

PRIA3 Interpretations (9/11/2013) [costs revised 7/17/15]

Registration Division (RD)

TABLE 1. REGISTRATION DIVISION-NEW ACTIVE INGREDIENTS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R010		Ingredient, Food use (2) (3)	An application that proposes a food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. The use requires the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All uses (food and non-food) included in any original application for a new active ingredient are covered by the base fee for the application in this category if submitted in the same package. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another	24	627,568

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			new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination <u>4</u> weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R020		Ingredient, Food use; reduced risk (2) (3)	An application that proposes a food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. The use requires the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All uses (food and non-food) included in any original application for a new active ingredient are covered by the base fee for the application in this category if submitted simultaneously. Examples of food uses include: use on foods,	18	627,568

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			for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3(c)(10) (B) (-iv), whether the requested use(s) qualify as "reduced risk" when compared to currently registered pesticides for the same use(s). The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to category R010, and the action will receive the R010 decision review timeframe. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject t		

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			review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application. The Agency will provide the applicant with a pre-decisional determination 4_weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R040	3	use; Experimental Use Permit application; establish temporary tolerance; submitted before application for	An Experimental Use Permit (EUP) application for food use(s) of an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. The application proposes a food use. The use requires the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All uses (food and non-food) included in any original application or petition for a new active ingredient are covered by the base fee for the application in this category if submitted simultaneously. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or	18	462,502

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		new active ingredient application that follows (3)	requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. The Agency will not accept a certification for crop destruct once the review clock has started. A change to a crop destruct application would require the applicant to withdraw their application and start the process application again. 45% of this category's fee will be credited against the new active ingredient's application fee whose submission follows that of this EUP application. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R060		Ingredient, Non- food use; outdoor	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories. Outdoor use means any use that is not indoor as described in the indoor category. All non-food uses included in the	21	436,004

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			application are covered by the base fee for the application in this category if submitted simultaneously. Non-food outdoor uses could include, for example, treatment of ornamentals in a shade house or turf uses.		
			All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination <u>4</u> weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to		

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			all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R070		Ingredient, Non- food use; outdoor; reduced risk (2) (3)	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories. Outdoor use means any use that is not indoor as described in the indoor category. All non-food uses included in the application are covered by the base fee for the application in this category if submitted simultaneously. Non-food outdoor uses could include, for example, treatment of ornamentals in a shade house or turf uses. A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3(c)(10) (B) (-iv), whether the requested use(s) qualify as "reduced risk" when compared to currently registered pesticides for the same use(s). The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to the category R060 and the action will receive R060 decision review timeframe. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.	16	436,004

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			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label cha		

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R090		Ingredient, Non- food use; outdoor; Experimental Use Permit application; submitted before application for registration; credit 45% of fee toward new active ingredient application that follows (3)	An Experimental Use Permit (EUP) application for non-food use(s) of an active ingredient that is not contained as an active ingredient in any currently U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories. Outdoor use means any use that is not indoor as described in the indoor category. All non-food uses included in the application are covered by the base fee for the application in this category if submitted simultaneously. Non-food outdoor uses could include, for example, treatment of ornamentals in a shade house or turf uses. 45% of this category's fee will be credited against the new active ingredient's application fee whose submission follows that of this EUP application. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.	16	323,690
R110		Ingredient, Non- food use; indoor (2) (3)	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories. Indoor means that the proposed use is for use inside of manmade structures. All indoor non-food uses included in the	20	242,495

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			application are covered by the base fee for the application in this category if submitted simultaneously. Some examples of indoor uses are termiticide structural protection, and indoor residential treatments (i.e. cockroach treatments). Treatment of ornamentals in a shade house is classified as outdoor uses and is not covered in this category.		
			All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination <u>4</u> weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the		

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			specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R120	8	Ingredient, Non- food use; indoor reduced risk (2) (3)	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories. Indoor means that the proposed use is for use inside of manmade structures. All indoor non-food uses included in the application are covered by the base fee for the application in this category if submitted simultaneously. Some examples of indoor uses are termiticide structural protection and indoor residential treatments (i.e. cockroach treatments). Treatment of ornamentals in a shade house is classified as outdoor uses and is not covered in this category.	14	242,495
			A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3(c)(10)(B) (-iv), whether the requested use(s) qualify as "reduced risk" when compared to currently registered pesticides for the same use(s). The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to the		

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			category R110 and the action will receive the R110 decision review timeframe.		
			All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request		

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			up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R121		food use; indoor; Experimental Use Permit application; submitted before application for registration; credit 45% of fee toward new active ingredient application that follows (3)	An Experimental Use Permit (EUP) application for non-food use(s) of an active ingredient that is not contained as an active ingredient in any currently U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories. Indoor means that the proposed use is for use inside of manmade structures. All indoor non-food uses included in the application are covered by the base fee for the application in this category if submitted simultaneously. Some examples of indoor uses are termiticide structural protection, and indoor residential treatments (i.e. cockroach treatments). Treatment of ornamentals in a shade house is classified as an outdoor use and is not covered in this category. 45% of this category's fee will be credited against the new active ingredient's application fee whose submission follows that of this EUP application. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At this time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to	18	182,327

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			review; or (c) withdraw the application without prejudice.		
R122	10	isomer(s) of registered mixed-isomer active ingredient (2) (3)	An application that proposes using an enriched isomer of an active ingredient, where such enriched isomer is not currently contained as an active ingredient in any U.S. registered pesticide product. This category consists of active ingredients that are a variation on the molecular structure or composition of a registered product and which will cite at least some of the generic data conducted with a registered product. If a food use is included in this new active ingredient package, the use may require the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. If a tolerance or exemption from the requirement of a tolerance is required, the application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application. All uses (food and non-food) included in the original application or petition for each new active ingredient are covered by the base fee for the application in this category if submitted in this package. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.	18	317,128

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			neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R123		Ingredient, Seed treatment only; includes agricultural and non-agricultural seeds; residues not expected in raw agricultural commodities (2) (3)	An application for seed treatment only that proposes a use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product that is not expected to result in residues in raw agricultural commodities. All uses included in the original application for each new active ingredient are covered by the base fee for the application in this category if submitted in this package. In order for a food crop seed treatment to be considered in this category, data from a radiotracer study must be available showing no uptake of residues (radioactivity) from treated seed into the aerial portion of the growing crop. Guidance is available at (http://www.epa.gov/ocspp/pubs/frs/publications/Test_Guidelines/series860.htm). If residues occur in the aerial portion of the plant, or if there is no data available to make this determination, seed treatments are considered to be food uses requiring tolerances and fall into a different category.	18	471,861

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			All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination <u>4</u> weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			2 business days to review; or (c) withdraw the application without prejudice.		
R125		treatment; Experimental Use Permit application, submitted before application for registration; credit 45% of fee toward new active ingredient application that follows (3)	An Experimental Use Permit (EUP) application for seed treatment only that proposes a use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product that is not expected to result in residues in raw agricultural commodities. All uses included in the original application for a new active ingredient are covered by the base fee for the application in this category. In order for a food crop seed treatment to be considered in this category, data from a radiotracer study must be available showing no uptake of residues (radioactivity) from treated seed into the aerial portion of the growing crop. Guidance is available at (http://www.epa.gov/ocspp/pubs/frs/publications/Test_Guidelines/series860.htm). If residues occur in the aerial portion of the plant, or if there is no data available to make this determination, seed treatments are considered to be food uses requiring tolerances and fall into a different category. 45% of this category's fee will be credited against the new active ingredient's application fee whose submission follows that of this EUP application. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4_weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label tha	16	323,690

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	Registration Service Fee
			review; or (c) withdraw the application without prejudice.		

TABLE 2. REGISTRATION DIVISION-NEW USES

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R130		Indoor; Food/Food Handling (2) (3)	An application that proposes the first indoor food use. First food use includes a proposed use of any U. S. registered active ingredient for which there is no registered "food use". The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). Indoor means that the proposed use is for use inside of manmade structures. All indoor food uses included in any original application or petition for the first food use are covered by the base fee for the application in this category if submitted within the original application. Some examples of indoor food uses include use in a food handling and/or processing establishment, use on food crops in a greenhouse, aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish, use in home gardens, and uses involving livestock, such as livestock housing, and livestock dips. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert	21	191,444

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			ingredient approval that is submitted within this first food use application package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the first food use decision review time.		
			Until the first food use is approved, any subsequent application for another new use(s) containing the same active ingredient will be charged a first food use service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application.		
			The Agency will provide the applicant with a pre-decisional determination <u>4</u> weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested first food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R140		use; Indoor, Food/Food Handling (3) (4)	An application that proposes an additional indoor food use. This category includes a proposed indoor food use of any U. S. registered active ingredient for which there currently is a registered food use. The use requires the establishment of the exemption from the requirement of a tolerance under section 408 of the FFDCA. If residues are reasonably foreseeable or likely to occur in food or feed or around food, the application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). Increases in exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Indoor means that the proposed use is for use inside of manmade structures. Some examples of indoor food uses include: use in a food handling and/or processing establishment and use on food crops in a greenhouse. The fee applies to each additional food use requested (i.e. the fee for this category is multiplied by 4 if 4 uses are proposed). If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional food use	15	44,672
			registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product and/or new inert approval submitted in this package, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same		
			new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			use, and the longest decision review time applies to all of the new uses requested in the application.		
R150		(3)	An application that proposes the first food use. First food use includes a proposed use for any U. S. registered active ingredient for which there is no registered food use. The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All uses included in any original application or petition for the first food use are covered by the base fee for the application in this category if submitted within the original application. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the first food use decision review time.	21	264,253

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			Until the first food use is approved, any subsequent application for another new use(s) containing the same active ingredient will be charged a first food use service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration		
			The Agency will provide the applicant with a pre-decisional determination <u>4</u> weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested first food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R160		First Food Use; Reduced Risk (2) (3)	An application that proposes the first food use. First food use includes a proposed use for any U. S. registered active ingredient for which there is no registered food use. The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application	16	264,253

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All food uses included in any original application or petition for the first food use are covered by the base fee for the application in this category if submitted within the original application. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3(10) (B) (-iv), whether the requested use(s) qualify as "reduced risk" when compared to currently registered pesticides for the same use(s). The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to the category R150 and the action will receive the R150 decision review timeframe.		
			Agency, or a new inert is submitted within the package for the applicable uses.		

		(Months)	Service Fee (\$)
	A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the first food use decision review time.		
	Until the first food use is approved, any subsequent application for another new use(s) containing the same active ingredient will be charged a first food use service fee and decision review timeframe.		
	If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application.		
	The Agency will provide the applicant with a pre-decisional determination <u>4</u> weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested first food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all		
		first food use decision review time. Until the first food use is approved, any subsequent application for another new use(s) containing the same active ingredient will be charged a first food use service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested first food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to	first food use decision review time. Until the first food use is approved, any subsequent application for another new use(s) containing the same active ingredient will be charged a first food use service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested first food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			review; or (c) withdraw the application without prejudice.		
R170		Additional Food Use (3) (4)	An application that proposes an additional food use. Additional food use includes a proposed food use for any U. S. registered active ingredient for which there currently is an approved food use. The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. The fee applies to each additional food use requested up to 5 uses (i.e. the fee for this category is multiplied by 4 if 4 uses are proposed). If six or more additional food uses are requested in the application, fee category R190 applies. If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup is requested, the fee is based on the number of representative crops have been registered, then requesting the crop group will count as one additional use. Some unusual examples of outdoor uses are livestock uses, (i.e. ear tags), livestock dips, and feed through treatments of livestock. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	15	66,124
			the PRIA decision review time due date which specifies any label changes that have to be		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			made in order to grant the requested additional food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			use application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
R175		uses covered within a crop group resulting from the conversion of existing approved crop group(s) to one or more revised crop groups (3) (4)	An application that proposes conversion of one or more crop groups (or subgroups) for a currently registered active ingredient resulting from a published federal register definition for a revised crop group (or subgroup). The application may reflect the conversion of multiple crop group revisions under the base fee for this category. A request to add uses through the establishment of a crop group or subgroup tolerance where a crop group or subgroup tolerance does not already exist does not fall into this category. The appropriate category will be one of the food use categories (see R170 interpretation). A request to add uses associated with a crop group or subgroup update but before that new crop group definition has been formally established in the Federal Register does not fall into this category. The application will not contain new data for review in this category. If conversion of a crop group or subgroup requires submission of new data, the action does not belong in this category.	10	66,124
			requirement of a tolerance under Section 408 of the FFDCA as well as a new or amended product label which incorporates the new crop group or subgroup term. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application.		
R180	19	Additional Food Use; Reduced	An application that proposes an additional food use. Additional food use includes a	10	66,124

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		Risk (3) (4)	proposed food use for any U. S. registered active ingredient for which there currently is a registered food use. The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. If residues are reasonably foreseeable or likely to occur in food or feed or around food, the application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. The fee applies to each additional food use requested up to 5 uses (i.e. the fee for this category is multiplied by 4 if 4 uses are proposed). If six or more additional food uses are requested in the application, fee category R200 applies. If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use. Some unusual examples of outdoor uses are livestock uses, (i.e. ear tags), livestock dips, and feed through treatments of livestock. A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3 (c)(10) (B)		
			reduced risk decision timeframes. The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to the category R170, and the action will receive the R170 decision review timeframe. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each		
			application for a new product and/or new inert approval submitted in this package, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food		
			(outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
R190		Additional Food Uses, 6 or more submitted in one application (3) (4)	An application that proposes additional food uses. Additional food use includes a proposed food use for any U. S. registered active ingredient for which there currently is a registered food use. The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving	15	396,742

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			livestock, such as livestock housing, livestock dips, and livestock ear tags. The application must propose at least (6) specific additional food or feed crops or 6 or more additional representative commodities for crop subgroups or crop groups. If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional food use registrations. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however,		
			is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be		

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			covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new uses application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the		
R200		application,	Iongest decision review time applies to all of the new uses requested in the application. An application that proposes additional food uses. Additional food use includes a proposed food use for any U. S. registered active ingredient for which there currently is a registered food use. The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Examples of	10	396,742
			food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. The application		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			must propose at least (6) specific additional food or feed crops or 6 or more additional representative commodities for crop subgroups or crop groups. If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use. A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3(c)(10) (B) (-iv), whether the requested use(s) qualify as "reduced risk" when compared to currently registered pesticides for the same use(s). In the event that any uses do not qualify as reduced risk, the application will not receive the reduced risk decision timeframes. The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to the category R190 and the action will receive the R190 timeframe. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional food use registrations. If the label issues cannot be resolved prior		
			time extension has not been agreed upon, then the Agency will issue to the applicant its		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new uses application.		
R210	22	Additional food use; Experimental	An Experimental Use Permit (EUP) application for a new food use(s) that includes a	12	48,986

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		application; establish temporary tolerance; no credit toward new use registration (3) (4)	proposed additional food use for any U. S. registered active ingredient that is currently not registered for the proposed use. The use requires the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application (s). Increases in exposure such as a dosage rate increase or different method of application that will result in a temporary tolerance increase belong to this category. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. The Agency will not accept a certification for crop destruct once the review clock has started (the "clock" or decision review timeframe starts 21 days after the Agency receives the application and the required fees or approves a fee waiver or fee exemption). A change to a crop destruct application would require the applicant to withdraw their application and start the process application again. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the experimental use permit application.		
R220		use; Experimental Use Permit application; Crop Destruct Basis; no credit toward new use registration (3) (4)	An Experimental Use Permit (EUP) application for a new food use(s) includes a proposed food for any U. S. registered active ingredient that is currently not registered for the proposed use. Food/feed commodities covered by the pending application(s) must have a certification that all food/feed treated under the EUP will be destroyed or fed to experimental animals for testing purposes only. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its	6	19,838

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the experimental use permit application.		
R230		Non-food; Outdoor (3) (4)	An application that proposes a new non-food use. A non-food use includes a proposed use that is not a food use as described in the food use categories. A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Outdoor use means any use that is not indoor as described in the indoor category. Non-food outdoor uses could include treatment of ornamentals in a shade house, termiticide use around the perimeter of a house and turf uses. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time	15	26,427

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency		
			screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food		

	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			(outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
R240		Non-food, Outdoor, Reduced Risk (3) (4)	An application that proposes a new non-food use. A non-food use includes a proposed use that is not a food use as described in the food use categories. A different pattern in a non-food outdoor use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application that belongs in this category. Outdoor use means any use that is not indoor as described in the indoor category. Examples of non-food outdoor uses are treatment of ornamentals in a shade house, termiticide use around the perimeter of a house, and turf uses. A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3(c)(10) (B) (-iv), whether the requested use(s) qualify as "reduced risk" when compared to currently registered pesticides for the same use(s). In the event that any uses do not qualify as reduced risk, the application will not receive the reduced risk decision timeframes. The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to the non-reduced risk category and the action will receive the longer timeframes (e.g. from an R240 New Use, Non- Food Use, "reduced risk" to	10	26,427

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			an R230 New Use, Non-Food Use).		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the		
			same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amondments to registered product labels in the application package)		
			product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested per required by the Agency, after completion of the technical		
			neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
R250		Non-food; Outdoor; Experimental Use Permit Application; no credit toward new	An Experimental Use Permit (EUP) application that proposes a new non-food use for any U.S. registered active ingredient that is currently not registered for the proposed use. A non-food use includes a proposed use that is not a food use as described in the food use categories. A different pattern in a non-food outdoor use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application that belongs in this category. Outdoor use means any use that is not indoor as described in the indoor category. Fees will not cover any subsequent application for registration of the new use. Non-food outdoor uses could include treatment of ornamentals in a shade house, and turf uses.	6	19,838
			All of the inerts used in the product must be either approved or pending with the Agency for		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			the applicable uses.		
			An Experimental Use Permit (EUP) application that proposes a new non-food use for any U.S. registered active ingredient that is currently not registered for the proposed use. A non-food use includes a proposed use that is not a food use as described in the food use categories. A different pattern in a non-food outdoor use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application that belongs in this category. Outdoor use means any use that is not indoor as described in the indoor category. Fees will not cover any subsequent application for registration of the new use. Non-food outdoor uses could include treatment of ornamentals in a shade house, and turf uses. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			If the applicant on his own initiative submits any additional information that was neither		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the experimental use permit application.		
R251	27	Permit application which requires no changes to the tolerance(s); noncrop destruct basis (3)	An Experimental Use Permit (EUP) application for food use which requires no changes to the existing tolerance(s) and the crop is not destroyed. Any U.S. registered active ingredient that currently has approved tolerance(s) for the proposed use. Due to the extended registration process in certain states, this category provides the ability to conduct an EUP without the need for crop destruct or for establishing temporary tolerance(s) while the state registration is under review. This category would allow the conduct of research in States for a new application method on a crop for which tolerance(s) were already federally approved. For example, in order to get a California (CA) EUP, CA requires a Federal EUP to do testing. Testing may be required by CA for an aerial application when only the ground application method is approved in the state. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be approved for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency	8	19,838

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R260	28	food, Indoor (3) (4)	An application that proposes a new non-food use. A non-food use includes a proposed use that is not a food use as described in the food use categories. A different pattern in a non-food indoor use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application that belongs in this category. The proposed use is for use inside of manmade structures and is not a food use. Some examples of indoor uses are termiticides and indoor residential treatments (i.e. cockroach treatments). Treatment of ornamentals in a shade house is classified as outdoor uses and is not covered in this category. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	12	12,764
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested non-food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a)		

