### 115TH CONGRESS 1ST SESSION H.R. 1029

To amend the Federal Insecticide, Fungicide, and Rodenticide Act to improve pesticide registration and other activities under the Act, to extend and modify fee authorities, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

#### FEBRUARY 14, 2017

Mr. RODNEY DAVIS of Illinois introduced the following bill; which was referred to the Committee on Agriculture, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

### A BILL

- To amend the Federal Insecticide, Fungicide, and Rodenticide Act to improve pesticide registration and other activities under the Act, to extend and modify fee authorities, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### **3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the

5 "Pesticide Registration Enhancement Act of 2017".

- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

- Sec. 2. Extension and modification of maintenance fee authority.
- Sec. 3. Reregistration and Expedited Processing Fund.
- Sec. 4. Experimental use permits for pesticides.
- Sec. 5. Pesticide registration service fees.
- Sec. 6. Revision of tables regarding covered pesticide registration applications and other covered actions and their corresponding registration service fees.

#### 1 SEC. 2. EXTENSION AND MODIFICATION OF MAINTENANCE

2 FEE AUTHORITY.

3 (a) MAINTENANCE FEE.—Section 4(i)(1) of the Fed4 eral Insecticide, Fungicide, and Rodenticide Act (7 U.S.C.
5 136a-1(i)(1)) is amended—

6 (1) in subparagraph (C), by striking "an aggre-7 gate amount of \$27,800,000 for each of fiscal years 8 2013 through 2017" and inserting "an average 9 amount of \$31,000,000 for each of fiscal years 2017 10 through 2023";

11 (2) in subparagraph (D)—

(A) in clause (i), by striking "\$115,500 for
each of fiscal years 2013 through 2017" and
inserting "\$129,400 for each of fiscal years
2017 through 2023"; and

16 (B) in clause (ii), by striking "\$184,800
17 for each of fiscal years 2013 through 2017"
18 and inserting "\$207,000 for each of fiscal years
19 2017 through 2023";

20 (3) in subparagraph (E)(i)—

(A) in subclause (I), by striking "\$70,600 1 2 for each of fiscal years 2013 through 2017" and inserting "\$79,100 for each of fiscal years 3 2017 through 2023"; and 4 5 (B) (II), in subclause by striking 6 "\$122,100 for each of fiscal years 2013through 2017" and inserting "\$136,800 for 7 8 each of fiscal years 2017 through 2023"; and (4) in subparagraph (I), by striking "2017" 9 10 and inserting "2023". 11 (b) PROHIBITION ON OTHER FEES.—Section 4(i)(2)12 of the Federal Insecticide, Fungicide, and Rodenticide Act (7 U.S.C. 136a–1(i)(2)) is amended— 13 14 (1) by striking "during the period beginning on 15 the date of enactment of this section and ending on September 30, 2019" and inserting "until Sep-16 17 tember 30, 2025"; and 18 (2) by inserting after "registration of a pes-19 ticide under this Act" the following: "or any other 20 action covered under a table specified in section 21 33(b)(3),". 22 (c) EXTENSION OF PROHIBITION ON TOLERANCE 23 FEES.—Section 408(m)(3) of the Federal Food, Drug, 24 and Cosmetic Act (21 U.S.C. 346a(m)(3)) is amended by striking "2017" and inserting "2023". 25

# 1 SEC. 3. REREGISTRATION AND EXPEDITED PROCESSING 2 FUND.

3 (a) AUTHORIZED USE OF FUND.—Section 4(k)(2)(A)
4 of the Federal Insecticide, Fungicide, and Rodenticide Act
5 (7 U.S.C. 136a–1(k)(2)(A)) is amended—

6 (1) in the first sentence, by striking "the fund"
7 and inserting "the Reregistration and Expedited
8 Processing Fund";

