Re-evaluation Decision Document

RRD2005-01

Lithium Hypochlorite

The purpose of this Re-evaluation Decision Document (RRD) is to notify registrants, pesticide regulatory officials and the Canadian public that the re-evaluation of lithium hypochlorite is now complete.

The Pest Management Regulatory Agency (PMRA) has determined that lithium hypochlorite is acceptable for continued registration provided that the proposed mitigation measures are adopted and the data requirements are addressed.

This RRD presents the regulatory decisions resulting from the re-evaluation of lithium hypochlorite as published in the Proposed Acceptability for Continuing Registration (PACR) document, <u>PACR2004-30</u>, on 19 July 2004.

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1.0 Introduction

The re-evaluation of the available information for the active ingredient lithium hypochlorite and its associated uses on "scheduled" swimming pool and spa products has been completed by the PMRA.

2.0 Background

The purpose of this RRD is to notify the registrants, pesticide regulatory officials and the Canadian public that the re-evaluation of lithium hypochlorite is now complete.

On 19 July 2004, the PMRA published PACR2004-30, *Re-evaluation of Lithium Hypochlorite*, for consultation on the proposed regulatory decision for lithium hypochlorite. No comments were received by the PMRA concerning this PACR.

This RRD presents the regulatory decisions resulting from the re-evaluation of lithium hypochlorite.

3.0 Regulatory decision

The PMRA has determined that lithium hypochlorite is acceptable for continuing registration.

Section 4.0 of the PACR outlined additional requirements for continued registration of lithium hypochlorite. The registrants will be informed by letter of the specific requirements and the regulatory options available to comply with this decision.