No.	CR No.	Action	Interpretation	Review Time (Months)	Registration Service Fee (\$)
			agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R270		food, Indoor, Reduced Risk (3) (4)	An application that proposes a new non-food use. A non-food use includes a proposed use that is not a food use as described in the food use categories. A different pattern in a non-food indoor use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application that belongs in this category. The proposed use is for use inside of manmade structures and is not a food use. Some examples of indoor uses are termiticides and indoor residential treatments (i.e. cockroach treatments). Treatment of ornamentals in a shade house is classified as outdoor uses and is not covered in this category.	9	12,764
			A "reduced risk" (http://www.epa.gov/opprd001/workplan/reducedrisk.html) submission must accompany the application for registration. The Agency's Reduced Risk Committee will evaluate the submission and make the determination, based on criteria and guidance listed in PR Notice 97-3 and in FIFRA 3 (c (10) (B) (-iv), whether the requested use(s) qualify as "reduced risk" when compared to currently registered pesticides for the same use(s). In the event that any uses do not qualify as reduced risk, the application will not receive the reduced risk decision timeframes. The reduced risk status of any use of a chemical is an initial assessment. Should information warrant, or should the Agency determine at any time that the data base for the chemical is unacceptable or upon a more thorough review found to be insufficient to demonstrate that the use/application is reduced risk, the Agency may reject reduced risk status. In the event that any uses do not qualify as "reduced risk" by decision of the Reduced Risk Committee, the application will not receive the reduced risk decision timeframes. The fee category will be changed to the non-reduced risk category and the action will receive the longer timeframes (e.g. from an R270 New Use, Non-Food Use "reduced risk" to an R260 New Use, Non-Food Use).		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			the PRIA decision review time due date which specifies any label changes that have to be		
			made in order to grant the requested non-food use registration. If the label issues cannot be		
			resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its		
			regulatory decision with the specific label changes and supporting documentation on or just		
			before the PRIA decision review time due date. At that time the applicant must either (a)		
			agree to all of the label changes and submit a revised label that incorporates all of these		
			label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates		
			all of the agreed upon label changes, which the Agency has 2 business days to review; or		
			(c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the		
			base fee for this category as long as they are all submitted in the same package. Each		
			application for a new product submitted in this package and/or new inert approval, however,		
			is subject to its own registration service fee. The only exception would be if the new use(s)		
			were to be added only to a new product (no amendments to registered product labels in the		
			application package) in which case the review of the one new product application would be		
			covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new		
			use(s), that is submitted subsequent to the submission of the new use application but prior		
			to its decision review time expiration date, will be deemed a separate new use application		
			subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither		
			requested nor required by the Agency, after completion of the technical deficiency		
			screening, and which does not itself constitute a covered registration application, the		
			applicant will be charged an additional 25% of the full registration service fee for the new		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			use application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the		
			longest decision review time applies to all of the new uses requested in the application.		
R271	30	food; indoor; Experimental Use Permit application; no credit toward new use registration (3) (4)	An Experimental Use Permit (EUP) application for a new non-food use(s) includes a proposed non-food use for any U. S. registered active ingredient that is currently not registered for the proposed use. A non-food use includes a proposed use that is not a food use as described in the food use categories. Increases in exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The proposed use is for use inside of manmade structures and is not a food use. Some examples of indoor uses are termiticide structural protection and indoor residential treatments (i.e. cockroach treatments). Treatment of ornamentals in a shade house is classified as outdoor uses and is not covered in this category. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	6	9,725
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the experimental use permit application.		
R273		seed treatment; limited uptake into Raw Agricultural Commodities; includes crops with established tolerances (e.g., for soil or foliar application); includes food and/or non-food uses (3) (4)	An application that proposes an additional seed treatment use only for any U.S. registered active ingredient for food use or non-food use seed treatment that is not expected to result in residues above already set tolerance levels in raw agricultural commodities. In order for a seed treatment to be considered in this category when proposed for seed treatment use on a food crop, data from a radiotracer study must be available showing limited uptake of residues (radioactivity) from treated seed into the aerial portion of the growing crop. Guidance is available at (http://www.epa.gov/ocspp/pubs/frs/publications/Test_Guidelines/series860.htm) If residues occur in the aerial portion of the plant that require the establishment of a new tolerance or modification of an existing tolerance, or if there is no data available to make this determination, the seed treatment falls into a different category. Examples of food uses are corn, soybean, and wheat. If a seed treatment use is proposed on ornamental seed or other non-food use seed treatments, then the application would be in this category because it is known, without consideration of any data, that a tolerance is not required. The fee applies to each seed treatment use requested up to 5 uses (i.e. the fee for this category is multiplied by 4 if 4 seed uses are proposed). If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then	12	50,445

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			requesting the crop group will count as one additional use. If a numerical tolerance needs		
			to be established, the application does not belong in this category. If six or more seed		
			treatment uses are being proposed, this is not the correct category (see R274).		
			All of the inerts used in the product must be approved for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to		
			the PRIA decision review time due date which specifies any label changes that have to be		
			made in order to grant the requested additional use registration. If the label issues cannot be		
			resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its		
			regulatory decision with the specific label changes and supporting documentation on or just		
			before the PRIA decision review time due date. At that time the applicant must either (a)		
			agree to all of the label changes and submit a revised label that incorporates all of these		
			label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates		
			all of the agreed upon label changes, which the Agency has 2 business days to review; or		
			(c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the		
			base fee for this category as long as they are all submitted in the same package. Each		
			application for a new product submitted in this package and/or new inert approval, however,		
			is subject to its own registration service fee. The only exception would be if the new use(s)		
			were to be added only to a new product (no amendments to registered product labels in the		
			application package) in which case the review of the one new product application would be		
			covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new		
			use(s), that is submitted subsequent to the submission of the new use application but prior		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
R274		seed treatment only; 6 or more submitted in one application; limited uptake into Raw Agricultural Commodities; includes crops with established tolerances (e.g., for soil or foliar application); includes food	An application that proposes additional seed treatment uses only for any U.S. registered active ingredient that is not expected to result in residues above already set tolerance levels. The application must propose at least (6) specific seed treatment uses or 6 or more representative seeds for crop subgroups or crop groups. In order for a seed treatment to be considered in this category, data from a radiotracer study must be available showing limited uptake of residues (radioactivity) from treated seed into the aerial portion of the growing crop. Guidance is available at http://www.epa.gov/ocspp/pubs/frs/publications/Test_Guidelines/series860.htm). If residues occur in the aerial portion of the plant that require the establishment of a new tolerance or modification of an existing tolerance, or if there is no data available to make this determination, the seed treatments fall into a different category. Examples of food uses are corn, soybean, and wheat. If a seed treatment use is proposed on ornamental seed or other non-food use seed treatment uses, then the application would be in this category because it is known, without consideration of any data, that a tolerance is not required. If	12	302,663

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		uses (3) (4)	a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use. If a numerical tolerance needs to be established, the application does not belong in this category.		
			All of the inerts used in the product must be approved for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional use registrations. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new uses application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		

TABLE 3. REGISTRATION DIVISION-IMPORT AND OTHER TOLERANCES

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R280	33	Establish Import	A petition for an active ingredient that is not currently contained as an active ingredient in	21	319,072
		tolerance; new	any U.S. registered pesticide product or a petition for the first food use. The petition		
		active ingredient	proposes the establishment of, or the exemption from the requirement of a tolerance under		
		or first food use (2)	section 408 of the FFDCA. The food or feed commodities are imported into the U.S. The		
		[This footnote	applicant is not seeking a domestic registration for the new active ingredient and no		
		modified for an	tolerances exist in the U.S. for the active ingredient. For the first food use, there is a		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		import tolerance]	currently U.S. registered non-food use product and the applicant is not seeking a domestic registration for the proposed food use. All food tolerances included in the original petition for a new active ingredient or a first food use are covered by the base fee for that application in this category if submitted simultaneously. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. Each application for a new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new inert ingredient approval. All such associated applications that are submitted together will be subject to the		
			new active ingredient decision review time. Until the import tolerance(s) for an unregistered active ingredient or a registered non-food active ingredient is approved, any subsequent application for an additional import tolerance will be charged the R280 service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the import tolerance application.		
R290	34	tolerance; Additional new	A petition application that proposes the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA for an active ingredient that has a currently approved U.S. food tolerance. The food or feed commodities are imported into the US. If a crop group or subgroup is requested, the fee is based on the number of	15	63,816

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been established, then requesting the crop group will count as one additional use. The applicant is not seeking a domestic registration for the additional food use. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags.		
R291	35	tolerances; additional food uses; 6 or more crops submitted in one petition	A petition application that proposes the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA for an active ingredient that has a currently approved U.S. food tolerance. The food or feed commodities will be imported into the US. The applicant is not seeking a domestic registration for the additional food use. The petition must propose at least (6) specific food or feed crops or 6 or more representative commodities for crop subgroups or crop groups. If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been established, then requesting the crop group will count as one additional use.	15	382,886
R292	36	established tolerance (e.g., decrease or increase); domestic or import; applicant- initiated	A petition to amend an existing tolerance on domestic or imported crops and for which there is not a related label amendment request necessitating the proposed tolerance amendment. This may be a request to increase or decrease an existing tolerance currently established under section 408 of the FFDCA. The fee for this category applies to each additional food use to which the requested tolerance amendments apply, up to 5 uses (i.e. the fee for this category is multiplied by 4 if 4 uses are proposed). If tolerance amendments are being requested for six or more uses, the fee category R297 applies. This category is applicable when a tolerance amendment is being requested but no related label amendment is necessary or being requested. Examples of situations to which this category might apply	11	45,341

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			include but are not limited to requests to amend an existing tolerance (decrease level), requests to increase an existing tolerance to reflect residue data demonstrating higher observed residues than the existing tolerance, or requests to move an existing tolerance from one paragraph to another within the citation in 40 CFR Part 180. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags.		
R293	37	Establish tolerance(s) for inadvertent residues in one crop; applicant- initiated	A petition that proposes to establish tolerances for each non-target crop resulting in inadvertent residues. The active ingredient is currently contained in a pesticide product registered in the U.S. The fee to establish tolerances for each crop will be multiplied by the number of crops in the petition (i.e. 5 crops, the fee will be multiplied 5 times the fee for this category). If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use.	12	53,483
R294		tolerances for inadvertent residues; 6 or more crops	A petition that proposes to establish tolerances for 6 or more non-target crops resulting in inadvertent residues. The active ingredient is currently contained in a pesticide product registered in the U.S. If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use.	12	320,894
R295	39	Establish	A petition that proposes to establish tolerances for each crop that is rotated and results in	15	66,124

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		response to a specific rotational crop application; applicant-initiated	rotational crop residues. The active ingredient is currently contained in a pesticide product registered in the U.S. The fee to establish tolerances for each crop will be multiplied by the number of crops in the petition (i.e. 5 crops, the fee will be multiplied 5 times the fee for this category). If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use. The establishment of rotational crop tolerances usually also involves label amendments which specify the necessary plant-back restrictions. Under PRIA 3 this category only covers the establishment of the rotational crop tolerance. The corresponding label amendment should be submitted in the same package as a separate application for a R350 label amendment.		
R296		rotational crops in response to a specific rotational crop petition; 6 or more crops submitted in one	A petition that proposes to establish tolerances for 6 or more crops that are rotated and results in rotational crop residues. The active ingredient is currently contained in a pesticide product registered in the U.S. If a crop group or subgroup is requested, the fee is based on the number of representative crops in that group or subgroup that are not currently registered. If all of the representative crops have been registered, then requesting the crop group will count as one additional use. The establishment of rotational crop tolerances usually also involves label amendments which specify the necessary plant-back restrictions. Under PRIA 3 this category only covers the establishment of the rotational crop tolerance. The corresponding label amendment should be submitted in the same package as a separate application for a R350 label amendment.	15	396,742
R297			A petition to amend six or more existing tolerances on domestic or imported crops and for which there is not a related label amendment request necessitating the proposed tolerance amendments. This may be a request to increase or decrease existing tolerances currently established under section 408 of the FFDCA. This category is applicable when tolerance	11	272,037

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		petition; domestic or import; applicant initiated	amendments are being requested but no related label amendment is necessary or being requested. Examples of situations to which this category might apply include but are not limited to requests to amend 6 or more existing tolerances to harmonize with international MRLs, requests to increase 6 or more existing tolerances to reflect residue data demonstrating higher observed residues than the existing tolerances, or requests to move 6 or more existing tolerances from one paragraph to another within the citation in 40 CFR Part 180. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags.		
R298		established tolerance (e.g., decrease or increase); domestic or import; submission of amended labels (requiring science review) in addition to those associated with the amended tolerance; applicant-initiated	An application and/or a petition request to amend an existing tolerance on domestic or imported crops in which an associated label amendment is also submitted. This may be a request to increase or decrease an existing tolerance(s) currently established under section 408 of the FFDCA. The fee for this category applies to tolerance amendments for each food use requested up to 5 uses (i.e. the fee for this category is multiplied by 4 if tolerance amendments for 4 uses are proposed) to which the label amendments apply. If tolerance and label amendments are being requested for six or more uses, the fee category R299 applies. This category (R298) applies to requests to a change in the labeled use pattern in a way which results in the need for the tolerance to be amended; often residue data supporting the tolerance amendment is included in the request. Examples of label changes that can require changes in tolerances include but are not limited to: changes in application rates, application frequency, application timing, application method or a change in PHIs); Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on	13	58,565

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in this product must be either approved or pending with the Agency for		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested tolerance amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R299		established tolerances (e.g., decrease or increase); domestic or import; submission	An application and/or a petition request to amend six or more existing tolerances on domestic or imported crops in which an associated label amendment is also submitted. This may be a request to increase or decrease existing tolerances currently established under section 408 of the FFDCA. This category applies to requests to a change to the labeled use pattern in a way which results in the need for existing tolerances to be amended; often residue data supporting the tolerance amendments is included in the request Examples of label changes that can require changes in tolerances include but are not limited to: changes in application rates, application frequency, application timing, application method or a	13	285,261

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		review) in addition to those associated with the amended tolerance; applicant-initiated (3)	change in PHIs). Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in this product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested tolerance amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		

TABLE 4. REGISTRATION DIVISION-NEW PRODUCTS

R300 44 New product; or similar combination product (already registered) to an identical or substantially similar in composition and use to a registered product; registered product (already ingredients in the proposed product. To fit this category, all applications require the following: 4 A data matrix is required with the application. 5 Product chemistry data (Group A and B) (2 pp, 105K, About PDFs) unless the product is identical (e.g. 100% repackaged product) and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 38-1 (9 pp. 22.3 MB, About PDFs). 6 A data matrix is required with the application. 6 Product chemistry data (Group A and B) (2 pp, 105K, About PDFs) unless the product is identical (e.g. 100% repackaged product) and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 38-1 (9 pp. 22.3 MB, About PDFs). 6 A data matrix is required with the application. 7 Product chemistry data (Group A and B) (2 pp, 105K, About PDFs) unless the product is identical (e.g. 100% repackaged product) and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 38-1 (9 pp. 22.3 MB, About PDFs). 7 A data matrix is required with the application. 8 Product chemistry data (Group A and B) (2 pp, 105K, About PDFs) unless the product is identical (e.g. 100% repackaged product) and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 38-1 (19 pp. 20.5 MB, About PDFs). 9 All inert ingredients must already be approved for the application with the application with the application is not in this category in the application of this category is excepted by using: 1) cite-all method or 2) selective data citation where the application is not in this category if efficacy, acute toxicity, compan	PA CR	Decision FY'16/17 Review Registration Service Fee (Months)
specific authorization letter from data owner. Category also includes 100% re- product chemistry does not belong in this fee category. Companion animal end use products must be 100% compositionally identical to a currently registered product to be considered in this category Substantially similar: Product must have the same active ingredient, in substantially the	300 44	4 1,582

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		package of	same proportion, same chemical composition (solid, liquid, granular), and substantially		
		registered end use	similar inert ingredients as the already registered product. In addition, substantially similar		
		or manufacturing-	means that the proposed product bears the same use patterns. Adding use patterns or		
		use product that	changing existing use patterns (other than deleting them) would exclude the proposed		
		requires no data	product from treatment as a substantially similar product. Deleting use patterns is		
		submission nor	acceptable.		
		data matrix (2) (3)			
			Identical: Same composition and use patterns as a currently registered end use product.		
			Manufacturing Use Product: A 100% re-package of a manufacturing use product that		
			requires no data submission or data matrix is covered by this category.		
			Applications for new end use products that are submitted using an unregistered source of an		
			existing active ingredient will be recoded to either category R333 or R334. All active		
			ingredients derived from a manufacturing source which does not hold an active EPA		
			registration number are considered unregistered. Even if the Agency may have reviewed the		
			product chemistry data previously for that unregistered source of the active ingredient for		
			another end use product, the active ingredient is considered unregistered.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to		
			the PRIA decision review time due date which specifies any label changes that have to be		
			made in order to grant the requested new product registration. If the label issues cannot be		
			resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its		
			regulatory decision with the specific label changes and supporting documentation on or just		
			before the PRIA decision review time due date. At that time the applicant must either (a)		
			agree to all of the label changes and submit a revised label that incorporates all of these		
			label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R301	45	similar combination product (already registered) to an identical or substantially similar in composition and use to a registered product; registered product; registered source of active ingredient; selective data citation only for data on product chemistry and/or acute toxicity and/or public health pest efficacy, where applicant does not own all required data and does not have a specific	 All inert ingredients must already be approved for the applicable uses in the 	4	1,897

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		authorization letter	this category.		
		from data owner			
		(2) (3)	An application proposed as a 100% re-packaged product does not fall within this category (see <u>category R300</u>).		
			Substantially similar: Product must have the same active ingredient, in substantially the same proportion, same chemical composition (solid, liquid, granular), and substantially similar inert ingredients as the already registered product. In addition, substantially similar		
			means that the proposed product bears the same use patterns. Adding use patterns or		
			changing existing use patterns (other than deleting them) would exclude the proposed		
			product from treatment as a substantially similar product. Deleting use patterns is acceptable.		
			Identical: Same composition and use patterns as a currently registered end-use product.		
			Applications for new end use products that are submitted using an unregistered source of an		
			existing active ingredient will be recoded to either category R333 or R334. All active		
			ingredients derived from a manufacturing source which does not hold an active EPA		
			registration number are considered unregistered. Even if the Agency may have reviewed the		
			product chemistry data previously for that unregistered source of the active ingredient for another end use product, the active ingredient is considered unregistered.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to		
			the PRIA decision review time due date which specifies any label changes that have to be		
			made in order to grant the requested new product registration. If the label issues cannot be		
			resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its		
			regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a)		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R310		manufacturing-use product with registered source(s) of active ingredient(s); includes products containing two or more registered active ingredients previously combined in other registered products; requires review of data package within RD only; includes data and/or waivers of data for only: - product chemistry and/or - acute toxicity and/or	An application for registration of an end-use or manufacturing use pesticide product that is not substantially similar or identical in its uses and formulation to products that are currently registered. To fit this category all applications require the following: • A data matrix is required with the application. • Product chemistry data (Group A and B) (2 pp, 129K, About PDFs) and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1 (9 pp, 22.3 MB, About PDF). • All inert ingredients must already be approved or pending before the Agency for the applicable uses in the product. • Acute toxicity (2 pp, 129K, About PDFs), efficacy, public health pest efficacy, and/or child resistant packaging data requirements must be addressed by using: 1) the cite-all method, or 2) selective data citation which includes submitting required data. A rationale for a waiver or bridging of these data falls within this category. An application proposed as a 100% re-packaged product does not fall within this category (see category R300). An end use animal product does not fit in this category (see R315). If an applicant owns the generic data and therefore does not qualify for the formulator's exemption, the new product application belongs in this category. The application does not fall into this category if it contains a request to waive generic data or a request to review any generic data. Applications for new end use products that are submitted using an unregistered source of an existing active ingredient will be recoded to either category R333 or R334. All active	7	5,301

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			ingredients derived from a manufacturing source which does not hold an active EPA registration number are considered unregistered. Even if the Agency may have reviewed the product chemistry data previously for that unregistered source of the active ingredient for another end use product, the active ingredient is considered unregistered. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new end-use product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R314	47	product containing two or more registered active ingredients never before registered as this	An application for registration of a new end-use product that contains more than one registered conventional active ingredient. The active ingredients have never been registered as this combination before. The proposed label has the same uses as those found on the registered product labels for the single active ingredients. Each active ingredient must use a registered source of active ingredient. Any science review must be within RD only. All of the inerts used in the product must be approved or pending with the Agency for the applicable uses. To fit this category all applications require the following: • Certification with Respect to Citation of Data and a data matrix • Product chemistry data (Group A and B) and CSF. In some cases product chemistry data can be satisfied as outlined In PR Notice 98-1.	8	6,626

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		substantially similar to the labels of currently registered	 If applicable, acute toxicity, efficacy, and or child resistant packaging data requirements must be addressed by using; (1) the cite-all method; (2) selective data citation. A rationale for a waiver or bridging of these data can be submitted. 		
		products which separately contain the respective component active ingredients;	This category does not include applications that require a determination on whether data can be bridged or translated to other formulation types (for the individual active ingredients).		
		requires review of data package within RD only; includes data	Applications for new end use products that are submitted using an unregistered source of an existing active ingredient will be recoded to either category R333 or R334. All active ingredients derived from a manufacturing source which does not hold an active EPA registration number are considered unregistered. Even if the Agency may have reviewed the product chemistry data previously for that unregistered source of the active ingredient for another end use product, the active ingredient is considered unregistered.		
		ang/or	The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new end-use product registration. If the label issues		
		– public health pest efficacy and/or	cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just		
		packaging (2) (3)	before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R315	48	New end-use non- food animal	An application for registration of an end-use pesticide animal product that is not	9	8,820

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		submission of two or more target animal safety studies; includes	substantially similar or identical in its uses and formulation to a product currently registered. For example, spot-on and flea collars products are generally labeled animal specific, in that a product is labeled for dogs or cats, but not generally both, shampoos and sprays may be labeled for both species (dogs and cats). To fit this category all applications require the following: • A data matrix is required with the application. • Product chemistry data (Group A and B) and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1. If the source of the active ingredient in this application is not registered; the decision review time line will be the longest of the associated application (see timeline for - R333 or R334). • All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. In those cases where the product relies upon a pending inert clearance, the new companion animal studies must be conducted with the pending inert in the tested product in the same concentrations as is intended to be marketed and sold. • Acute toxicity, public health pest efficacy, child resistant packaging data, companion animal safety data and/or requirements must be addressed by using: 1) the citeall method, or 2) selective data citation which includes submitting required data. A rationale for a waiver or bridging of these data falls within this category. • Appropriate companion animal safety studies based upon the specific label claims in the proposed label. For example, if the proposed end use product label claim is to use the product on 12 week old kittens weighing ≥3 lbs and on breeding cats, then two companion animal studies are required: the first using kittens ≥ 12 weeks of age and weighing at least 3 lbs. and a second study on pregnant and nursing adult cats. Each of these studies must demonstrate an adequate margin of safety.		
			An application proposed as a 100% re-packaged product does not fall within this category (see category R300). If an applicant owns the generic data and therefore does not qualify for the formulator's exemption, the new product application belongs in this category. The application does not fall into this category if it contains a request to waive generic data or a request to review any generic data.		
			Applications for new end use products that are submitted using an unregistered source of an		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			existing active ingredient will be recoded to either category R333 or R334. All active ingredients derived from a manufacturing source which does not hold an active EPA registration number are considered unregistered. Even if the Agency may have reviewed the product chemistry data previously for that unregistered source of the active ingredient for another end use product, the active ingredient is considered unregistered. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new end-use product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R320	49	physical form; requires data	An application for registration of an end use product that is not substantially similar or identical in its uses or formulation to products that are currently registered and requires data review and/or risk evaluation in the science divisions. A change in the formulation type or timing of application for the registered physical form that would require residue chemistry data (http://www.epa.gov/ocspp/pubs/frs/publications/Test_Guidelines/series860.htm) environmental fate data -	12	13,226

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			(http://www.epa.gov/ocspp/pubs/frs/publications/Test_Guidelines/series835.htm) and/or		
			ecotoxicity, exposure data, etc., to support the change. For example this includes a change		
			in the formulation that would change the way a product is applied (i.e. spot-on treatments,		
			controlled release formulation), a change in the toxicity and/or exposure profile of the		
			product, a pre-mix product that is not currently registered that requires science review per		
			current guidelines, a change in the application rates or PHI, animal products with rate		
			depletion data, change in the formulation, e.g. going from a liquid to a solid, etc.		
			Applications for new end use products that are submitted using an unregistered source of an		
			existing active ingredient will be recoded to either category R333 or R334. All active		
			ingredients derived from a manufacturing source which does not hold an active EPA		
			registration number are considered unregistered. Even if the Agency may have reviewed the		
			product chemistry data previously for that unregistered source of the active ingredient for		
			another end use product, the active ingredient is considered unregistered.		
			All of the inerts used in the product must be either approved or pending with the Agency for		
			the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to		
			the PRIA decision review time due date which specifies any label changes that have to be		
			made in order to grant the requested new product registration. If the label issues cannot be		
			resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its		
			regulatory decision with the specific label changes and supporting documentation on or just		
			before the PRIA decision review time due date. At that time the applicant must either (a)		
			agree to all of the label changes and submit a revised label that incorporates all of these		
			label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates		
			all of the agreed upon label changes, which the Agency has 2 business days to review; or		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			(c) withdraw the application without prejudice.		
R331	50	repack of identical registered end-use product as a manufacturing-use product; same registered uses only (2) (3)	An application for registration of a manufacturing use pesticide product that is identical in its formulation and uses to end use products that are currently registered. To fit this category all applications require the following: • A formulator's Exemption statement • CSF • The applicant must identify the EPA-registered identical product for this category • The active ingredient listed on the CSF must be an EPA registered product in order to satisfy the data requirements for the active ingredient. If the use pattern for the proposed product differs from the currently registered product, then additional data are required and the application does not fall within this category (see applicable new use categories). Applications for new end use products that are submitted using an unregistered source of an existing active ingredient will be recoded to either category R333 or R334. All active ingredients derived from a manufacturing source which does not hold an active EPA registration number are considered unregistered. Even if the Agency may have reviewed the product chemistry data previously for that unregistered source of the active ingredient for another end use product, the active ingredient is considered unregistered. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a)	3	2,530

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R332	51	manufacturing-use product; registered active ingredient; unregistered source of active ingredient; submission of completely new generic data package; registered uses only; requires review in RD and science divisions (2) (3)	An application for registration of a manufacturing use pesticide product that is not substantially similar or identical in its formulation to products that are currently registered. New manufacturing use product is any product intended (labeled) for formulation or repackaging into an end use formulated pesticide product. This product does not contain directions for use of the product as distributed or sold, or after combination by the user with other substances. To fit this category all applications require the following: • A data matrix is required with the application. • Product chemistry data (Group A and B) and CSF. • Acute toxicity data must be addressed by submitting data or using: selective data citation. A rationale for a waiver or bridging of these data falls within this category. • The source of the active ingredient is unregistered • The proposed uses must already be on currently registered products. • The applicant must cite the similar product with the proposed uses. • The application contains generic data such as toxicity, environmental fate and/or eco-toxicity. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new manufacturing-use product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the	24	283,215

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R333		or end use product with unregistered source of active ingredient; requires science data review; new physical form; etc. Cite-all or selective data citation where	An application for registration of a new product (MUP or end use product). New manufacturing use product is any product intended (labeled) for formulation or repackaging into an end use formulated pesticide product. The active ingredient is not a new active ingredient, but either (1) one that claims to be substantially similar or identical to another active ingredient which is currently registered (as referenced by EPA registration number) and has the selective data citation used, or (2) an end use product which claims to be substantially similar or identical in its formulation to another end use product that is currently registered for which the selective data citation was used, but the active ingredient used in the formulation is derived from an unregistered source (i.e., does not have a EPA registration number). To fit this category all applications require the following: • A data matrix is required with the application. • Two sets of product specific product chemistry data and 2 CSF's are required: 1) product chemistry (Group A and B) on the unregistered source of the active ingredient and CSF. The applicant must identify to the Agency the toxicity of the impurities associated with the active ingredient; particularly impurities of toxicological significance (at any level). The impurity profile of the unregistered source of the active ingredient will be compared to the registered source and if new impurities of toxicological concern are found, then the application is routed to HED for review. If the data on the unregistered source was previously reviewed by the Agency, please cite the MRID and/or Reg number in the cover letter to the application and the date of Agency review; 2) Product chemistry data (Group A and B) for the end use product and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1.	10	19,838

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			 All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. Acute toxicity, public health pest efficacy, companion animal safety data and/or child resistant packaging data requirements must be addressed by using: 1) citeall, 2) selective data citation. A rationale for a waiver or bridging of these data falls within this category. Proposed label for the MUP and/or end use product 		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R334		or end use product with unregistered source of the active ingredient; requires science data review; new physical form; etc.	An application for registration of a new product (MUP or end use product). New manufacturing use product is any product intended (labeled) for formulation or repackaging into an end use formulated pesticide product. The active ingredient is not a new active ingredient, but either (1) one that claims to be substantially similar or identical to another active ingredient which is currently registered (as referenced by EPA registration number) and will use selective data citation, or (2) an end use product which claims to be substantially similar or identical in its formulation to another end use product that is currently registered for which the selective data citation was used, but the active ingredient used in the formulation is derived from an unregistered source (i.e., does not have a EPA	11	19,838

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		citation (2) (3)	registration number).		
			To fit this category all applications require the following:		
			 A data matrix is required with the application. Two sets of product specific product chemistry data and 2 CSF's are required: 1) product chemistry (Group A and B) on the unregistered source of the active ingredient and CSF. The applicant must identify to the Agency the toxicity of the impurities associated with the active ingredient; particularly impurities of toxicological significance (at any level). The impurity profile of the unregistered source of the active ingredient will be compared to registered source. The impurity profile of the unregistered source of the active ingredient either results in new impurities; or impurities of toxicological significance, or if the toxicity of new impurities is unknown to the applicant, then the application is submitted to HED for review . 2) Product chemistry data (Group A and B) for the end use product and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. Acute toxicity, public health pest efficacy, companion animal safety data and/or child resistant packaging data requirements must be addressed by using: 1) selective data citation. A rationale for a waiver or bridging of these data falls within this category. Proposed label for the MUP and/or end use product 		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a)		
			agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		

TABLE 5. REGISTRATION DIVISION-AMENDMENTS TO REGISTRATION

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R340		Amendment requiring data review within RD (e.g., changes to precautionary label statements) (2) (3)	An application that proposes modification in the label, formula, or packaging of a registered product which is substantially similar or is not substantially similar to a currently registered product and which requires the submission of data or the citation of data by the registrant which requires an analysis by the Registration Division (RD) only. To fit this category the inert ingredients must already be approved or pending before the Agency for the applicable uses in the product. Examples of actions in this category include: alternate formulations with product chemistry data, label changes to Precautionary Statements based on product chemistry and/or acute product toxicity data; efficacy data; child resistant packaging data. An amendment requesting the addition of an unregistered source of active ingredient does not belong in this category, and instead falls under the R351 category. Registered source of active ingredient means that the active ingredient has been issued an EPA Registration Number (license). EPA-initiated amendment shall not be charged fees. (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue	4	3,988

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			under PR Notice timelines and are not subject to registration service fees. (d) Submissions with data and requiring data review are subject to registration service fees.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R345	55	Amending non- food animal product that includes submission of target animal safety data; previously registered (2) (3)	An application that proposes modifying an existing, previously registered label by adding additional claims for use on adults or juveniles or breeding animals of the same species. An application to amend a registered end-use pesticide animal product. For example, spot-on products are generally labeled animal specific, in that a product is labeled for dogs or cats, but not generally both, while shampoos and sprays may be labeled for both animals (dogs and cats). To fit this category this amendment would require the following: • A data matrix and data compensation forms are required with the application. • All of the inerts listed on the must be either approved or pending with the Agency for the applicable uses. In those cases where the product relies upon a pending inert clearance, the new companion animal studies must be conducted with the pending inert in the tested product as it is intended to be marketed and sold as the end use product. • Same species of animal previously listed on registered label. • If new efficacy claims are sought, then new pest efficacy data matching the claim(s)	7	8,820

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			 are required. If the packing type has changed (e.g., spot-on vs. stripe-on) so that the dose volume is altered (new or different), new child resistant packaging data is required. Which companion animal safety studies are required is based upon the specific label claims in the proposed label. For example, if the proposed end use product label claim is to use the product on 12-week old kittens weighing = 3 lbs and on breeding cats, then two companion animal studies are required: the first using kittens = 12 weeks of age and weighing at least 3 lbs. and a second study on pregnant and nursing adult cats. Each of these studies must demonstrate an adequate margin of safety. 		
			(a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R350	56	requiring data review in science divisions (e.g., changes to REI, or PPE, or PHI, or use rate, or number of applications; or add aerial application; or modify GW/SW advisory statement) (2) (3)	An application that proposes modification in the label of a registered product that is not substantially similar to a currently registered product and that requires risk analysis by the Agency (i.e. by the Health Effects Division (HED), the Environmental Fate and Effects Division (EFED), the Biological and Economic Analysis Division (BEAD), Alternate Risk Integration Assessment Team(ARIA) etc.) to support the change. Examples of actions in this category include: label changes to Directions for Use (including REI, PPE, PHI, application rate, application frequency, application timing, addition of aerial or chemigation application methods consistent with PR Notice 87-1 and 93-2, ground water or surface water advisory statements, etc. that require risk analysis by EPA. In some cases, the applicant might not submit new data to support the label amendment, but the Agency would need a determination of whether the existing database would support a change or modification to the amended label. EPA-initiated amendment shall not be charged fees. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	9	13,226
			(a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R351			 An application that proposes the addition of a new unregistered source of active ingredient to a registered product. To fit this category all applications require the following: A data matrix is required with the application. All of the inerts listed on the CSF must be either approved or pending with the Agency for the applicable uses If amending an MUP - one set of product specific product chemistry data and CSF is required (under #1 below). If amending an end-use product then 2 sets of product chemistry data are required . product chemistry (Group A and B) on the unregistered source of the active ingredient and CSF. The applicant must identify to the Agency the toxicity of the impurities associated with the active ingredient; particularly impurities of toxicological significance (at any level). The impurity profile of the unregistered source of the active ingredient will be compared to registered source. The impurity profile of the unregistered source of the active ingredient either results in new impurities; or impurities of toxicological significance, or if the toxicity of new impurities are unknown to the applicant, then the application is submitted to HED for review . 2) Product chemistry data (Group A and B) for the end use product 	8	13,226

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			 and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1. Acute toxicity, public health pest efficacy and/or child resistant packaging data requirements must be addressed by using: 1) selective data citation. A rationale for a waiver or bridging of these data falls within this category. Proposed label for the MUP and/or end use product 		
			(a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated		
			fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service		
			fees. (e) Submissions with data and requiring data review are subject to registration service fees.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R352		selective method of support; does not apply if the applicant owns all cited data (2) (3)	An application that proposes modification in the label of a registered end-use or manufacturing product, which is substantially similar or identical to a currently registered product and proposes to add uses to the label that already exist on the label of the substantially similar or identical product identified by the applicant. This category does not require review of new data or bridging of data. Data that are selectively cited to support the amendment must have already been reviewed by the Agency for the same uses, formulation type, active ingredient and claims. Review of efficacy and/or performance data are not included in this category. To fit into this category applications require the following: • A completed data matrix is required identifying the selective method of support. • The application/amendment form must cite the substantial similar or identical product where the uses already exist. • If using the cite-all method of support, the amendment application does not fall into this category, and may be considered as a non-PRIA fast-track submission. (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be	8	13,226
			made in order to grant the requested amendment registration. If the label issues cannot be		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
R371		Experimental Use Permit; (does not include extending a permit's time period (3)	An application to amend an Experimental Use Permit (EUP) application for the currently registered uses. The application requires review of the amendment, including data review and/or new risk assessments for the currently registered uses. If new uses are being proposed, then the application would not fall within this category. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested amendment to the experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.	6	10,090

TABLE 6. — REGISTRATION DIVISION — OTHER ACTIONS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
R124	60	on Pre-application Study Waivers; applicant-initiated	A pre-application request for an active ingredient, new use, or new product. The request is for review of each study waiver associated with any of the above pre-applications. The fee for this category is multiplied by each additional waiver request submitted for review. The study waiver request must include a written rationale for the study waiver and the identity of the new active ingredient (chemical structure). The application follows after the Agency has made a ruling on the study waiver(s). If a study waiver is denied, the application for the new active ingredient, new use or new product can only be submitted once the study has been conducted and the applicant has a complete application for registration. The decision on the waiver is conditional upon the review of the formal registration application and the data accompanying the application. Formal decisions or formal feedback on study waivers will not be made in meetings such as pre-registration conferences, Dose Adequacy Response Team meetings (DART), or any other pre-registration meeting with the Agency.	6	2,530
R272		Protocol applicant- initiated; excludes DART, pre- registration conference, Rapid	An application for approval of a study protocol. Applicant provides a written copy of the protocol along with any specific questions about the protocol. The fee for this category is multiplied by each additional protocol submitted for review. PRIA fees are not applicable for pre-submission or pre-registration conferences or discussions with the EPA such as Dose Adequacy Response Team (DART), EFED Rapid Response review, ChemSac review, DNT protocol reviews and HSRB review.	3	2,530
R275	62	1	An application or submission to the EPA rebutting the conclusion(s) reached by the EPA for a previously submitted study protocol request. The science review of the study protocol is	3	2,530

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		applicant initiated	considered the completed PRIA decision on the protocol review request, so any written response contesting the conclusions in the review is considered to be a separate action and subject to a separate fee under PRIA.		
			This PRIA category applies to rebuttals of all protocol reviews (except HSRB protocol reviews), whether the original protocol was subject to PRIA or not. The fee for this category is multiplied by each rebuttal application that is submitted for review. PRIA fees are not applicable to pre-submission or pre-registration conferences or discussions with the EPA such as Dose Adequacy Response Team (DART), EFED Rapid Response Team, ChemSAC review, and DNT protocol reviews.		
R370		Cancer reassessment; applicant-initiated	An application which requests to change the cancer classification.	18	198,250

Antimicrobials Division (AD)

TABLE 7. ANTIMICROBIALS DIVISION-NEW ACTIVE INGREDIENTS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A380		Ingredient Food use, establish tolerance exemption (2) (3)	An application that proposes a food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. The use requires the establishment of an exemption from the requirement of a tolerance under section 408 of the Federal Food, Drug, and Cosmetic Act (FFDCA), or an increase in an existing tolerance exemption or a food additive regulation or other clearance under section 409 of the FFDCA. The application may need to include a petition to establish an exemption from tolerance for all food commodities covered by the pending registration application(s) or, if residues would not be subject to FFDCA section 408, documentation of an applicable food additive regulation or other clearance under section 409 of the FFDCA. Refer to the definition of a "food use" for the uses subject to this category. All uses (food and non-food) included in any original application or petition for a new active ingredient or a first food use are covered by the base fee for that application in this category if submitted within the original application. Examples include: • Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides) • Animal drinking water treatment (meat, meat by-products and/or milk tolerance exemption) • Process water treatment for post harvest use (field washing of raw agricultural commodities) • Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants) • Use of the product in food contact articles, other than food packaging with an intended ongoing effect in the finished article, including the articles surface or in food that may contact the article (e.g., conveyor belt-claims to kill bacteria on	24	114,867

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			articles that come in contact with belt; or a lubricant with claims that the lubricant kills bacteria Treatment of raw agricultural commodities in a food processing facility (FDA food additive regulation) Process water treatment in a food handling facility to control a pest in the water (FDA food additive regulation - EPA dietary risk assessment) Slimicides (FDA food additive regulation) (e.g., pulp and paper board) Production of food packaging (FDA food additive regulation)(e.g., adhesives, coatings) Production of food contact articles other than food packaging (FDA food additive regulation) (cutting board that contains an antimicrobial as a preservative) Food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment) Aseptic packaging (FDA food additive regulation) Ethanol production (treatment of empty fermentation tank) (check with the Agency prior to submission of an application) Aquatic area application (e.g., lakes, ponds, reservoirs, irrigation systems)(other than aquatic herbicides which are handled as conventional pesticides) Home produce washes (dietary risk assessment required) Human drinking water systems (e.g., water purifier units, emergency water systems, municipal water treatment) All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for an ingredient of an antimicrobial product where such ingredient was not previously subject to such a clearance, then review of the data for such clearance of such product is not subject to a registration service fee for the tolerance action for two years from the effective date of the rule. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval		
			that is submitted within this new active ingredient package is subject to the registration		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A390	65	New Active	An application that proposes a food use for an active ingredient that is not currently	24	191,444

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		Food use, establish tolerance (2) (3)	contained as an active ingredient in any U.S. registered pesticide product. The use requires the establishment of or the increase in a tolerance under section 408 of the Federal Food, Drug and Cosmetic Act (FFDCA). If residues are reasonably foreseeable or likely to occur in or around food, either directly or indirectly, the application may need to include a petition to establish a tolerance for all food commodities covered by the pending registration application(s). However, some uses may not require a petition but still be considered under this category. Refer to the definition of a "food use" for the uses subject to this category. All uses (food and non-food) included in any original application or petition for a new active ingredient or a first food use are covered by the base fee for that application in this category if submitted simultaneously. within the original application. Examples include: • Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides) • Animal drinking water treatment (meat, meat by-products, and/or milk tolerance) • Process water treatment for post harvest use (field washing of raw agricultural commodities) • Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants) • Use in the production of food contact articles, other than food packaging, with an intended ongoing effect in the finished article including the article's surface or in food that may contact the article (e.g. conveyor belt with claims to kill bacteria on articles that come in contact with the belt or a lubricant with claims that the lubricant kills bacteria) • Food handling storage establishments premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment) • Ethanol production (treatment of empty fermentation tank)) (check with the Agency prior to submission of an application) • Aquatic area application (e.g., lakes, ponds, reservoirs, irrigation systems		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			new inert is submitted within the package for the applicable uses.		
			If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for an ingredient of an antimicrobial product where such ingredient was not previously subject to such a clearance, then review of the data for such clearance of such product is not subject to a registration service fee for the tolerance action for two years from the effective date of the rule.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A400		Ingredient, Non- food use, outdoor, FIFRA sec. 2(mm) uses (2) (3)	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. Outdoor use means any use that is not indoor as described in the "indoor category" and that fits the definition of an antimicrobial found in FIFRA section 2(mm). All non-food, section 2(mm) uses included in the original application or petition are covered by the base fee for that application in this category if submitted within the original application. Examples include: Once through cooling tower treatments Aquatic area application (e.g. sewage/wastewater treatment) other than aquatic herbicides which are handled as conventional pesticides Industrial processes and water systems treatment (e.g. reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers) Swimming pools, spas Oil fields (marine and terrestrial) Sewage treatment plants (water is treated prior to discharge into the environment) Wood preservative (2mm use/claims only) Other claims place the product in category A410 Antifoulant (2mm use/claims only) Other claims place the product in category A410 Ballast water (2mm use/claims only) Other claims place the product in category A410	18	95,724

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A410		Ingredient Non-food use, outdoor, uses other than FIFRA 2(mm) (2) (3)	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. Outdoor means any use that is not indoor as described in the "indoor category". Other uses are those uses not covered by the definition of an antimicrobial found in FIFRA section 2(mm). This type of application would be for a product where a claim of pesticidal activity other than or in addition to contamination, fouling or deterioration caused by bacteria, viruses, fungi, protozoa, algae or slime is made. Refer to FIFRA Section 2(mm) for additional information. Examples would include: • Wood preservatives (e.g. termite treatment) • Antifoulants • Ballast water All non-food, section 2(mm) uses included in the original application or petition are covered by the base fee for that application in this category if submitted simultaneously. within the original application.	21	191,444
			All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new		
			products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A420	68	New Active Ingredient Non-food use,	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. The	18	63,816

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		2(mm) uses (2) (3)	product is for use inside a manmade structure and fits the definition of an antimicrobial found in FIFRA section 2(mm). All indoor, non-food, section (2mm) uses included in the original application or petition are covered by the base fee for that application in this category if submitted within the original application. Examples include: Residential use (i.e., carpet sanitizer, hard surface disinfectant) Commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes) Agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water equipment) Materials Preservatives (e.g., adhesives, coatings, plastic, fabric) Industrial processes and water systems treatment (e.g., reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers) Medical premises and equipment (e.g., dental equipment, dental unit water lines,		
			hospitals) HVAC All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A430		Ingredient, Non- Food Use Indoor, uses other than FIFRA 2(mm)	An application that proposes a non-food use for an active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. The product is for use inside a man made structure. Other uses are those not covered by the definition of an antimicrobial found in FIFRA 2(mm). This type of application would be for a product where a claim of pesticidal activity other than or in addition to deterioration caused by bacteria, viruses, fungi, protozoa, algae or slime is made. All indoor non-food uses	20	95,724

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			included in the original application are covered by the base fee for that application if submitted within the original application.		
			Examples include:		
			Wood preservative (pressure and non-pressure treatments, e.g., termite treatment for mill work for door, window frames)		
			All of the inerts used in the product must be either approved, pending with the Agency, or a		
			new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new		
			products, each application for an additional new product or new inert ingredient approval		
			that is submitted within this new active ingredient package is subject to the registration		
			service fee for a new product or a new inert ingredient approval. All such associated		
			applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new		
			product containing the same active ingredient or an amendment to the proposed labeling		
			will be charged a new active ingredient service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither		
			requested nor required by the Agency after completion of the technical deficiency screening,		
			and which does not itself constitute a covered registration application, the applicant will be		
			charged an additional 25% of the full registration service fee for the new active ingredient application.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A431	70	Ingredient, Non- food use; indoor; low-risk; low- toxicity food–grade active ingredient(s); efficacy testing for public health claims required under GLP and following DIS/TSS or AD-approved study protocol (2) (3)	An application that proposes an indoor non-food use for a low risk/low toxicity food grade active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. The product is for use inside a manmade structure. Low risk/low toxicity food grade active ingredients are those described in PR Notice 2000-6 (www.epa.gov/PR_Notices/pr2000-6.pdf). Other active ingredients proposed as low risk/low toxicity will be considered on a case-by-case basis. A product making public health claims requires that efficacy data be submitted using a protocol that AD has approved or using a standardized AOAC, ASTM or OECD protocol. Additional guidance and other approved protocols can be found at http://www.epa.gov/oppad001/regpolicy.htm. All studies must satisfy the GLP regulations. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new	12	66,854

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	Registration Service Fee
			products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new active ingredient registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of these agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the applicatio		

TABLE 8. ANTIMICROBIALS DIVISION-NEW USES

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A440		First Food Use, establish tolerance exemption (2) (3) (4)	An application that proposes the first food use. First food use includes a proposed use for any U.S. registered active ingredient for which there is no registered "food use". The use requires an exemption from the requirement of a tolerance under section 408 of the Federal Food, Drug and Cosmetic Act (FFDCA) or a food additive regulation or other clearance under section 409 of the FFDCA. If residues are reasonably foreseeable or likely to occur in or around food, either directly or indirectly, and the risks from all foreseeable residues are minimal, the application submission may need to include a petition to establish an exemption from tolerance for all food commodities covered by the pending registration application or if residues would not be subject to FFDCA section 408, documentation of an applicable food additive regulation or other clearance under section 409 of the FFDCA. Refer to the definition of a "food use" for the uses subject to this category. All uses (food and non-food) included in any original application or petition for a first food use and to establish tolerance exemptions are covered by the base fee for that application in this category if submitted within the original application. Examples include: Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides) Animal drinking water treatment (meat, meat by-products and/or milk tolerance exemption) Process water treatment for post harvest use (field washing of raw agricultural commodities Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants). Use of the product in food contact articles, other than food packaging with an intended ongoing effect in the finished article, including the articles surface or in food that may contact the article (e.g., conveyor belt - claims to kill bacteria on	21	31,910

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			articles that come in contact with the belt or a lubricant with claims that the lubricant kills bacteria) • Treatment of raw agricultural commodities in a food processing facility (FDA food additive regulation – EPA dietary risk assessment) • Process water treatment in a food handling facility to control a pest in the water (FDA food additive regulation) • Production of food packaging (FDA food additive regulation) (e.g. adhesives, coatings) • Production of food contact articles other than food packaging (FDA food additive regulation) (conveyor belt, cutting board that contains an antimicrobial as a preservative) • Slimicides (FDA food additive regulation) (e.g., pulp and paper board) • Production of food packaging (FDA food additive regulation) (e.g. adhesives, coatings) • Food handling storage establishments premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment) • Aseptic packaging (FDA food additive regulation) • Ethanol production (treatment of empty fermentation tank) (check with the Agency prior to submission of an application) • Aquatic area application (e.g., lakes, ponds, reservoirs, irrigation systems)(other than aquatic herbicides which are handled as conventional pesticides) • Home produce washes (dietary risk assessment required) • Human drinking water systems (e.g., water purifier units, emergency water systems, municipal water treatment) All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the first food use decision review time.		
			Until the first food use is approved, any subsequent application for another new use(s)		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			containing the same active ingredient will be charged a first food use service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application.		
			If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for an ingredient of an antimicrobial product where such ingredient was not previously subject to such a clearance, then review of the data for such clearance of such product is not subject to a registration service fee for the tolerance action for two years from the effective date of the rule.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A450		New use First food use, establish tolerance (2) (3) (4)	An application that proposes the first food use. First food use includes a proposed use of any U.S. registered active ingredient for which there is no registered "food use". The use requires the establishment of an exemption from the requirement of a tolerance under section 408 of the Federal Food, Drug, and Cosmetic Act (FFDCA), or an increase in or a food additive regulation or other clearance under section 409 of the FFDCA. The application may need to include a petition to establish an exemption from tolerance for all food commodities covered by the pending registration application(s) or, if residues would not be subject to FFDCA section 408, documentation of an applicable food additive regulation or other clearance under section 409 of the FFDCA. Refer to the definition of a "food use" for the uses subject to this category. All uses (food and non-food) included in any original application or petition for a first food use are covered by the base fee for that application in this category if submitted simultaneously. within the original application. Examples include: Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides). Animal drinking water treatment (meat, meat by-products, and/or milk tolerance) Process water treatment for post harvest use (field washing of raw agricultural commodities) Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants). In some cases this will include a disinfectant use Use in the production of food contact articles, other than food packaging with an intended ongoing effect in the finished article, including the articles surface or in food that may contact the article (e.g., conveyor belt: claims to kill bacteria on articles that come in contact with belt) Food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment) Ethanol production (treatment of empty fermentation tank)(check wi	21	95,724

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			than aquatic herbicides which are handled as conventional pesticides)		
			All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the first food use decision review time.		
			Until the first food use is approved, any subsequent application for another new use(s) containing the same active ingredient will be charged a first food use service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application.		
			If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for an ingredient of an antimicrobial product where such ingredient was not previously subject to such a clearance, then review of the data for such clearance of such product is not subject to a registration service fee for the tolerance action for two years from the effective date of the rule.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A460		additional food use; establish tolerance exemption (3) (4) (5)	An application that proposes an additional food use. Additional food use includes a proposed food use of any U. S. registered active ingredient for which there currently is an approved food use. The use requires the establishment of an exemption from the requirement of a tolerance under section 408 of the Federal Food, Drug, and Cosmetic Act (FFDCA), or an increase in or a food additive regulation or other clearance under section 409 of the FFDCA. The application may need to include a petition to establish an exemption from tolerance for all food commodities covered by the pending registration application(s) or, if residues would not be subject to FFDCA section 408, documentation of an applicable food additive regulation or other clearance under section 409 of the FFDCA. Refer to the definition of a "food use" for the uses subject to this category. A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The fee applies to each additional food use requested in the application. Examples of the uses in this category include: • Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic	15	12,764

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			herbicides, which are handled as conventional pesticides). Animal drinking water treatment (meat, meat by-products and/or milk tolerance exemption) Process water treatment for post harvest use (field washing of raw agricultural commodities) Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants) Use in the product of food contact articles, other than food packaging with an intended ongoing effect in the finished article, including the articles surface or in food that may contact the article (conveyor belt - claims to kill bacteria that are on articles that come in contact with belt or a lubricant with claims that the lubricant kills bacteria) Treatment of raw agricultural commodities in a food processing facility (FDA food additive regulation) Process water treatment in a food handling facility to control a pest in the water (FDA food additive regulation-EPA dietary risk assessment) Production of food contact articles other than food packaging (FDA food additive regulation) (conveyor belt, cutting board that contains an antimicrobial as a preservative) Slimicides (FDA food additive regulation) (e.g., pulp and paper board) Production of food packaging (FDA food additive regulation)(e.g. adhesives, coatings) Food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment) Aseptic packaging (FDA food additive regulation) Ethanol production (treatment of empty fermentation tank) (check with the Agency prior to submission of any application) Aquatic area application (e.g., lakes, ponds, reservoirs, irrigation systems)(other than aquatic herbicides which are handled as conventional pesticides) Home produce washes (dietary risk assessment required) Human drinking water systems (e.g., water purifier units, emergency water systems, municipal water treatment)		
			If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for an ingredient of an antimicrobial product where such ingredient was not previously subject to		
			such a clearance, then review of the data for such clearance of such product is not subject to		
			a registration service fee for the tolerance action for two years from the effective date of the		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			rule.		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior		
			to its decision review time expiration date, will be deemed a separate new use application		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
A470	74	New use, additional food use, establish tolerance (3) (4) (5)	An application that proposes a food use. Additional food use includes a proposed food use of any U. S. registered active ingredient for which there currently is an approved food use. The use requires the establishment of a tolerance, the increase in, or modification of a tolerance under section 408 of the Federal Food, Drug and Cosmetic Act (FFDCA). The application may need to include a petition to establish a tolerance for all food commodities covered by the pending application(s). Refer to the definition of a "food use" for the uses subject to this category. A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The fee applies to each additional new food use requested in the application. Examples include: Pre and post harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides) Animal drinking water treatment Process water treatment for post harvest use (field washing of raw agricultural	15	31,910

h +	Action	Interpretation	Review Time (Months)	Registration Service Fee (\$)
		 Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants). Use in the production of food contact articles, other than food packaging with an intended ongoing effect in the finished article, including the articles surface or in food that may contact the article) Food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment) Ethanol production (treatment of empty fermentation tank) (check with the Agency 		
		 prior to submission of an application) Aquatic area application (e.g., lakes, ponds, reservoirs, irrigation systems)(other than aquatic herbicides which are handled as conventional pesticides) 		
		If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for		
		an ingredient of an antimicrobial product where such ingredient was not previously subject to		
		such a clearance, then review of the data for such clearance of such product is not subject to a registration service fee for the tolerance action for two years from the effective date of the rule.		
		All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
		The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the		
		PRIA decision review time due date which specifies any label changes that have to be made		
		in order to grant the requested new use registration. If the label issues cannot be resolved		
		prior to the PRIA decision review time due date and if a PRIA due date time		
		extension has not been agreed upon, then the Agency will issue to the applicant its		
		regulatory decision with the specific label changes and supporting documentation on or just		
		before the PRIA decision review time due date. At that time the applicant must either (a)		
		agree to all of the label changes and submit a revised label that incorporates all of these		
		label changes; or (b) does not agree with one or more of the label changes and request up to		
		30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c)		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use(s) application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food		
			(outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
A471	75	uses; establish tolerances; 6 or more submitted	An application that proposes a food use. Additional food use includes a proposed food use of any U. S. registered active ingredient for which there currently is an approved food use. The use may require the establishment of a tolerance, the increase in, or modification of a tolerance under section 408 of the Federal Food, Drug and Cosmetic Act (FFDCA). The application may need to include a petition to establish a tolerance for all food commodities	15	191,452

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		(3) (4) (5)	covered by the pending application(s). Refer to the definition of a "food use" for the uses subject to this category. A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The application must propose at least six (6) or more specific additional new food uses.		
			If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for an ingredient of an antimicrobial product where such ingredient was not previously subject to such a clearance, then review of the data for such clearance of such product is not subject to a registration service fee for the tolerance action for two years from the effective date of the rule.		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested additional food use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new uses application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
A480		Additional use, non-food, outdoor FIFRA sec. 2(mm) uses (4)	An application that proposes a non-food use for an active ingredient with a current EPA registration. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. Outdoor use means any use that is not indoor as described in the "indoor category" and that fits the definition of an antimicrobial found in FIFRA section 2(mm). The fee applies to each new non-food use requested. A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different	9	19,146

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			method of application will result in the application being treated as a new use.		
			Examples include:		
			 Once through cooling tower Aquatic area application (other than aquatic herbicides which are handled as conventional pesticides) Oil fields (marine and terrestrial) Sewage/wastewater treatment plants (water is treated prior to discharge into the environment) Swimming pool, spa 		
			Industrial processes and water systems treatment (e.g., reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers)		
			 Wood preservative (2mm use/claims only) Other claims, place the product in category A490) Antifoulants (2mm use/claims only) Other claims, place the product in category A490) Ballast water (2mm use/claims only) Other claims, place the product in category A490) Any of the above use patterns that would result in a significant increase in the level of exposure (increase in dosage rate, or a change in the route of exposure (fog vs. spray) to the active ingredient for man or other organisms 		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use(s) application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			longest decision review time applies to all of the new uses requested in the application.		
A481	77	food outdoor uses; FIFRA §2(mm) uses; 6 or more submitted in one application (4) (5)	An application that proposes a non-food use for an active ingredient with a current EPA registration. The fee applies to each non-food use in this category requested in the application. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. Outdoor use means any use that is not indoor as described in the "indoor category" and that fits the definition of an antimicrobial found in FIFRA section 2(mm). The fee applies to each new non-food use requested. A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The application must propose at least six (6) or more specific new additional non-food uses. Examples include: • Once through cooling tower • Aquatic area application (other than aquatic herbicides which are handled as conventional pesticides) • Oil fields (marine and terrestrial) • Sewage/wastewater treatment plants (water is treated prior to discharge into the environment) • Swimming pool, spa • Industrial processes and water systems treatment (e.g., reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers) • Wood preservative (2mm use/claims only) Other claims, place the product in category A490) • Antifoulants (2mm use/claims only) Other claims, place the product in category A490) • Ballast water (2mm use/claims only) Other claims, place the product in category A490) • Any of the above use patterns that would result in a significant increase in the level of exposure (increase in dosage rate, or a change in the route of exposure (fog vs. spray) to the active ingredient for man or other organisms	9	114,870

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use(s) application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
A490	78	New use, additional use, non-food, outdoor, uses other than FIFRA 2(mm) (4) (5)	An application that proposes a non-food use for an active ingredient with a current EPA registration. The fee applies to each non-food use in this category requested in the application. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. Outdoor means any use that is not indoor as described in the "indoor category". Other uses are those uses not covered by the definition of an antimicrobial found in FIFRA section 2(mm). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. This type of application would be for a product where a claim of pesticidal activity other than or in addition to deterioration caused by bacteria, viruses, fungi, protozoa, algae or slime is made. Examples would include: • Wood preservatives (e.g. termite claim) • Antifoulants • Ballast water • Any of the above use patterns that would result in a significant increase in the level of exposure (increase in dosage rate, or a change in the route of exposure (fog vs. spray), to the active ingredient of man or other organisms. All of the inerts used in the product must be either approved or pending with the Agency for	15	31,910

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use(s) application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
A491	79	food; outdoor; uses other than FIFRA §2(mm); 6 or more submitted in one application (4) (5)	An application that proposes a non-food use for an active ingredient with a current EPA registration. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. Outdoor means any use that is not indoor as described in the "indoor category". Other uses are those uses not covered by the definition of an antimicrobial found in FIFRA section 2(mm). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The application must propose at least six (6) or more specific new additional non-food outdoor uses.	15	191,452
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new uses application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
A500		New use, additional use,	An application that proposes a non-food use for an active ingredient with a current EPA registration. The fee applies to each non-food use in this category requested in the	9	12,764

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		FIFRA sec. 2(mm) uses (4) (5)	application. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. The product is for use inside a manmade structure or is a low exposure use pattern that requires minimal ecological and/or environmental fate data (see examples below) and that fits the definition of an antimicrobial found in FIFRA section 2(mm). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Examples include: Residential use (i.e., carpet sanitizer, hard surface disinfectant) Commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes) Agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water equipment) Materials Preservatives (e.g., adhesives, coatings, plastic, fabric) Industrial processes and water systems treatment (e.g., reverse osmosis water systems, re-circulating cooling tower systems, evaporative condensers) Medical premises and equipment (e.g., dental equipment, dental unit water lines, hospitals) HVAC Any of the above use patterns that would result in a significant increase in the level of exposure (increase in dosage rate, or a change in the route of exposure (fog vs. spray), to the active ingredient of man or other organisms. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be		
			made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s)		
			were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use(s) application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	Registration Service Fee
A501	81	food; indoor; FIFRA §2(mm) uses; 6 or more submitted in one application (4) (5)	An application that proposes a non-food use for an active ingredient with a current EPA registration. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. The product is for use inside a manmade structure or is a low exposure use pattern that requires minimal ecological and/or environmental fate data (see examples below) and that fits the definition of an antimicrobial found in FIFRA section 2(mm). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The application must propose at least six (6) or more specific new additional non-food indoor uses. Examples include: • Residential use (i.e., carpet sanitizer, hard surface disinfectant) • Commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes) • Agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water equipment) • Materials Preservatives (e.g., adhesives, coatings, plastic, fabric) • Water systems treatment (e.g., reverse osmosis water systems, , evaporative condensers) • Medical premises and equipment (e.g., dental equipment, dental unit water lines, hospitals) • HVAC • Any of the above use patterns that would result in a significant increase in the level of exposure (increase in dosage rate, or a change in the route of exposure (fog vs. spray), to the active ingredient of man or other organisms. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	9	76,583
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be		
			charged an additional 25% of the full registration service fee for the new use(s) application.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
A510		additional use, non-food, indoor, other than FIFRA 2(mm) uses (4) (5)	An application that proposes a non-food use for an active ingredient with a current EPA registration. The fee applies to each non-food use in this category requested in the application. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. The product is for use inside a manmade structure. Other uses are those uses not covered by the definition of an antimicrobial found in FIFRA 2(mm). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. Examples include: • Wood preservative (pressure and non-pressure treatments e.g., termite treatment for mill work for door/ window frames) • Any significant increase in exposure requiring science review (increase in dosage rate, different method of application (fog vs. spray) will be treated as a new use All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its	12	12,764
			regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a)		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product submitted in this package and/or new inert approval, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use(s) application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the		
			longest decision review time applies to all of the new uses requested in the application.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A511	83	food; indoor; uses other than FIFRA §2(mm); 6 or more submitted in one application (4) (5)	An application that proposes a non-food use for an active ingredient with a current EPA registration. A non-food use includes a proposed use that is not a "food use" as described in the food use categories. The product is for use inside a manmade structure. Other uses are those uses not covered by the definition of an antimicrobial found in FIFRA 2(mm). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The application must propose at least six (6) or more specific new additional non-food indoor uses. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new use registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these	12	76,583
			label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product and/or new inert approval submitted in this package, however, is subject to its own registration service fee. The only exception would be if the new use(s)		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use(s) application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the		
			longest decision review time applies to all of the new uses requested in the application.		

TABLE 9. ANTIMICROBIALS DIVISION-NEW PRODUCTS AND AMENDMENTS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A530	84	New product,	An application for registration of an end-use or a manufacturing use pesticide product that is	4	1,278
		identical or	substantially similar, identical in its uses and formulation or that differ only in ways that		
		substantially	would not significantly increase the risk of unreasonable adverse effects on the environment		
		similar in	to products that are currently registered. The applicant must identify the similar products for		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		use to a registered product; no data review or only product chemistry data; cite all data citation or selective data citation where applicant owns all required data; or applicant submits specific authorization letter from data owner. Category also includes 100% re-package of registered end- use or manufacturing use product that requires no data submission nor data matrix. (2)	all active ingredients in the proposed product. All applications require the following: • A data matrix is required with the application if it is not a 100% re-packaged product. • Product chemistry data (Group A and B) unless the product is identical (e.g. 100% repackaged product). • The active ingredient listed on the CSF must be an EPA registered product. • In all cases, the registrant must identify the registered similar product for this category. • Acute toxicity requirements must be addressed by using: 1. the cite-all method 2. selective data citation where the applicant owns all required data, or 3. applicant submits specific authorization letter from the data owner. The application is not in this category if efficacy, acute toxicity, companion animal safety, and/or child resistant packaging data are submitted and must be reviewed to support the application. The application does not fall into this category if it contains a request to waive any of these data. An application that requires review of cited or submitted data other than product chemistry does not belong in this fee category. If the use pattern on the TGAI differs from the proposed products, then additional data are required and the application does not fall within this category. Substantially similar: Product must have the same active ingredient, in substantially the same proportion, same chemical composition (solid, liquid, granular), and substantially similar means that the product bears the same use patterns or fewer. Adding to or changing existing use patterns excludes the product from treatment as a substantially similar product. Substantially similar use patterns for public health products are limited to identical organisms on both products. For non-public health products.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			Deleting use patterns is acceptable		
			Identical products: Same composition and use patterns as an already registered end-use product.		
			Manufacturing Use Product: A 100% re-package of a manufacturing use product that requires no data submission nor data matrix is covered by this category.		
			Unregistered: The Agency has not issued an EPA Registration Number (license) for the source material.		
			An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of active ingredient.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A531		identical or substantially similar in composition and use to a registered product; registered source of active ingredient; selective data citation only for data on product chemistry and/or acute toxicity and/or public health pest efficacy, where the applicant does not own all required data and does not have a specific authorization letter from data owner. (2) (3)	An application for registration of an end-use pesticide product that is substantially similar or identical in its uses and/or formulation to products that are currently registered or differ only in ways that would not significantly increase the risk of unreasonable adverse effects. The applicant must identify the similar products for all active ingredients in the proposed product. All applications require the following: • A data matrix is required with the application. • Product chemistry data (Group A and B) unless the product is identical. In some cases product chemistry data can be satisfied as outlined in PR Notice 98-1. • All inert ingredients must be already approved for the applicable uses in the product. • The source of the active ingredient must be currently registered (licensed) with the Agency. • In all cases, the applicant must identify the currently registered similar product for this category. • Acute toxicity, efficacy, public health pest efficacy, and/or child resistant packaging data requirement must be addressed by using: 1) the cite-all method, or 2) selective data citation where the applicant does not own all required data and does not have a specific authorization letter from the data owner. If a review of data other than product chemistry is needed, the application does not fall into this category. The application does not fall into this category if efficacy, acute toxicity, companion animal safety, and/or child resistant packaging data are submitted and must be reviewed to support the application. The application does not fall into this category if it contains a request to waive any of these data. An application that requires review of cited or submitted data other than product chemistry does not belong in this fee category. If the use pattern on the TGAI differs from the proposed products, then additional data are required and the application does not fall within this category.	4	1,824
			same proportion, same chemical composition (solid, liquid, granular) and substantially similar		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			inert ingredients as the already registered product. In addition, substantially similar means that the proposed product bears the same use patterns. Adding to or changing existing use patterns excludes the proposed product from treatment as a substantially similar product. Deleting use patterns is acceptable.		
			Identical: Same composition and use patterns as a currently registered end use product.		
			An application for a new end-use product using a source of active ingredient that is not yet		
			registered but has an application pending with the Agency for review, will be considered an		
			application for a new product with an unregistered source of active ingredient.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the		
			PRIA decision review time due date which specifies any label changes that have to be made		
			in order to grant the requested new product registration. If the label issues cannot be		
			resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its		
			regulatory decision with the specific label changes and supporting documentation on or just		
			before the PRIA decision review time due date. At that time the applicant must either (a)		
			agree to all of the label changes and submit a revised label that incorporates all of these		
			label changes; or (b) does not agree with one or more of the label changes and request up to		
			30 days to reach agreement with the Agency and submit a revised label that incorporates all		
			of the agreed upon label changes, which the Agency has 2 business days to review; or (c)		
			withdraw the application without prejudice.		
A532	86	New product; identical or substantially similar in composition and	An application for registration of an end-use pesticide or manufacturing use product that uses an unregistered source of the active ingredient and that is substantially similar or identical in its uses and/or formulation to products that are currently registered or differ only in ways that would not significantly increase the risk of unreasonable adverse effects.	5	5,107

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		product; registered active ingredient; unregistered source of active ingredient; cite-all data citation except for product chemistry; product chemistry data submitted. (2) (3)	All applications require the following: Product chemistry data (Group A and B) on the end-use product as well as the unregistered source of active ingredient. The cite-all method must be used to satisfy the generic data requirements. Acute toxicity requirements must be addressed by using the cite-all method. In all cases, the applicant must identify the currently registered similar product for this category. The application is not this category if efficacy, acute toxicity, companion animal safety, and/or child resistant packaging data are submitted and must be reviewed to support the application. The application does not fall into this category if it contains a request to waive any of these data. An application that requires review of cited or submitted data other than product chemistry does not belong in this fee category. If the use pattern on the TGAI differs from the proposed product, then additional data are required and the application does not fall within this category. Substantially similar: Product must have the same active ingredient, in substantially the same proportion, same chemical composition (solid, liquid, granular) and substantially similar inert ingredients as the already registered product. In addition, substantially similar means that the proposed product bears the same use patterns. Adding to or changing existing use patterns excludes the proposed product from treatment as a substantially similar product. Deleting use patterns is acceptable. Identical: Same composition and use patterns as a currently registered end use product. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of active ingredient.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A540		product; FIFRA § 2(mm) uses only (2) (3)	 An application for registration of a pesticide product that is not substantially similar or identical in its uses or formulation to products that are currently registered. All applications require the following: A data matrix is required with the application. Product chemistry data (Group A and B) unless the product is identical. In some cases product chemistry data can be satisfied as outlined in PR Notice 98-1. All inerts must be already approved or pending with the Agency for the applicable uses in the product. Acute toxicity, efficacy, public health pest efficacy, companion animal safety data and/or child resistant packaging data requirements must be addressed by using: 1) the cite-all method, or 2) selective data citation which includes submitting the required data. A rationale for a waiver of these data falls within this category. For a wood preservative, antifoulant or ballast water treatment product, a claim that differs from those described in FIFRA 2mm will place the product in the A550 category. A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as 	5	5,107

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of active ingredient. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A550	88	product, uses other than FIFRA sec. 2(mm); non- FQPA product (2) (3)	An application for registration of a pesticide product that is not substantially similar or identical in its uses or formulation to products that are currently registered. These applications require product chemistry data (Group A and Group B), acute toxicity data (addressing all 6 endpoints), and possibly leaching data. This type of application would be for a product where a claim of pesticidal activity other than or in addition to contamination, fouling or deterioration caused by bacteria, viruses, fungi, protozoa, algae or slime is made. Refer to FIFRA Section 2(mm) for additional information.	7	5,107

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			 Wood preservatives (e.g., termite claim) Antifoulants Ballast water Any of the above use patterns that would result in a significant increase in the level of exposure (increase in dosage rate, or a change in the route of exposure (fog vs. spray), to the active ingredient of man or other organisms. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of active ingredient. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. 		
A560	89	New manufacturing use product,	An application for registration of a manufacturing use pesticide product that is substantially similar or identical in its formulation to products that are currently registered. New Manufacturing use product is any product intended (labeled) for formulation or repackaging	12	19,146

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		registered active	into an end use formulated pesticide product. This product does not contain directions for use		
		ingredient, selective data	of the product as distributed or sold, or after combination by the user with other substances.		
		citation (2) (3)	All applications require the following:		
			 A data matrix is required with the application. Product chemistry data (Group A and B) are required. In some cases, product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1. All inert ingredients must be approved for the applicable uses in the product. 		
			An application proposed as a 100% re-packaged product does not fall within this category.		
			An application for registration of a new product that is a salt of an already registered active		
			ingredient where there are not any currently registered products for this salt. The Agency will		
			decide on a case-by-case basis whether an ingredient should be classified as a new active ingredient.		
			An application for a new end-use product using a source of active ingredient that is not yet		
			registered but has an application pending with the Agency for review, will be considered an		
			application for a new product with an unregistered source of active ingredient.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the		
			PRIA decision review time due date which specifies any label changes that have to be made		
			in order to grant the requested new product registration. If the label issues cannot be		
			resolved prior to the PRIA decision review time due date and if a PRIA due date time		
			extension has not been agreed upon, then the Agency will issue to the applicant its		
			regulatory decision with the specific label changes and supporting documentation on or just		
			before the PRIA decision review time due date. At that time the applicant must either (a)		
			agree to all of the label changes and submit a revised label that incorporates all of these		
			label changes; or (b) does not agree with one or more of the label changes and request up to		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A570	90	Label Amendment requiring data review (3) (4)	An application for amended registration which requires review of data. This includes chemistry, toxicology, efficacy or other science review. Examples include: • Any submission that includes efficacy data or that requires an efficacy review. • Signal word changes/review of acute toxicity data • New active ingredient (ai) sources - change from one unregistered source to another or change from a registered source to an unregistered source • Any submission requesting a CRP exemption • Any formula change that requires efficacy data, including confirmatory data. Routine formula changes are not PRIA actions. Routine formula changes are those which do not require data to support the change such as a surfactant, dye or other addition or modification to the inert ingredients in the formula. • Antifoulant product formula changes which require a release rate study to be submitted • Any application that is significantly inconsistent with an applicable RED. For example, disagreement with a batching designation. NOTE: Any significant increase in exposure requiring science review (increase in dosage rate, different method of application (fog vs. spray) will be treated as a new use. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested label amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these	4	3,831

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice. (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.		
A572		amendment requiring data review for risk assessment by Science Branch (e.g., changes to REI, or PPE, or use rate) (2) (3) (4)	An application for registration of a pesticide product that is not substantially similar or identical in its uses or formulation to products that are currently registered OR a modification in the label of a registered product that is not substantially similar or identical in its uses to a currently registered product; that requires risk analysis by the Science Branches (i.e. by the Risk Assessment and Science Support Branch (RASSB), Product Science Branch (PSB), etc.) to support the change. Examples of actions in this category include: label changes to Directions for Use (including REI, PPE, PHI, application rate, application frequency, application timing, increase in dosage rate, different method of application (fog vs. spray), exposure change, etc. that require risk analysis by EPA. In some cases, the applicant might not submit new data to support the label amendment, but the Agency would need a determination of whether the existing database would support a change or modification to the amended label. EPA-initiated amendment shall not be charged fees.	9	13,226

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of active ingredient. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new product/amendment registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
			(a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.		

TABLE 10. ANTIMICROBIALS DIVISION-EXPERIMENTAL USE PERMITS AND OTHER TYPE OF ACTIONS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
A520	92	Permit application (2)	An experimental use permit is a tool that allows an unregistered pesticide to be used, or a registered pesticide to be used for an off-label use, under controlled, field or actual use conditions so that data required to support a FIFRA section 3 registration can be developed (e.g., data necessary to evaluate efficacy and potential for safe use or adverse effects on humans and the environment such as a swimming pool use). All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.	9	6,383
A521	93	health efficacy	An application that requires the review of a modified protocol where only minor changes are made to an existing efficacy method (e.g. AOAC International, ASTM, AATCC, or an AD approved method described in A431). The study design for a Tier 1 protocol will be reviewed	3	2,482

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		for the Efficacy Protocol Review Process; Code will also include review of public health efficacy study protocol and data review for devices making pesticidal claims; Applicant initiated; Tier 1	and approved within AD. A draft label with proposed directions for use and use claims must accompany the application. Examples of minor changes include: varied test conditions (e.g., contact time, use of different hard surface carrier types [porcelain penicylinders vs. stainless steel penicylinders], modification of standard method to support additional microorganisms [e.g., Germicidal Spray Products test for spore-formers], and changes to support alternate application types [e.g., foams]. A pre-registration meeting is recommended prior to submission of the protocol. The Agency will make every effort during this meeting to determine if the protocol is Tier 1. If during further review, the Agency determines that a Tier I protocol should be elevated to Tier 2 status, the applicant will receive notification prior to this change. Protocol review and approval must be completed before efficacy data is generated using the approved protocol and an application for registration is submitted to AD.		
A522	94	health efficacy study protocol outside AD by members of AD Efficacy Protocol Review Expert Panel; Code will also include review of public health efficacy study protocol and data review for devices making pesticidal	An application that requires the review of a new public health efficacy protocol, or a major change to an existing efficacy method (e.g. AOAC International, ASTM, AATCC, or an AD approved method described in A431). Applies to a study design that requires review by external members of an AD Efficacy Protocol Review Expert Panel. A draft label with proposed directions for use and use claims must accompany the application, along with proposed performance measures. Examples of major protocol changes would include surrogate consideration, field test component, air sanitizers, simulated or in-use testing, changes in growth conditions [e.g., shaking vs. static for TB testing] and novel protocols for products with label claims that don't meet the recommended, conventional sterilant/disinfectant/sanitizer standards (e.g., treated materials). A pre-registration meeting is recommended prior to submission of the protocol. The Agency will make every effort during this meeting to determine if the protocol is Tier 2. Protocol review and approval must be completed before efficacy data is generated using the approved protocol and an application for registration is submitted to AD.	12	12,156
A524	95	l	An Experimental Use Permit (EUP) application for food use(s) of an active ingredient that is not contained as an active ingredient in any currently U.S. registered pesticide product. The	18	153,156

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		Permit application; Food Use Requires Tolerance. Credit 45% of fee toward new active ingredient application that follows. (2)	application proposes a food use. The use may require the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All uses (food and non-food) included in any original application or petition for a new active ingredient are covered by the base fee for the application in this category if submitted simultaneously. A credit of 45% of the New Active Ingredient fee will be applied to the application that follows. Examples such as: Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides) Animal drinking water treatment (meat, meat by-products, and/or milk tolerance) Process water treatment for post harvest use (field washing of raw agricultural commodities) Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants) Note: See A390 for additional examples. 45% of this category's fee will be credited against the new active ingredient's application fee whose submission follows that of this EUP. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A525	96	Ingredient, Experimental Use Permit application; Food Use Requires Tolerance. Credit 45% of fee toward new active ingredient application that follows. (2)	An Experimental Use Permit (EUP) application for food use(s) of an active ingredient that is not contained as an active ingredient in any currently U.S. registered pesticide product. The application proposes a food use. The use may require the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All uses (food and non-food) included in any original application or petition for a new active ingredient are covered by the base fee for the application in this category if submitted simultaneously. A credit of 45% of the New Active Ingredient fee will be applied to the application that follows. Examples such as: • Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides) • Animal drinking water treatment (meat, meat by-products and/or milk tolerance exemption) • Process water treatment for post harvest use (field washing of raw agricultural commodities) • Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants) Note: See A380 for additional examples	18	92,163

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			whose submission follows that of this EUP. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A526		Ingredient, Experimental Use Permit application; Non- Food, Outdoor Use. Credit 45% of fee toward new active ingredient application that follows. (2)	An Experimental Use Permit (EUP) application for non-food use(s) of an active ingredient that is not contained as an active ingredient in any currently U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories. Outdoor use means any use that is not indoor as described in the indoor category. All non-food uses included in the application are covered by the base fee for the application in this category if submitted simultaneously A credit of 45% of the New Active Ingredient fee will be applied to the application that follows. A credit of 45% of the New Active Ingredient fee will be applied to the application that follows.	15	95,724

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			 Aquatic area application (e.g., sewage/wastewater treatment)(other than aquatic herbicides which are handled as conventional pesticides) Oil fields (marine and terrestrial) Sewage treatment plants (water is treated prior to discharge into the environment) Wood preservatives Antifoulants Ballast water Industrial processes and water systems treatment 45% of this category's fee will be credited against the new active ingredient's application fee whose submission follows that of this EUP. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. 		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A527	98	New Active Ingredient,	An Experimental Use Permit (EUP) application for non-food use(s) of an active ingredient that is not contained as an active ingredient in any currently U.S. registered pesticide product. A	15	63,945

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		Experimental Use	non-food use includes a proposed use that is not a food use as described in the food use		
		Permit	categories. Indoor means that the proposed use is for use inside of manmade structures. All		
		application; Non-	indoor non-food uses included in the application are covered by the base fee for the		
		Food, Indoor	application in this category if submitted simultaneously. A credit of 45% of the New Active		
		Use. Credit 45%	Ingredient fee will be applied to the application that follows.		
		of fee toward new			
		active ingredient	Examples include:		
		application that			
		follows. (2)	 Residential use (i.e., carpet sanitizer, hard surface disinfectant) Commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes) Agricultural premise treatment (e.g., farm structures, buildings and equipment, 		
			 animal drinking water equipment) Materials Preservatives (e.g., adhesives, coatings, plastic, fabric) Medical premises and equipment (e.g., dental equipment, dental unit water lines, hospitals) HVAC 		
			45% of this category's fee will be credited against the new active ingredient's application fee		
			whose submission follows that of this EUP.		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the		
			PRIA decision review time due date which specifies any label changes that have to be made in		
			order to grant the requested experimental use permit. If the label issues cannot be resolved		
			prior to the PRIA decision review time due date and if a PRIA due date time extension has not		
			been agreed upon, then the Agency will issue to the applicant its regulatory decision with the		
			specific label changes and supporting documentation on or just before the PRIA decision		
			review time due date. At that time the applicant must either (a) agree to all of the label		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A528	99	Permit application, Food Use; Requires Tolerance or Tolerance Exemption (2)	Experimental Use Permit (EUP) application for a new food use(s) for any U. S. registered active ingredient that is currently not registered for the proposed use. The use requires the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). Increases in exposure such as a dosage rate increase or different method of application that will result in a temporary tolerance increase belong to this category. Examples of food uses could include: • Pre- and post-harvest use on crops (other than agricultural fungicides and aquatic herbicides, which are handled as conventional pesticides). • Animal drinking water treatment (meat, meat by-products and/or milk tolerance exemption) • Process water treatment for post harvest use (field washing of raw agricultural commodities) • Treatment of permanent or semi-permanent food contact surfaces (sanitizers and disinfectants) • Use in the production of food contact articles, other than food packaging with an intended ongoing effect in the finished article, including the articles surface or in food that may contact the article (conveyor belt - claims to kill bacteria that are on articles that come in contact with belt or a lubricant with claims that the lubricant kills bacteria) • Treatment of raw agricultural commodities in a food processing facility (FDA food additive regulation) • Process water treatment in a food handling facility to control a pest in the water (FDA food additive regulation-EPA dietary risk assessment)	15	22,337

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			The Agency will provide the applicant with a pre-decisional determination 4 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A529		Experimental Use Permit; requires data review or risk assessment (2)	An application to amend an Experimental Use Permit (EUP) application for the currently registered uses. The application requires review of the amendment, including data review and/or new risk assessments for the currently registered uses. If new uses are being proposed, then the application would not fall within this category. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	9	11,429
			The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested experimental use permit. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
A523		protocol other than a public health efficacy	An application for approval of each study protocol submitted other than for public health studies. Applicant provides a written copy of the protocol along with any specific questions about the protocol. The fee for this category is multiplied by each additional protocol submitted for review.	9	12,156
A571	102	Science reassessment: Cancer risk, refined ecological risk, and/or endangered species; applicant-initiated		18	95,724

Biopesticides and Pollution Prevention Division (BPPD)

TABLE 11. BIOPESTICIDES AND POLLUTION PREVENTION DIVISION — MICROBIAL AND BIOCHEMICAL PESTICIDES; NEW ACTIVE INGREDIENTS

		Interpretation	Review Time (Months)	Registration Service Fee (\$)
B580 103	New active ingredient; food use; establish tolerance (2)	An application that proposes a food use for a microbial or biochemical pesticide active ingredient that is not currently an active ingredient in any U.S. registered pesticide product. The use requires the establishment of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish a tolerance for all food/feed commodities covered by the pending registration application(s). All uses (food and non-food) included in any original application or petition for a new active ingredient are covered by the base fee for the application in this category if submitted within the original application Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new	19	51,053

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
B590		tolerance exemption (2)	An application that proposes a food use for a microbial or biochemical pesticide active ingredient that is not currently contained as an active ingredient in any U.S. registered pesticide product. The use requires the establishment of a tolerance exemption under section 408 of the FFDCA. The application submission must contain a petition to establish a tolerance exemption for all food/feed commodities covered by the pending registration application(s). All uses (food and non-food) included in any original application or petition for a new active ingredient are covered by the base fee for the application in this category if submitted within the original application. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that	17	31,910

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
B600		ingredient; non- food use (2)	An application that proposes a non food use for a microbial or biochemical pesticide active ingredient that is not currently an active ingredient in any U.S. registered pesticide product. A non-food use includes a proposed use that is not a food use as described in the food use categories above. Outdoor use means any use that is not indoor and could include treatment of ornamentals in a shade house and turf uses. Indoor means that the proposed use is for use inside of manmade structures. All indoor non-food uses included in the application are covered by the base fee for the application in this category if submitted within the original application. Some examples of indoor uses are termiticide structural protection, and indoor residential treatments (i.e. cockroach treatments). All non-food uses included in the application are covered by the base fee for the application in this category if submitted simultaneously. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new	13	19,146

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be		
			charged an additional 25% of the full registration service fee for the new active ingredient application.		
B610		New active ingredient; Experimental Use Permit application; petition to establish temporary tolerance or temporary tolerance exemption	An Experimental Use Permit (EUP) application where the proposed use meets the definition of a food use. The use requires the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish temporary tolerances or exemption from tolerances for all food/feed commodities covered by the pending registration application(s). Increases in exposure such as a dosage rate increase or different method of application that will result in a temporary tolerance increase belong to this category. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. The Agency will not accept a certification for crop destruct once the review clock has started (the "clock" or decision review timeframe starts 21 days after the Agency receives the application and the required fees or approves a fee waiver or fee exemption). A change to a crop destruct application would require the applicant to withdraw their application	10	12,764

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			and start the application process anew. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
B611	107	New active ingredient; Experimental Use Permit application; petition to establish permanent tolerance exemption	An Experimental Use Permit (EUP) application for a microbial or biochemical pesticide product containing an active ingredient that is not an active ingredient in any currently U.S. registered pesticide product. The application proposes a food use. The use requires the establishment of an exemption from the requirement of a tolerance under section 408 of the FFDCA. The application must contain a petition to establish an exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s) Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. The Agency will not accept a certification for crop destruct once the review clock has started. A change to a crop destruct application would require the applicant to withdraw their application and start the application process anew. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	12	12,764
B612	108	New active ingredient; no change to a permanent tolerance exemption (2)	An application that proposes a food use for a microbial or biochemical pesticide active ingredient that is not currently an active ingredient in any U.S. registered pesticide product. The use does not require the establishment/amendment of a tolerance exemption under section 408 of the FFDCA. The application contains uses for food/feed commodities that are all currently covered by an existing tolerance or tolerance exemption. All uses (food and nonfood) included in any original application or petition for a new active ingredient are covered by the base fee for the application in this category if submitted within the original application.	10	17,550

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
B613	109	New active ingredient; petition to convert a	An application that proposes a food use for a microbial or biochemical pesticide active ingredient that is not currently an active ingredient in any U.S. registered pesticide product. The use requires the conversion of an existing temporary/tolerance or exemption to a permanent tolerance under section 408 of the FFDCA. The application contains uses for	11	17,550

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		temporary tolerance or a temporary tolerance exemption to a permanent tolerance or tolerance exemption (2)	food/feed commodities that are all currently covered by an existing tolerance or tolerance exemption and must contain a petition to establish tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). A different pattern of use that significantly changes or increases exposure such as a dosage rate increase or different method of application will result in the application being treated as a new use. The petition will not contain new data for review in this category. The agency will assess the risks associated with the conversion of the commodities. If conversion of a crop group or subgroup or commodities requires submission of new data, the action does not belong in this category. The appropriate category will be one of the food use categories (e.g.B580). All uses (food and non-food) included in any original application or petition for a new active ingredient are covered by the base fee for the application in this category if submitted within the original application. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive, and uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time. Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			be charged a new active ingredient service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new active ingredient application.		
B620		New active ingredient; Experimental Use Permit application; Non-Food Use including crop destruct;	An application for an Experimental Use Permit for a microbial or biochemical pesticide, with uses that do not fall under the definition of a food use, or with an agreement to destroy or use only for experimental purposes any crops treated during the experimental program. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	7	6,383

TABLE 12. BIOPESTICIDES AND POLLUTION PREVENTION DIVISION — MICROBIAL AND BIOCHEMICAL PESTICIDES; NEW ACTIVE INGREDIENTS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B630	111	First food use;	An application for registration of a new use for a microbial or biochemical pesticide, where	13	12,764
		petition to	the proposed first food use meets the definition of a food use, requires that the applicant		
		establish	submit data to enable the Agency to conduct a dietary exposure assessment and requires		
		tolerance	that the applicant submit a petition for an exemption from the requirement of a tolerance for		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		exemption (2)	the active ingredient.		
			All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use application package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the first food use decision review time.		
			Until the first food use is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a first food use service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application.		
B631	112	New food use; petition to amend an established tolerance (3)	A petition to amend an existing tolerance exemption for a microbial or biochemical pesticide active ingredient where the proposed use meets the definition of a food use and requires that the applicant submit data to enable the Agency to conduct a dietary exposure assessment and that the applicant submit a petition for an exemption from the requirement of a tolerance for the active ingredient. This category includes amendments to temporary tolerance exemptions and other time-limited tolerance exemptions. In addition to the petition, there may be an application to amend an existing registered product or	12	12,764

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			experimental use permit.		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product and/or new inert approval submitted in this package, however, is subject to its own registration service fee. The only exception is if the new use(s) are to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
B640	113	First food use;	An application for registration of a new use for a microbial or biochemical pesticide where	19	19,146

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		petition to establish tolerance (2)	there is a reasonable expectation or certainty that residues of the active ingredient could occur in human food, animal feed, or in livestock from the proposed use. The first food use requires the applicant to submit a petition to establish a tolerance for the active ingredient for the proposed use, and to submit data to demonstrate that dietary exposures to residues of the active ingredient at the tolerance level meet the FFDCA standard of reasonable certainty of no harm. All uses included in any original application or petition for a first food use that otherwise satisfy the conditions for the category are covered by the base fee for that application. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the first food use decision review time. Until the first food use is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a first food use service fee and decision review timeframe. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application.		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B643		petition to amend tolerance exemption (3)	An application that proposes a new/additional food use for a microbial or biochemical pesticide active ingredient. New/additional food use includes a proposed use of any U. S. registered active ingredient for which there is no registered "food use". The use requires the amendment of the existing exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to amend tolerances or exemption(s) from tolerance for all food/feed commodities covered by the pending registration application(s). All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product and/or new inert approval submitted in this package, however, is subject to its own registration service fee. The only exception is if the new use(s) are to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses. Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time. If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application.	10	12,764

CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
115	First food use; indoor; food/food handling (2)	An application for a microbial or biochemical pesticide that proposes the first indoor, food/food handling use. First food use includes a proposed use of any U. S. registered active ingredient for which there is no registered "food use." The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemptions from tolerance for all food/feed commodities covered by the pending registration application(s). Indoor means that the proposed use is for use inside of manmade structures. All indoor food uses included in any original application or petition for the first food use are covered by the base fee for the application in this category if submitted within the original application. Some examples of indoor food uses include: use in a food handling and/or processing establishment and use on food crops in a greenhouse. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use application package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to first food use decision review time. Until the first food use is approved, any subsequent application for another new product	12	31,910
		containing the same active ingredient or an amendment to the proposed labeling will be		
	No.	No. Action 115 First food use; indoor; food/food	Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application. An application for a microbial or biochemical pesticide that proposes the first indoor, food/food ingredient for which there is no registered "food use." The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemptions from tolerance for all food/feed commodities covered by the pending registration application(s). Indoor means that the proposed use is for use inside of manmade structures. All indoor food uses included in any original application or petition for the first food use are covered by the base fee for the application in this category if submitted within the original application. Some examples of indoor food uses include: use in a food handling and/or processing establishment and use on food crops in a greenhouse. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use application package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to first food use decision review time. Until the first food use is approved, any subsequent application for another new product	CR No. Action Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application. First food use; indoor; food/food handling use. First food use includes a proposed use of any U. S. registered active ingredient for which there is no registered "food use." The use requires the establishment of, or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemptions from tolerance for all food/feed commodities covered by the pending registration application(s). Indoor means that the proposed use is for use inside of manmade structures. All indoor food uses included in any original application or petition for the first food use are covered by the base fee for the application in this category if submitted within the original application. Some examples of indoor food uses include: use in a food handling and/or processing establishment and use on food crops in a greenhouse. All of the inerts used in the product must be either approved, pending with the Agency, or a new inert is submitted within the package for the applicable uses. A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this first food use application package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to first food use decision review time. Until the first food use is approved, any subsequent application for another new product

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			charged a first food use service fee and decision review timeframe.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the first food use application.		
B644	116	New use, no change to an established tolerance or tolerance exemption (3)	An application that proposes a new use for a microbial or biochemical pesticide active ingredient. New use (indoor/outdoor/food handling) includes a proposed use of any U.S. registered active ingredient for which there is no registered use. The use does not require an amendment to the established tolerance or tolerance exemption under section 408 of the FFDCA. The application contains uses for food/feed commodities that are all currently covered by an existing tolerance or tolerance exemption.	8	12,764
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product and/or new inert approval submitted in this package, however, is subject to its own registration service fee. The only exception is if the new use(s) are to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.		
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application. Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		
B650	117	New use; non-food (3)	An application for registration of a new use for a microbial or biochemical pesticide, with uses that do not fall under the definition of a food use. This category also includes a change in use pattern such that the exposure to humans and the environment could be significantly increased (e.g., additional routes of exposure) and therefore must be evaluated for increased risks. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. Amendment applications to add new use(s) to registered product labels are covered by the base fee for this category as long as they are all submitted in the same package. Each application for a new product and/or new inert approval submitted in this package, however, is subject to its own registration service fee. The only exception would be if the new use(s) were to be added only to a new product (no amendments to registered product labels in the application package) in which case the review of the one new product application would be covered by the base fee for the new uses.	7	6,383

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	Registration Service Fee
			Any new product or amendment to the proposed labeling, which contains the same new use(s), that is submitted subsequent to the submission of the new use application but prior to its decision review time expiration date, will be deemed a separate new use application subject to a separate fee and new decision review time.		
			If the applicant on his own initiative submits any additional information that was neither requested nor required by the Agency, after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, the applicant will be charged an additional 25% of the full registration service fee for the new use application.		
			Finally, if the new use(s) application include non-food (indoor and/or outdoor) and food (outdoor and/or indoor) uses, the appropriate fee is due for each type of new use, and the longest decision review time applies to all of the new uses requested in the application.		

TABLE 13. BIOPESTICIDES AND POLLUTION PREVENTION DIVISION — MICROBIAL AND BIOCHEMICAL PESTICIDES; NEW PRODUCTS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B652	118	New product;	An application for registration of a microbial or biochemical pesticide product that is not	13	12,764
		registered	substantially similar or identical in its uses and formulation to a product currently registered		
		source of active	and, which contains a registered source of active ingredient. If the proposed new product		
		ingredient;	contains an unregistered source of active ingredient, then see category B671. The use		
		requires petition	requires a change to the tolerance or the exemption from the requirement of a tolerance		
		to amend	under section 408 of the FFDCA. The application submission must contain a petition to		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		established	amend an existing tolerance(s) or exemption(s) from tolerance for food/feed commodities		
		tolerance or	covered by the pending registration application.		
		tolerance			
		exemption;	All of the inerts used in the product must be either approved or pending with the Agency for		
		requires 1)	the applicable uses.		
		submission of			
		product specific	An application for a new end-use product using a source of active ingredient that is not yet		
		data; or 2)	registered but has an application pending with the Agency for review, will be considered an		
		citation of	application for a new product with an unregistered source of an active ingredient.		
		previously			
		reviewed and			
		accepted data;			
		or 3) submission			
		or citation of			
		data generated			
		at government			
		expense; or 4)			
		submission or			
		citation of			
		scientifically-			
		sound rationale			
		based on			
		publicly			
		available			
		literature or			
		other relevant			
		information that			
		addresses the			
		data			

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		requirement; or 5) submission of a request for a data requirement to be waived supported by a scientifically-sound rationale explaining why the data requirement does not apply (2)			
B660	119	registered source of active ingredient(s); identical or	An application for registration of an end-use or a manufacturing use microbial or biochemical pesticide product that is substantially similar, identical in its uses and formulation, or that differs only in ways that would not significantly increase the risk of unreasonable adverse effects on the environment to products that are currently registered and, which contains a registered source of active ingredient. If the proposed new product contains an unregistered source of active ingredient, then see category B672. The applicant must identify the similar registered products for all active ingredients in the proposed product. All applications require the following: • A data matrix is required with the application if it is not a 100% re-packaged product. • Product chemistry data (Group A and B) unless the product is identical (e.g., 100% repackaged product). In some cases, product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1. • The active ingredient(s) must be currently registered and the CSF must include its	4	1,278

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		citation, or selective data citation where applicant owns all required data, or authorization from data owner is demonstrated. Category also includes 100% re-package of registered enduse or manufacturinguse product that requires no data submission or data matrix. For microbial	EPA Registration Number(s). In all cases, the registrant must identify the registered similar product for this category. Acute toxicity requirements must be addressed by using: 1. The cite-all method 2. Selective data citation where the applicant owns all required data, or 3. Applicant submits specific authorization letter from the data owner The application is not in this category if efficacy, acute toxicity, companion animal safety, and/or child resistant packaging data are submitted and must be reviewed to support the application. The application does not fall into this category if it contains a request to waive any of these data. An application that requires review of cited or submitted data other than product chemistry does not belong in this fee category. If the use pattern on the TGAI differs from the proposed products, then additional data are required and the application does not fall within this category. Substantially similar: Product must have the same active ingredient, in substantially the same proportion, same chemical composition (solid, liquid, granular), and substantially similar inert ingredients as the already registered product. In addition, substantially similar means that the proposed product bears the same use pattern. Adding to or changing existing use patterns excludes the proposed product from treatment as a substantially similar product. Deleting use patterns is acceptable. Identical: Same composition and use patterns as a currently registered end-use product. Manufacturing Use Product: A 100% re-package of a manufacturing use product that requires no data submission or data matrix is covered by this category. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an		
		ingredient(s)			

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		must not be re- isolated. (2)	application for a new product with an unregistered source of an active ingredient.		
B670	120	registered source of active ingredient(s); no change in an established tolerance or tolerance exemption; requires 1) submission of product specific data; or 2) citation of previously reviewed and accepted data; or 3) submission	An application for registration of a microbial or biochemical pesticide product that is not substantially similar or identical in its uses and/or formulation to products that are currently registered and, which contains a registered source of active ingredient. If the proposed new product contains an unregistered source of active ingredient, then see category B672. These applications require product specific chemistry data, acute toxicity data and other Tier I mammalian and non-target toxicity data as determined by the general use patterns for the product. When public health pests are claimed, efficacy (product performance) data for the product must be submitted. Formulator's exemption for the data requirements can be claimed when the source of the TGAI is registered by another pesticide registrant. If the registered source of the active ingredient is owned by the current applicant, Formulator's exemption is not applicable. The data used to support the registered source is instead referenced on the applicant's data matrix. This category is not for a new use. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of an active ingredient.	7	5,107

CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
	sound rationale			
	based on			
	publicly			
	available			
	literature or			
	other relevant			
	information that			
	addresses the			
	data			
	requirement; or			
	5) submission of			
	a request for a			
	data			
	requirement to			
	be waived			
	supported by a			
	scientifically-			
	sound rationale			
	explaining why			
	the data			
	requirement			
	does not apply			
	(2)			
121	food use; unregistered source of active ingredient(s);	substantially similar or identical in its uses and/or formulation to products that are currently registered. These applications require product specific chemistry data, acute toxicity data and other Tier I mammalian and non-target toxicity data as determined by the general use patterns	17	12,764
	No.	sound rationale based on publicly available literature or other relevant information that addresses the data requirement; or 5) submission of a request for a data requirement to be waived supported by a scientifically-sound rationale explaining why the data requirement does not apply (2) 121 New product; food use; unregistered source of active ingredient(s);	sound rationale based on publicly available literature or other relevant information that addresses the data requirement; or 5) submission of a request for a data requirement to be waived supported by a scientifically-sound rationale explaining why the data requirement does not apply (2) 121 New product; food use; unregistered source of active substantially similar or identical in its uses and/or formulation to products that are currently registered. These applications require product specific chemistry data, acute toxicity data and requirement does not active the content of the cont	No. Action Interpretation Time (Months) sound rationale based on publicly available literature or other relevant information that addresses the data requirement; or 5) submission of a request for a data requirement to be waived supported by a scientifically-sound rationale explaining why the data requirement does not apply (2) 121 New product; food use; unregistered source of active ingredient(s); and application for registration of a microbial or biochemical pesticide product that is not substantially similar or identical in its uses and/or formulation to products that are currently registered. These applications require product specific chemistry data, acute toxicity data and other Tier I mammalian and non-target toxicity data as determined by the general use patterns

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		petition to amend an established tolerance or tolerance exemption; requires 1) submission of product specific data; or 2) citation of			

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		a request for a data requirement to be waived supported by a scientifically-sound rationale explaining why the data requirement does not apply (2)			
B672	122	New product; unregistered source of active ingredient(s); non-food use or food use with a tolerance or tolerance exemption previously established for the active ingredient(s); requires: 1) submission of product specific data; or 2) citation of previously reviewed and accepted data;	An application for registration of a microbial or biochemical pesticide product that is not substantially similar or identical in its uses and/or formulation to products that are currently registered. These applications require product specific chemistry data, acute toxicity data and other Tier I mammalian and non-target toxicity data as determined by the general use patterns for the product. When public health pests are claimed, efficacy (product performance) data for the product must be submitted. This category does not include products containing an active ingredient(s) that requires a change in, or establishment of, a tolerance or tolerance exemption or require the Agency to conduct a dietary risk assessment. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of an active ingredient.	13	9,118

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	Registration Service Fee
		or 3) submission			
		or citation of			
		data generated			
		at government			
		expense; or 4)			
		submission or			
		citation of a			
		scientifically-			
		sound rationale			
		based on			
		publicly			
		available			
		literature or			
		other relevant			
		information that			
		addresses the			
		data			
		requirement; or			
		5) submission of			
		a request for a			
		data			
		requirement to			
		be waived			
		supported by a			
		scientifically-			
		sound rationale			
		explaining why			
		the data			
		requirement			
		does not apply.			
		(2)			
B673	123	New product	An application for registration of a new microbial or biochemical pesticide product (MUP or	10	5,107
		-	end use product) containing an unregistered source of a registered active ingredient for		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		source of active ingredient(s); citation of Technical Grade Active Ingredient (TGAI) data previously reviewed and accepted by the Agency. Requires an Agency	which the data cited to fulfill all TGAI data requirements has been previously reviewed and accepted by the Agency. If an update to the TGAI risk assessment is required, then this category does not apply. See category B672. For microbial pesticides this category does not apply when data to demonstrate similarity is needed to bridge to previously reviewed and accepted data. See Table 11; New Active Ingredients. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of an active ingredient.		
B674		MUP; Repack of identical registered enduse product as a manufacturinguse product; same registered uses only (2)	An application for registration of a new microbial or biochemical pesticide manufacturing use product that is identical in its formulation and uses to end use products that are currently registered. All applications require the following: • A formulator's exemption statement • The applicant must identify the registered identical product for this category • The active ingredient listed on the CSF must be an EPA registered product in order to satisfy the data requirements for the active ingredient. If the use pattern for the proposed product differs from the currently registered product, then additional data are required and the application does not fall within this category (see	4	1,278

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			applicable new use categories).		
			An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of an active ingredient.		
B675	125	source of active ingredient; submission of completely new generic data package; registered uses only. (2)	An application for registration of a new microbial or biochemical pesticide manufacturing use product (MUP) and, which contains a registered source of active ingredient. If the proposed new product contains an unregistered source of active ingredient, then see category B672. New manufacturing use product is any product intended (labeled) for formulation or repackaging into an end use formulated pesticide product. The active ingredient is not a new active ingredient, but one that claims to be substantially similar or identical to another active ingredient which is currently registered (as referenced by EPA registration number) and has the selective data citation used. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of an active ingredient.	10	9,118
B676	126	more than one active ingredient where one active ingredient	An application for registration of a new microbial or biochemical pesticide product which contains more than one active ingredient where one active ingredient is derived from an unregistered source (i.e., does not have a EPA registration number) but is not a new active ingredient. The other active ingredient is derived from a registered source. An application for a new end-use product using a source of active ingredient that is not yet	13	9,118

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		unregistered	registered but has an application pending with the Agency for review, will be considered an		
		source; product	application for a new product with an unregistered source of an active ingredient.		
		chemistry data			
		must be	All of the inerts used in the product must be either approved or pending with the Agency for		
		submitted;	the applicable uses.		
		requires: 1)			
		submission of			
		product specific			
		data, and 2)			
		citation of			
		previously			
		reviewed and			
		accepted data;			
		or 3) submission			
		or citation of			
		data generated			
		at government			
		expense; or 4)			
		submission or			
		citation of a			
		scientifically-			
		sound rationale			
		based on			
		publicly			
		available			
		literature or			
		other relevant			
		information that			
		addresses the			

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		data requirement; or 5) submission of a request for a data requirement to be waived supported by a scientifically- sound rationale explaining why the data requirement does not apply. (2)			
B677	127	non-food animal product with submission of two or more target animal	An application for registration of a new microbial or biochemical pesticide end-use animal product that is not substantially similar or identical in its uses and formulation to a product currently registered. For example, spot-on and flea collars products are generally labeled species specific, in that a product is labeled for dogs or cats, but not generally both, while shampoos and sprays may be labeled for both species (dogs and cats). All applications require the following: • A data matrix is required with the application. • Product chemistry data (Group A and B) and CSF. In some cases product chemistry data can be satisfied as outlined in Pesticide Registration Notice 98-1. If the source of the active ingredient is not registered in this application; the decision review time line will be the longest of the associated application (see timeline for B672). • All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. In those cases where the product relies upon a pending inert clearance, the new companion animal studies must be conducted with	10	8,820

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	Registration Service Fee
		pest efficacy and/or • animal safety studies and/or • child resistant packaging (2)	the pending inert in the tested product as it is intended to be marketed and sold as the end use product. • Acute toxicity, public health pest efficacy, child resistant packaging data, companion animal safety data and/or requirements must be addressed by using: 1) the cite-all method, or 2) selective data citation which includes submitting required data. A rationale for a waiver or bridging of these data falls within this category. • Which companion animal safety studies are required is based upon the specific label claims in the proposed label. For example, if the proposed end use product label claim is to - use the product on 12 week old kittens weighing ≥ 3 lbs and breeding cats, then two companion animal studies are required: the first on using kittens ≥ 12 weeks of age and weighing at least 3 lbs., and a second study on pregnant and nursing adult cats. Each of these studies must demonstrate an adequate margin of safety. • Proposed label for the end use product. An application for a new end-use product using a source of active ingredient that is not yet registered but has an application pending with the Agency for review, will be considered an application for a new product with an unregistered source of an active ingredient.		

TABLE 14. BIOPESTICIDES AND POLLUTION PREVENTION DIVISION — MICROBIAL AND BIOCHEMICAL PESTICIDES; AMENDMENTS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B621	128	Experimental Use Permit; no change to an established temporary	An application to amend an existing Experimental Use Permit for a microbial or biochemical pesticide. Amendments could include but are not limited to changing the uses, use sites, and/or acreage tested, and/or extending the length of time for completion of the experimental program. If a tolerance or tolerance exemption needs to be amended in connection with this action, you must add the cost of a petition (see B631 or B641, below, as appropriate).	7	5,107
B622	129	Experimental Use Permit;	An application to amend an existing Experimental Use Permit for a microbial or biochemical pesticide. This use requires a change/amendment to the existing tolerance/temporary tolerance or exemption for any U. S. registered active ingredient that currently has an approved tolerance/temporary tolerance or exemption for the proposed use.	11	12,764
B641	130	an established tolerance or tolerance exemption.	A petition to amend an established tolerance for a microbial or biochemical pesticide, with supporting data to demonstrate that dietary exposures to residues of the active ingredient at the tolerance level meet the FFDCA standard of reasonable certainty of no harm. This category includes amendments to temporary tolerances, such as those established in connection with an experimental use permit. In addition to the petition, there may be an application to register a product, or to amend an existing registered product or experimental use permit.	13	12,764

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
B680		registered source of active ingredient(s); no new use(s); no changes to an established tolerance or tolerance exemption. Requires data submission. (2)	An application to amend a registration is in this category when it contains data to support a change in the label (such as use patterns, use site changes) or to add an alternate formulation, or change the basic formulation of a currently registered product. These data include but are not limited to: toxicity data, product chemistry data, manufacturing process, non-target toxicity data, efficacy/product performance, child-resistant packaging data, and data to support a new pattern of use (e.g., increased application rate, different application methods) that changes the potential for human and/or environmental risks or exposure. EPA-initiated amendments shall not be charged fees. Label amendments submitted by notification under PR Notices, such as PR Notice 95-2 and PR Notice 98-10, continue under PR Notice timelines and are not subject to PRIA fees. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFAA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFAA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.	5	5,107

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B681		unregistered source of active ingredient(s). Requires data submission. (2)	An application to amend a registration is in this category when it contains data to support a change in the label (such as use patterns, use site changes) or to add an alternate formulation or change the basic formulation of a currently registered product. These data include but are not limited to: toxicity data, non-target toxicity data, efficacy/product performance, child-resistant packaging data, additional (unregistered) sources of the active ingredient with supporting chemistry data, manufacturing process, efficacy (if public health pests are claimed), and data to support a pattern of use (e.g., increased application rate, different application methods) that changes the potential for human and/or environmental risks or exposure. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.	7	6,079
B683		requires review/update of previous risk assessment(s) without data	Modification in the label of a registered product that is not substantially similar to a currently registered product and that requires review and Agency determination of whether the existing database would support a change or modification to the amended label. Agency update of existing risk analysis/assessment may be required. No data is submitted to support this label amendment. Examples of actions in this category include: label changes to Directions for Use (including restricted entry intervals (REI), personal protective equipment (PPE), pre-harvest interval (PHI), application rate, application frequency, application timing, addition of aerial or	6	5,107

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		t- DEL DDE	chemigation application methods consistent with PR Notices 87-1 and 93-2, ground water or surface water advisory statements, etc. that require risk analysis by EPA.		
			EPA-initiated amendments shall not be charged fees. Label amendments submitted by notification under PR Notices, such as and PR Notice 98-10, continue under PR Notice timelines and are not subject to PRIA fees.		
			(a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.		
B684		food animal product that includes submission of	Generally modifying an existing, previously registered label by adding additional claims for use on adults or juveniles or breeding animals of the same species. An application to amend a registered end-use pesticide animal product. For example, spot-on and flea collar products are generally labeled species specific, in that a product is labeled for dogs or cats, but not generally both, while shampoos and sprays may be labeled for both species (dogs and cats). This amendment would require the following: • A data matrix and data compensation forms are required with the application. • All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses. In those cases where the product relies upon a pending inert clearance, the new companion animal studies must be conducted with the pending inert in the tested product as it is intended to be marketed and sold as the end use product. • Same species of animal previously listed on registered label. • If new efficacy claims are sought, then new pest efficacy data matching the claim(s)	8	8,820

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			are required. • If the packing type has changed (e.g., spot-on vs. stripe-on) so that the dose volume is altered (new or different), new child resistant packaging data is required. • Which companion animal safety studies are required is based upon the specific label claims in the proposed label. For example, if the proposed end use product label claim is to use the product on 12-week old kittens weighing ≥ 3 lbs and on breeding cats, then two companion animal studies are required: the first on using kittens ≥ 12 weeks of age and weighing at least 3 lbs. and a second study on pregnant and nursing adult cats. Each of these studies must demonstrate an adequate margin of safety. • Proposed amended label for the end use product. EPA-initiated amendment shall not be charged fees. Label amendments submitted by notification under PR Notices, such as and PR Notice 98-10, continue under PR Notice timelines and are not subject to PRIA fees. (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.		

TABLE 15. BIOPESTICIDES AND POLLUTION PREVENTION DIVISION — STRAIGHT CHAIN LEPIDOPTERAN PHEROMONES(SCLPS)

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B690	135	New active ingredient; food or non-food use (2)	An application for a product containing a new active ingredient SCLP which either has no food uses or if there is a food use, is anticipated to meet the existing tolerance exemption for SCLPs.	7	2,554
			All uses (food and/or non-food) included in any original application or petition for a first food use that otherwise satisfy the conditions for the category are covered by the base fee.		
			All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.		
			A maximum of five new products are covered by the base fee. After the first five new products, each application for an additional new product or new inert ingredient approval that is submitted within this new active ingredient package is subject to the registration service fee for a new product or a new inert ingredient approval. All such associated applications that are submitted together will be subject to the new active ingredient decision review time.		
			Until the new active ingredient is approved, any subsequent application for another new product containing the same active ingredient or an amendment to the proposed labeling will be charged a new active ingredient service fee and decision review timeframe.		
			Any additional information that was neither requested nor required by the Agency, submitted at the applicant's initiative after completion of the technical deficiency screening, and which does not itself constitute a covered registration application, shall be assessed an additional		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			25% of the full service fee.		
B700	136	Experimental Use Permit application; new active ingredient or new use	An application for an experimental use permit where the SCLP fits within the existing tolerance exemption for SCLPs, or with an agreement to destroy, or use only for experimental purposes, any crops treated during the experimental program. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	7	1,278
B701	137	Extend or amend Experimental Use Permit	An application to amend an existing Experimental Use Permit for a SCLP product, which could include (but is not limited to): changing the uses, use sites, and/or acreage tested, and/or extending the length of time for completion of the experimental program.	4	1,278
B710	138	registered source of active ingredient(s); identical or substantially similar in composition and use to a registered product; no change in an established tolerance or	An application for registration of a SCLP product that is substantially similar or identical in its uses and formulation to products that are currently registered, or differ from a currently registered product only in ways that would not significantly increase the risk of unreasonable adverse effects to humans or the environment. In all cases, the product must contain a registered source of active ingredient, and the applicant must identify the similar registered product. If the proposed new product contains an unregistered source of active ingredient, then see category B721. Identical products are identical to another registered product and bear identical use patterns. For an identical (100% repackaging or repack) of a registered SCLP product, the data requirements are satisfied by the registered identical product. The Confidential Statement of Formula (CSF) of the proposed product must indicate the product is a 100% repack of the previously registered product. Substantially similar products must contain the same active ingredient, in substantially the	4	1,278

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		data review, or only product chemistry data; cite-all data citation, or selective data citation where applicant owns all required data or authorization from data owner is demonstrated. Category includes 100%	A new product is not substantially similar to a registered product if an unregistered source of TGAI material is used to formulate the new product, or if new data, scientific literature, and/or waivers are submitted to satisfy the data requirements for the new product.		
B720	139	registered	An application for a new product for an existing SCLP active ingredient that includes data to support the registration. The source of the active ingredient must be registered. If the proposed new product contains an unregistered source of active ingredient, then see	5	1,278

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		requires: 1)	category B721.		
		submission of			
		product specific	All of the inerts used in the product must be either approved or pending with the Agency for		
		data; or 2)	the applicable uses.		
		citation of			
		previously			
		reviewed and			
		accepted data;			
		or 3) submission			
		or citation of			
		data generated			
		at government			
		expense; or 4)			
		submission or			
		citation of a			
		scientifically-			
		sound rationale			
		based on			
		publicly			
		available			
		literature or			
		other relevant			
		information that			
		addresses the			
		data			
		requirement; or			
		5) submission of a request for a			
		data			

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		requirement to be waived supported by a scientifically-sound rationale explaining why the data requirement does not apply.			
B721	140	New product; unregistered source of active ingredient (3)	An application for a new product for a registered SCLP active ingredient; the source of the active ingredient used in the product is not registered. All of the inerts used in the product must be either approved or pending with the Agency for the applicable uses.	7	2,676
B722	141	New use and/or amendment; petition to establish a tolerance or tolerance exemption (4) (5)	An application for a new use for a registered SCLP active ingredient that is not covered by the SCLP tolerance exemption. A petition to amend the established tolerance exemption for SCLPs, with supporting data to demonstrate that dietary exposures to residues of the active ingredient meet the FFDCA safety standard, i.e., there is a reasonable certainty that no harm will result from aggregate exposure to the pesticide chemical residue, must accompany the application. All of the inerts used in the product must be either approved or pending with the Agency for	7	2,477
			the applicable uses.		
			(a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-		

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98–10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.		
B730	142	Label amendment requiring data submission (4)	An application to amend an existing registration containing an SCLP active ingredient. The application contains for Agency review data that is submitted to support a change to the formulation and/or data that is necessary to support a product labeling change (e.g., use pattern, use sites, etc.) EPA-initiated amendments shall not be charged fees. Label amendments submitted by notification under PR Notices, such as PR Notice 95-2 and PR Notice 98-10, continue under PR Notice timelines and are not subject to PRIA fees. (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrant-initiated fast-track amendments are to be completed within the timelines specified in FIFRA Section 3(c)(3)(B) and are not subject to registration service fees. (c) Registrant-initiated fast-track amendments handled by the Antimicrobials Division are to be completed within the timelines specified in FIFRA Section 3(h) and are not subject to registration service fees. (d) Registrant initiated amendments submitted by notification under PR Notices, such as PR Notice 98-10, continue under PR Notice timelines and are not subject to registration service fees. (e) Submissions with data and requiring data review are subject to registration service fees.	5	1,278

TABLE 16. BIOPESTICIDES AND POLLUTION PREVENTION DIVISION — OTHER ACTIONS

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B614		Conditional Ruling on Pre- application Study Waivers; applicant- initiated	A pre-application request for an active ingredient, new use, or new product. The request is for review of each study waiver associated with any of the above pre-applications. The fee for this category is multiplied by each additional waiver request submitted for review. The study waiver request must include a written rationale for the study waiver and the identity of the new active ingredient (chemical structure). The application follows after the Agency has made a ruling on the study waiver(s). If a study waiver is denied, the application for the new active ingredient, new use or new product can only be submitted once the study has been conducted and the applicant has a complete application for registration. The decision on the waiver is conditional upon the review of the formal registration application and the data accompanying the application. Formal decisions or formal feedback on study waivers will not be made in meetings such as pre-registration conferences or any other pre-registration meeting with the Agency.	3	2,530
B615	144	Rebuttal of agency reviewed protocol, applicant initiated	An application or submission to the EPA rebutting the conclusion(s) reached by the EPA for a previously submitted study protocol request. The science review of the study protocol is considered the completed PRIA decision on the protocol review request, so any written response contesting the conclusions in the review is considered to be a separate action and subject to a separate fee under PRIA. This PRIA category applies to rebuttals of all protocol reviews (except HSRB protocol reviews), whether the original protocol was subject to PRIA or not. The fee for this category is multiplied by each rebuttal application that is submitted for review. PRIA fees are not applicable to pre-submission or pre-registration conferences or discussions with the EPA.	3	2,530
B682	145	Protocol review;	An application for approval of a study protocol. Applicant provides a written copy of the	3	2,432

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	Registration Service Fee
		initiated; excludes time for HSRB review	protocol along with any specific questions about the protocol. The fee for this category is multiplied by each additional protocol submitted for review. PRIA fees are not applicable for pre-submission or pre-registration conferences or discussions		
			with the EPA.		

TABLE 17. BIOPESTICIDES AND POLLUTION PREVENTION DIVISION — PLANT INCORPORATED PROTECTANTS (PIPS)

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
B740		Permit application;		6	95,724

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		for a new or registered PIP in which an established tolerance/tolerance exemption exists for the intended use(s). (4)			
B750	147	Permit application; with a petition to establish a temporary or permanent tolerance/tolerance exemption for the active ingredient.	An application for a EUP to allow a registered PIP active ingredient to be used under controlled, field or actual use conditions so that the data required to support a federal registration can be developed to evaluate the PIP's efficacy and potential for adverse effects on human health and the environment. A temporary tolerance or exemption is set for an appropriate period of time to allow the harvest of any treated food or feed commodities during the experimental period. No issue(s) raised that would require a SAP. Example: transfer existing PIP trait by traditional breeding, such as from field corn to sweet corn.	9	127,630
B770	148	Permit application; new (2) PIP; with petition to establish a temporary	An application for a EUP to allow a new PIP active ingredient to be used under controlled, field or actual use conditions so that data required to support a federal registration can be developed to evaluate its efficacy and potential for adverse effects on humans and the environment. A temporary tolerance or exemption will be established for an appropriate period of time to allow the harvest of any treated food or feed commodities during the experimental period. The new PIP raises issue(s) that require a SAP review.	15	191,444

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		registration application for a new active ingredient that follows; SAP review. (5)			
B771	149	Permit application; new (2) PIP; with petition to establish a temporary tolerance/tolerance exemption for the active ingredient:	An application for a EUP to allow a new PIP active ingredient to be used under controlled, field or actual use conditions so that data required for a federal registration can be developed to evaluate its efficacy and potential for adverse effects on humans and the environment. A temporary tolerance or exemption will be established for an appropriate period of time to allow the harvest of any treated food or feed commodities during the experimental period. The new PIP raises no issue(s) that require a SAP review.	10	127,630
B772	150	ana anadana an andanad	An amendment making minor changes to or extend the test period of an existing PIP EUP registration.	3	12,764

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		unaffected.			
B773	151			5	31,910
B780	152	application; new (2) PIP; non- food/feed.	An application for a new PIP active ingredient for a non-food/feed use. No issue(s) identified that warrant a SAP. This category is used for full commercial registration; a seed increase registration can be obtained under B883, B884 or B885	12	159,537
B790	153	ingredient; new (2) PIP; non-	An application for a new PIP active ingredient for a non-food/feed use with issue(s) identified that warrant a SAP. This category is used for full commercial registration; a seed increase registration can be obtained under B883, B884 or B885	18	223,351
B800	154	application; new (2) PIP; with petition to establish	An application for a new PIP active ingredient for a food/feed use. A temporary tolerance or temporary exemption from a tolerance already exists to support a EUP for the active ingredient. A permanent tolerance or tolerance exemption is needed for registration. A petition to establish a tolerance or exemption from the requirement of a tolerance with supporting data must accompany the application. No issue(s) identified that warrant a SAP. This category is used for full commercial registration; a seed increase registration can be	12	255,324

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		active ingredient based on an existing temporary tolerance/tolerance exemption.	obtained under B883, B884, or B885.		
B810	155	application; new (2) PIP; with petition to establish permanent tolerance/tolerance	An application for a new PIP active ingredient for a food/feed use. A temporary tolerance or a temporary exemption from a tolerance already exists to support a EUP for the active ingredient. A permanent tolerance or tolerance exemption is needed for registration. A petition to establish a tolerance or exemption from the requirement of a tolerance with supporting data must accompany the application. Issue(s) identified that warrant a SAP. This category is used for full commercial registration; a seed increase registration can be obtained under B883, B884, or B885.	18	319,072
B820	156	application; new (2) PIP; with petition to establish or amend a permanent	An application for a new PIP active ingredient for a food/feed use. A tolerance or an exemption from a tolerance must be established. No previous temporary tolerance or tolerance exemption has been established. A petition to establish a tolerance or exemption from the requirement of a tolerance with supporting data must accompany the application. No issue(s) identified that warrant a SAP. This category is used for full commercial registration; a seed increase registration can be obtained under B883, B884, or B885.	15	319,072
B840	157	application; new	An application for a new PIP active ingredient for a food/feed use. A tolerance or an exemption from a tolerance must be established. No previous temporary tolerance or temporary tolerance or temporary tolerance exemption has been established. A petition to establish a tolerance or	21	382,886

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		and a latter to a consequent	exemption from the requirement of a tolerance with supporting data must accompany the application. Issue(s) identified that warrant a SAP. This category is used for full commercial registration; a seed increase registration can be obtained under B883, B884, or B885.		
B851	158	application; new event of a previously	An application for a new PIP active ingredient for a food/feed use that differs from a similar active ingredient that is registered due to its origination from a different genetic event. The new PIP active ingredient and the proposed use is already covered under an existing tolerance or tolerance exemption. No issue(s) identified that warrant a SAP.	9	127,630
B870	159	application; registered (3) PIP;	An application to amend a registered PIP product to add a new use site. Example: transfer existing PIP trait by traditional breeding, such as from field corn to sweet corn.	9	38,290

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		active ingredient(s). (4)			
B880	160	application; registered (3) PIP; new product or	An application for a new PIP product, intended for commercial use, containing a previously registered active ingredient that is in an existing registered product. No issue(s) identified that require a SAP review. Example: Stacking PIP traits within a crop using traditional breeding techniques.	9	31,910
B881	161	application; registered (3) PIP; new product or	An application for a new PIP product containing a previously registered active ingredient that is in an existing registered product. Issue(s) identified that requires a SAP review. Example: Stacking PIP traits within a crop using traditional breeding techniques.	15	95,724

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		tolerance/tolerance exemption is already established for the active ingredient(s). SAP review. (5) (6) (7)			
B883		application; new (2) PIP, seed increase with negotiated acreage cap and time- limited registration; with petition to	An application for a new PIP active ingredient for seed increase/breeding purposes only. The application must propose a time limitation (expiration date) and a per-season acreage cap. A petition for a permanent tolerance/tolerance exemption is needed and must be based on a previously-established temporary tolerance or exemption (e.g., a tolerance or exemption established with an experimental use permit). If a seed increase registration is granted under this PRIA category, full commercial registration can subsequently be obtained using B890. Registrants are encouraged to consult with the Agency prior to submission of an application in this category.	9	127,630
B884		application; new (2) PIP, seed increase with negotiated	An application for a new PIP active ingredient for seed increase/breeding purposes only. The application must propose a time limitation (expiration date) and a per-season acreage cap. A petition for a permanent tolerance/tolerance exemption is needed (not based on a previously-established temporary tolerance or exemption). If a seed increase registration is granted under this PRIA category, full commercial registration can subsequently be obtained using	12	159,537

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		petition to establish a	B890. Registrants are encouraged to consult with the Agency prior to submission of an application in this category.		
B885	164	application; registered (3) PIP, seed increase; breeding stack of	An application for a new PIP product for seed increase/breeding purposes only that contains a previously-registered active ingredient that is in an existing product. A new tolerance or exemption is not needed since a permanent tolerance/exemption is already in place for the previously-registered active ingredient. If a seed increase registration is granted under this PRIA category, full commercial registration can subsequently be obtained using B890.	9	95,724
B890	165		An application to amend a registered PIP product that only allows the expansion of use from seed production to commercial registration. No issue(s) identified that require a SAP review.	9	63,816

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		petition since permanent tolerance/tolerance exemption is already established for the active ingredient(s).			
B891	166	l	An application to amend a registered PIP product that only allows the expansion of use from seed production to commercial registration. Issue(s) identified that require a SAP review.	15	127,630
B900	167	amend a registration, including actions such as extending	An application to amend a registered PIP product – except as described in B870, B890 and B891. No issue(s) identified that require a SAP review. EPA-initiated amendments shall not be charged fees. Label amendments submitted by notification under PR Notices such as PR Notice 95-2 and PR Notice 98-10, continue under PR Notice timelines and are not subject to PRIA fees.	6	12,764

EPA No.	CR No.	Action	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		insect to be controlled. (10) (11)			
B901	168	amend a registration, including actions such as extending	An application to amend a registered PIP product, except as defined in B870, B890 and B891. Issue(s) identified that require an SAP review. EPA-initiated amendments shall not be charged fees. Label amendments submitted by notification under PR Notices such as PR Notice 95-2 and PR Notice 98-10, continue under PR Notice timelines and are not subject to PRIA fees.	12	76,578
B902	169		An applicant-initiated request for Agency review of the proposed description of the study(ies) that will be performed to support the registration of a PIP.	3	6,383
B903	170		A petition to establish a tolerance or an exemption from tolerance for a PIP inert ingredient (for example, a marker protein).	6	63,816
B904	171		A petition to establish a tolerance or tolerance exemption for foods imported into the United States that contain PIP active ingredients.	9	127,630

TABLE 18. INERT INGREDIENTS, EXTERNAL REVIEW AND MISCELLANEOUS ACTIONS

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
I001	172	ingredient (2) (3)	An application that proposes a food use approval for an inert ingredient that is not contained in any pesticide product registered for use in or on food. The use may require the establishment of or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application must contain a petition to establish tolerances or exemptions from the requirement of a tolerance for all food/feed commodities for which food use approval is sought as well as the submission of data supporting the petition. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive; uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags and food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment). Prior to a submission under this category, OPP highly recommends the applicant request a meeting with the Agency to go over data needs. Additional information regarding applications for approval of new food use inert ingredients can be found at http://www.epa.gov/opprd001/inerts/inertpetition.pdf (4 pp 28.51 k PDF). If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those ingredients.	12	19,845
			If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide information to the applicant of the dependent covered application regarding the status of the pending inert ingredient approval action beyond information that must be shared to adjust decision review		

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			times for the dependent application as discussed below. All other information on the inert ingredient's approval action MUST come from the inert ingredient applicant.		
			The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time. If the application covers multiple inert ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those inert ingredients. If EPA data rules are amended to newly require clearance under section 408 of the FFDCA for an ingredient of an antimicrobial product where such ingredient was not previously subject to such a clearance, then review of the data for such clearance of such product is not subject to a registration service fee for the tolerance action for two years from the effective date of the rule.		
I002		approved inert ingredient tolerance or exemption from tolerance; new data (2)	An application that proposes a change in food use approval for an inert ingredient. The use requires an amendment to a tolerance or the exemption from the requirement of a tolerance under section 408 of the FFDCA. The application must contain a petition to amend existing tolerances or exemptions from the requirement of a tolerance for all food/feed commodities for which food use approval is sought as well as the submission of data supporting the amendment (e.g., toxicity data, residue chemistry data). This category fits for changes in food use that require a change to the existing tolerance or tolerance exemption such as an increase in the limitation of the percentage of the inert ingredient under an existing tolerance exemption such as the removal of a pre-emergent only use. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring	10	5,513

EPA No.	CR No.	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive; uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags and food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment). Prior to a submission under this category, OPP highly recommends the applicant request a meeting with the Agency to discuss data needs. Additional information regarding applications for approval of new food use inert ingredients can be found at http://www.epa.gov/opprd001/inerts/inertpetition.pdf (4 pp 28.51 k PDF) If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide information to the applicant of the dependent covered application regarding the status of the pending inert ingredient approval action beyond information that must be shared to adjust decision review times for the dependent application as discussed below. All other information on the inert ingredient's approval action MUST come from the inert ingredient application will be extended to match the decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time. If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for a		

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
1003	174	Amend currently approved inert ingredient tolerance or exemption from tolerance; no new data (2)	An application that proposes a change in food use for an inert ingredient. The use requires an amendment to a tolerance (or the exemption from the requirement of a tolerance) under section 408 of the FFDCA. The application submission must contain a petition to amend existing tolerances or exemptions from the requirement for all food/feed commodities for which food use approval is sought, but does not include the submission of data. This category fits for changes in food use that require a change to the existing tolerance or tolerance exemption that do not require the submission of data such as a change in the limitation of the percentage of the inert ingredient under an existing tolerance exemption or change in use limitations under an existing tolerance. Examples of food uses include: use on foods; for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on areas where food may be grown or raised such as pasture, rangeland, home garden, beehive; uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags and food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment). Prior to a submission under this category OPP highly recommends the applicant request a meeting with the Agency to discuss data needs. Additional information regarding applications for approval of new food use inert ingredients can be found at http://www.epa.gov/opprd001/inerts/inertpetition.pdf (4 pp 28.51 k PDF) If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient approval with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name.	8	3,308

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time. If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those ingredients.		
1004		non-food use inert ingredient (2)	An application that proposes a new non-food use for an inert ingredient that is not currently approved for non-food use and is accompanied by the submission of supporting data (e.g., toxicity data, environmental fate data, ecotoxicity data). A non-food use includes a proposed use that is not a food use as described in the food use categories. Non-food uses could include treatment of ornamentals, turf uses, structural protection, residential use, cooling tower treatments, aquatic area application (e.g., wastewater treatment), oil fields (marine and terrestrial), sewage treatment plants (water is treated prior to discharge into the environment), wood preservatives, antifoulants, ballast water, residential use (e.g., carpet sanitizer, hard surface disinfectant), commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes), agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water), materials preservatives (e.g., adhesives, coatings, plastic, fabric), industrial processes and water systems treatment (e.g., reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers), medical premises and equipment (e.g., dental equipment, dental unit water lines, hospitals), HVAC, swimming pools, and spas. Prior to a submission under this category, OPP highly recommends the applicant request a meeting with the Agency to discuss data needs. Additional information regarding applications for approval of new non-food use inert ingredients can be found at http://www.epa.gov/opprd001/inerts/nonfood_inert.pdf (3 pp 24.27 k PDF).	8	11,025

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide information to the applicant of the dependent covered application regarding the status of the pending inert ingredient approval action beyond information that must be shared to adjust decision review times for the dependent application as discussed below. All other information on the inert ingredient's approval action MUST come from the inert ingredient applicant. The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time. If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those ingredients.		
1005	176	approved non-food use inert ingredient with new use pattern; new data (2)	An application that proposes to amend a non-food use inert ingredient approval to include a new use pattern and is accompanied by the submission of supporting data (e.g., toxicity data, environmental fate data, ecotoxicity data). A non-food use includes a proposed use that is not a food use as described in the food use categories. Non-food uses could include treatment of ornamentals, turf uses, structural protection, residential use, cooling tower treatments, aquatic area application (e.g., wastewater treatment), oil fields (marine and terrestrial), sewage treatment plants (water is treated prior to discharge into the environment), wood preservatives, antifoulants, ballast water, residential use (e.g., carpet sanitizer, hard surface disinfectant), commercial, institutional, industrial premise and equipment (e.g. offices, hotels,	8	5,513

EPA No.	CR No.	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		industrial buildings, nursing homes), agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water), materials preservatives (e.g., adhesives,		
		coatings, plastic, fabric), industrial processes and water systems treatment (e.g., reverse		
		osmosis water systems, recirculating cooling tower systems, evaporative condensers), medical		
		premises and equipment (e.g., dental equipment, dental unit water lines, hospitals), HVAC,		
		swimming pools, and spas. Prior to submission under this category, OPP highly recommends		
		the applicant request a meeting with the Agency to discuss data needs. Additional information		
		regarding applications for approval of new non-food use inert ingredients can be found at		
		http://www.epa.gov/opprd001/inerts/nonfood_inert.pdf (3 pp 24.27 k PDF)		
		If another covered application intends to associate with and depend upon an already pending		
		application for an inert ingredient approval in this category, the dependent application must		
		identify the pending inert ingredient action with its inert approval tracking number assigned		
		by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's		
		applicant's name. Due to CBI concerns, the Agency will not provide information to the		
		applicant of the dependent covered application regarding the status of the pending inert		
		ingredient approval action beyond information that must be shared to adjust decision review		
		times for the dependent application as discussed below. All other information on the inert		
		ingredient's approval action MUST come from the inert ingredient applicant.		
		The decision review time due date for the dependent covered application will be extended to		
		match the decision review time due date of the pending inert ingredient approval action,		
		unless the decision review time due data for the dependent covered application is further		
		out, in which case the dependent covered application will initially be subject to its own		
		decision review time.		
		If the application covers multiple ingredients grouped by EPA into one chemical class, a		
		single registration service fee will be assessed for approval of those ingredients.		

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
1006	177	approved non-food use inert ingredient with new use pattern; no new data (2)	An application that proposes to amend a non-food use inert ingredient approval to include a new use and does not require the submission of supporting data. A non-food use includes a proposed use that is not a food use as described in the food use categories. Non-food uses could include treatment of ornamentals, turf uses, structural protection, residential use, cooling tower treatments, aquatic area application (e.g., wastewater treatment), oil fields (marine and terrestrial), sewage treatment plants (water is treated prior to discharge into the environment), wood preservatives, antifoulants, ballast water, residential use (e.g., carpet sanitizer, hard surface disinfectant), commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes), agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water), materials preservatives (e.g., adhesives, coatings, plastic, fabric), industrial processes and water systems treatment (e.g., reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers), medical premises and equipment (e.g., dental equipment, dental unit water lines, hospitals), HVAC, swimming pools, and spas. Prior to a submission under this category OPP highly recommends the applicant request a meeting with the Agency to ensure that no additional data are required. Additional information regarding applications for approval of new non-food use inert ingredients can be found at http://www.epa.gov/opprd001/inerts/nonfood_inert.pdf (3 pp 24.27 k PDE). If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide informati	6	3,308

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time. If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those ingredients.		
1007	178	substantially similar non-food use inert ingredients when original inert is compositionally similar with similar use pattern (2)	An application that proposes a new non-food use for an inert ingredient which is proposed to be compositionally similar with a similar use pattern to an approved non-food use inert ingredient. The compositionally similar non-food use inert ingredient must be cited by the applicant and have been previously assessed by OPP and approved for use. Additionally, the applicant must demonstrate that the substantially similar inert ingredient does not differ in ways that would increase the risk of unreasonable adverse effects. A non-food use includes a proposed use that is not a food use as described in the food use categories. Non-food uses could include treatment of ornamentals, turf uses, structural protection, residential use, cooling tower treatments, aquatic area application (e.g., wastewater treatment), oil fields (marine and terrestrial), sewage treatment plants (water is treated prior to discharge into the environment), wood preservatives, antifoulants, ballast water, residential use (e.g., carpet sanitizer, hard surface disinfectant), commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes), agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water), materials preservatives (e.g., adhesives, coatings, plastic, fabric), industrial processes and water systems treatment (e.g., reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers), medical premises and equipment (e.g., dental equipment, dental unit water lines, hospitals), HVAC, swimming pools, and spas. Prior to a submission under this category OPP highly recommends the applicant request a meeting with the Agency to ensure that no additional data are required. Additional information regarding applications for	4	1,654

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			approval of new non-food use inert ingredients can be found at http://www.epa.gov/opprd001/inerts/nonfood inert.pdf (3 pp 24.27 k PDF).		
			If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide information to the applicant of the dependent covered application regarding the status of the pending inert ingredient approval action beyond information that must be shared to adjust decision review times for the dependent application as discussed below. All other information on the inert ingredient's approval action MUST come from the inert ingredient applicant. The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action,		
			unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time. If the application covers multiple ingredients grouped by EPA into one chemical class, a		
			single registration service fee will be assessed for approval of those ingredients.		
1008	179	Approval of new polymer inert ingredient, food use (2)	An application that proposes a food use for a new inert ingredient that meets the definition of a polymer and all eligibility criteria as given under 40 CFR 723.250. The use requires the establishment of (or the exemption from the requirement of) a tolerance under section 408 of the FFDCA. The application submission must contain a petition to establish tolerances or exemptions from the requirement for all food/feed commodities covered by the pending application. Examples of food uses include: use on foods, for example, corn or apples; aquatic uses involving potable water, irrigation, or requiring tolerances for fish, or shellfish; uses on	5	3,749

EPA No.	CR No.	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		areas where food may be grown or raised such as pasture, rangeland, home garden, beehive; uses involving livestock, such as livestock housing, livestock dips, and livestock ear tags and food handling storage establishment premises and equipment (e.g. eating establishments, meat processing equipment, food handling equipment). Information demonstrating conformance with 40 CFR 723.250 must accompany the application. Prior to a submission		
		under this category, OPP highly recommends the applicant request a meeting with the Agency to verify conformance with the 40 CFR 723.250 criteria. Additional information regarding applications for approval of new food use polymer inert ingredients can be found at http://www.epa.gov/opprd001/inerts/lowriskpolymer.pdf (5 pp 30.73 k PDF).		
		If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide information to the applicant of the dependent covered application regarding the status of the pending inert ingredient approval action beyond information that must be shared to adjust decision review times for the dependent application as discussed below. All other information on the inert ingredient's approval action MUST come from the inert ingredient applicant.		
		The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time.		
		If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those ingredients.		

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
1009	180	Approval of new polymer inert ingredient, non food use (2)	An application that proposes a non-food use for a new inert ingredient which meets the definition of a polymer and all eligibility criteria as given under 40 CFR 723.250. A non-food use includes a proposed use that is not a food use as described in the food use categories. Non-food uses could include treatment of ornamentals, turf uses, structural protection, residential use, cooling tower treatments, aquatic area application (e.g., wastewater treatment), oil fields (marine and terrestrial), sewage treatment plants (water is treated prior to discharge into the environment), wood preservatives, antifoulants, ballast water, residential use (e.g., carpet sanitizer, hard surface disinfectant), commercial, institutional, industrial premise and equipment (e.g. offices, hotels, industrial buildings, nursing homes), agricultural premise treatment (e.g., farm structures, buildings and equipment, animal drinking water), materials preservatives (e.g., adhesives, coatings, plastic, fabric), industrial processes and water systems treatment (e.g., reverse osmosis water systems, recirculating cooling tower systems, evaporative condensers), medical premises and equipment (e.g., dental equipment, dental unit water lines, hospitals), HVAC, swimming pools, and spas. Information demonstrating conformance with 40 CFR 723.250 must accompany the application. Prior to a submission under this category, OPP highly recommends the applicant request a meeting with the Agency to verify conformance with the 40 CFR 723.250 criteria. Additional information regarding applications for approval of new non-food use polymer inert ingredients can be found at http://www.epa.gov/opprd001/inerts/lowriskpolymer.pdf (5 pp 30.73 k PDF).	4	3,087
			If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide information to the applicant of the dependent covered application regarding the status of the pending inert ingredient approval action beyond information that must be shared to adjust decision review times for the dependent application as discussed below. All other information on the inert		

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			ingredient's approval action MUST come from the inert ingredient applicant.		
			The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time.		
			If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those ingredients.		
1010	181	Petition to amend a tolerance exemption descriptor to add one or more CASRNs; no new data (2)	An application that proposes to amend a tolerance exemption descriptor by adding one or more CAS Registry Numbers (CASRNs) to an existing tolerance exemption expression in which the tolerance exemption descriptor is for grouping of closely related substances with associated CASRNs rather than a single chemical entity. (An example of such a descriptor is "Dimethylaminopropylamine, isopropylamine, ethanolamine, and triethanolamine salts of alkyl (C8-C24) benzenesulfonic acid "). An application under this category must demonstrate that the additional CASRNs to be added to the tolerance exemption expression are part of the grouping and are supported by the safety finding that was made to establish the group tolerance exemption. The application submission must contain a petition to amend existing tolerances or exemptions from the requirement but does not include the submission of data. Prior to a submission under this category OPP highly recommends the applicant request a meeting with the Agency to ensure that no additional data are required. Additional information regarding applications for approval of new food use inert ingredients can be found at http://www.epa.gov/opprd001/inerts/inertpetition.pdf (4 pp 28.51 k PDF).	6	1,654
			If another covered application intends to associate with and depend upon an already pending application for an inert ingredient approval in this category, the dependent application must identify the pending inert ingredient action with its inert approval tracking number assigned		

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			by the Agency, name of the inert ingredient(s) that is pending and the inert ingredient's applicant's name. Due to CBI concerns, the Agency will not provide information to the applicant of the dependent covered application regarding the status of the pending inert ingredient approval action beyond information that must be shared to adjust decision review times for the dependent application as discussed below. All other information on the inert ingredient's approval action MUST come from the inert ingredient applicant. The decision review time due date for the dependent covered application will be extended to match the decision review time due date of the pending inert ingredient approval action, unless the decision review time due data for the dependent covered application is further out, in which case the dependent covered application will initially be subject to its own decision review time. If the application covers multiple ingredients grouped by EPA into one chemical class, a single registration service fee will be assessed for approval of those ingredients.		
M001	182	Study protocol requiring Human Studies Review Board review as defined in 40 CFR Part 26 in support of an active ingredient (4)	This category includes study protocols submitted to EPA, in support of an active ingredient, which propose research involving intentional exposure of a human subject, as those terms are defined in 40 CFR parts 26.1102(d), (e), and (i). Worker exposure studies and insect repellant efficacy studies are the most common types of studies submitted to OPP that may meet the regulatory definition of "research involving intentional exposure." A protocol that describes research that would provide data to populate a generic database such as the Agricultural Handler Exposure Database (AHED) or the Biocide Handler Exposure Database (BHED) will not be considered a PRIA action because the data from this type of research are intended to support many active ingredients, and the resulting study would not be submitted in support of a particular active ingredient. EPA will review both the scientific and ethical aspects of protocols covered by this category.	9	7,938

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
			If EPA determines that the protocol is of sufficiently high quality, EPA will submit its review of the protocol, together with the available supporting materials, to the Human Studies Review Board (HSRB). The HSRB will provide comment on both the scientific and ethical aspects of the protocol. EPA will consider the HSRB's advice in determining whether to approve the protocol.		
M002	183	requiring Human Studies Review Board review as defined in 40 CFR Part 26 in support of an active ingredient (4)	This category includes completed studies submitted to EPA, in support of an active ingredient, which report research involving intentional exposure of a human subject, as those terms are defined in 40 CFR parts 26.1102(d), (e), and (i). Worker exposure studies and insect repellant efficacy studies are the most common types of studies submitted to OPP that may meet the regulatory definition of "research involving intentional exposure." A study conducted to generate data to populate a generic database such as the Agricultural Handler Exposure Database (AHED) or the Biocide Handler Exposure Database (BHED) will not be considered a PRIA action because the data are not intended to be used to support a particular active ingredient. EPA will review both the scientific and ethical aspects of completed studies covered by this category. EPA will submit its review of the completed study, together with the available supporting materials, to the Human Studies Review Board (HSRB). The HSRB will provide comment on both the scientific and ethical aspects of the study. EPA will consider the HSRB's advice in determining whether to rely on the study. Any other covered application that is associated with and dependent upon the HSRB review will be subject to its separate fee. The decision review time for the associated action will run concurrently with that of the HSRB review but will end at the date of the latest review time.	9	7,938
M003	184	External technical peer review of new	Covered applications include microbial and biochemical pesticide products with PRIA decision	12	63,945

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		product, or amendment (e.g., consultation with FIFRA Scientific Advisory Panel) for an action with a decision timeframe of less than 12	time frames of less than 12 months, when the Agency submits to an advisory panel for comment, evaluation, and recommendations concerning the impact on health and the environment of a covered application. Examples include pesticide active ingredients, products or amendments, and uses that are based upon new or evolving technology or risks. Any covered application that is associated with and dependent upon the SAP review will be subject to its separate fee. The decision review time for the associated action will be extended by the decision review time for the SAP review.		
M004	185	peer review of new active ingredient, product, or amendment (e.g., consultation with FIFRA Scientific Advisory Panel)	Covered applications include microbial and biochemical pesticide products with PRIA decision time frames greater than or equal to 12 months, if the Agency submits to an advisory panel for comment, evaluation, and recommendations concerning the impact on health and the environment of a covered application. Examples include pesticide active ingredients, products or amendments, and uses that are based upon new or evolving technology or risks. Any covered application that is associated with and dependent upon the SAP review will be subject to its separate fee. The decision review time for the associated action will be extended	18	63,945

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		decision timeframe of greater than 12 months. Applicant initiated request based on a requirement of the Administrator, as defined by FIFRA § 25(d), in support of a novel active ingredient, or unique use pattern or application technology. Excludes PIP active ingredients. (5)	by the decision review time for the SAP review.		
M005	186	Combination, Contains a combination of active ingredients from a registered and/or unregistered source; conventional, antimicrobial and/or	An application for registration of a new end-use product that contains more than one registered conventional, antimicrobial or biopesticide active ingredient. The active ingredients have never been registered as this combination before. The proposed label has the same uses as those found on the registered product labels for the single active ingredients. Each active ingredient may use a registered or unregistered source of active ingredient. If using an unregistered source of any of the active ingredients, the application for the source product would reside in the respective division for processing. All of the inerts used in the product must be approved or pending with the Agency for the applicable uses. The decision review time for the pending products will carry the longest of the pending products associated with all of the actions (i.e. the source product or the inert petition timeframes). All applications require the following: • Certification with Respect to Citation of Data and a data matrix • Product chemistry data • If applicable, acute toxicity, efficacy, and or child resistant packaging data	9	22,050

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		of existing data as cited. Only existing uses for each active ingredient in the combination product. (6) (7)	requirements must be addressed by using; (1) the cite-all method; (2) selective data citation. A rationale for a waiver or bridging of these data can be submitted. A determination on whether data can be bridged or translated to other formulation types (for the individual active ingredients) will not be done in this category. The Agency will provide the applicant with a pre-decisional determination 2 weeks prior to the PRIA decision review time due date which specifies any label changes that have to be made in order to grant the requested new combination product registration. If the label issues cannot be resolved prior to the PRIA decision review time due date and if a PRIA due date time extension has not been agreed upon, then the Agency will issue to the applicant its regulatory decision with the specific label changes and supporting documentation on or just before the PRIA decision review time due date. At that time the applicant must either (a) agree to all of the label changes and submit a revised label that incorporates all of these label changes; or (b) does not agree with one or more of the label changes and request up to 30 days to reach agreement with the Agency and submit a revised label that incorporates all of the agreed upon label changes, which the Agency has 2 business days to review; or (c) withdraw the application without prejudice.		
M006		5 letters of certification (Gold Seal) for one actively registered	A request for a Certificate of Registration, commonly known as a "gold seal letter". The gold seal letter certifies that the product being exported is legally registered in the U.S. with the Agency. The company must submit a written request to the Agency, identify the company name, the EPA Registration Number and the country in which the product will be exported. The fee for this category will cover up to five (5) gold seal letters for one product.	1	277
M007		Exclusive Use of data as provided by FIFRA Section	FIFRA Section 3(c)(1)(F)(ii) sets forth the criteria to be met for extending the exclusive use period. The threshold requirement is that the new minor use must be registered within the first 7 years of the commencement of the exclusive use period. FIFRA Section 3(c)(1)(F)(ii) states, in part:	12	5,513

EPA No.	CR No.	Interpretation	Decision Review Time (Months)	FY'16/17 Registration Service Fee (\$)
		The period of exclusive data use provided under clause (i) shall be extended 1 additional year for each 3 minor uses registered after the date of enactment of this clause and within 7 years of the commencement of the exclusive use period, up to a total of 3 additional years for all minor uses registered by the Administrator if the Administrator, in consultation with the Secretary of Agriculture, determines that, based on information provided by an applicant for registration or a registrant, that – I. there are insufficient efficacious alternative registered pesticides available for the use; II. the alternatives to the minor use pesticide pose greater risks to the environment or human health; III. the minor use pesticide plays or will play a significant part in managing pest resistance; or IV. the minor use pesticide plays or will play a significant part in an integrated pest management program.		
		FIFRA Section 2(II) states, in part:		
		The term "minor use" means the use of a pesticide on an animal, on a commercial agricultural crop or site, or for the protection of public health where— 1. the total United States acreage for the crop is less than 300,000 acres, as determined by the Secretary of Agriculture; or 2. (2) the Administrator, in consultation with the Secretary of Agriculture, determines that, based on information provided by an applicant for registration or a registrant, the use does not provide sufficient economic incentive to support the initial registration or continuing registration of a pesticide for such use and A. there are insufficient efficacious alternative registered pesticides available for the use; B. the alternatives to the pesticide use pose greater risks to the environment or human health; C. the minor use pesticide plays or will play a significant part in managing pest resistance; or D. the minor use pesticide plays or will play a significant part in an integrated		

EPA No.	CR No.		Interpretation	Decision Review Time (Months)	Registration Service Fee
			pest management program."		
M008	189	Exclusive Use of data as provided by FIFRA Section 3(c)(1)(F)(vi) for a minor use, when a FIFRA Section	FIFRA Section 3(c)(1)(F)(vi) applies to data submitted to add a minor use to an existing registration after the initial data exclusivity period expires. It provides for a new exclusive use period for data generated by an applicant or registrant to register a new minor use. It allows registrants to request at the time they submit their application for a new minor use (the use does not have exclusive use protected data) that the data be given exclusive use protection. FIFRA Section 2(II) states, in part: "The term "minor use" means the use of a pesticide on an animal, on a commercial agricultural crop or site, or for the protection of public health where 1. the total United States acreage for the crop is less than 300,000 acres, as determined by the Secretary of Agriculture; or 2. the Administrator, in consultation with the Secretary of Agriculture, determines that, based on information provided by an applicant for registration or a registrant, the use does not provide sufficient economic incentive to support the initial registration or continuing registration of a pesticide for such use and A. there are insufficient efficacious alternative registered pesticides available for the use; B. the alternatives to the pesticide use pose greater risks to the environment or human health; C. the minor use pesticide plays or will play a significant part in managing pest resistance; or D. the minor use pesticide plays or will play a significant part in an integrated pest management program."	10	1,654