(2) by striking "paragraph (3)," in the first 9 sentence and all that follows through the second sen-10 11 tence and inserting the following: "paragraph (3), to 12 offset the costs of registration review under section 13 3(g), including the costs associated with any review 14 under the Endangered Species Act of 1973 (16) U.S.C. 1531 et seq.) required as part of the reg-15 16 istration review, to offset the costs associated with 17 tracking and implementing registration review deci-18 sions, including registration review decisions de-19 signed to reduce risk, for the purposes specified in 20 paragraphs (4) and (5), and to enhance the informa-21 tion systems capabilities to improve the tracking of 22 pesticide registration decisions.";

(3) in clause (i), by striking "are allocated solely" and all that follows through "3(g);" and inserting the following: "are allocated solely for the pur-

poses specified in the first sentence of this subpara graph;"; and

3 (4) in clause (ii), by striking "necessary to
4 achieve" and all that follows through "3(g);" and in5 serting the following: "necessary to achieve the pur6 poses specified in the first sentence of this subpara7 graph;".

8 (b) Set-Aside for Review of Inert Ingredients 9 AND EXPEDITED PROCESSING OF SIMILAR APPLICA-TIONS.—Section 4(k)(3)(A) of the Federal Insecticide, 10 Fungicide, and Rodenticide Act (7 U.S.C. 136a-11 12 1(k)(3)(A) is amended, in the matter preceding clause (i), by striking "The Administrator shall use" and all that fol-13 lows through "personnel and resources—" and inserting 14 15 the following: "For each of fiscal years 2017 through 2023, the Administrator shall use between  $\frac{1}{9}$  and  $\frac{1}{8}$  of 16 the maintenance fees collected in such fiscal year to obtain 17 18 sufficient personnel and resources—".

(c) SET-ASIDE FOR EXPEDITED RULEMAKING AND
GUIDANCE DEVELOPMENT FOR CERTAIN PURPOSES.—
Paragraph (4) of section 4(k) of the Federal Insecticide,
Fungicide, and Rodenticide Act (7 U.S.C. 136a–1(k)) is
amended to read as follows:

"(4) EXPEDITED RULEMAKING AND GUIDANCE
 DEVELOPMENT FOR CERTAIN PRODUCT PERFORM ANCE DATA REQUIREMENTS.—

"(A) SET-ASIDE.—For each of fiscal years 2017 through 2021, the Administrator shall use not more than \$500,000 of the amounts made available to the Administrator in the Reregistration and Expedited Processing Fund for the activities described in subparagraph (B).

10 "(B) PRODUCTS CLAIMING EFFICACY 11 AGAINST INVERTEBRATE PESTS OF SIGNIFI-12 CANT PUBLIC HEALTH OR ECONOMIC IMPOR-13 TANCE.—The Administrator shall use amounts 14 made available under subparagraph (A) to de-15 velop, receive comments with respect to, final-16 ize, and implement the necessary rulemaking 17 and guidance for product performance data re-18 quirements to evaluate products claiming effi-19 cacy against the following invertebrate pests of 20 significant public health or economic impor-21 tance (in order of importance):

"(i) Bed bugs.

23 "(ii) Premise (including crawling in-24 sects, flying insects, and baits).

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| 1  | "(iii) Pests of pets (including pet              |
|----|--|
| 2  | pests controlled by spot-ons, collars, sham-     |
| 3  | poos, powders, dips).                            |
| 4  | "(iv) Fire ants.                                 |
| 5  | "(C) DEADLINES FOR GUIDANCE.—The                 |
| 6  | Administrator shall develop, and publish guid-   |
| 7  | ance required by subparagraph (B) with respect   |
| 8  | to claims of efficacy against pests described in |
| 9  | such subparagraph as follows:                    |
| 10 | "(i) With respect to bed bugs, issue             |
| 11 | final guidance not later than June 30,           |
| 12 | 2017.  |
| 13 | "(ii) With respect to pests specified in         |
| 14 | clause (ii) of such subparagraph—                |
| 15 | "(I) submit draft guidance to the                |
| 16 | Scientific Advisory Panel and for pub-           |
| 17 | lic comment not later than June 30,              |
| 18 | 2018; and  |
| 19 | "(II) complete any response to                   |
| 20 | comments received with respect to                |
| 21 | such draft guidance and finalize the             |
| 22 | guidance not later than September 30,            |
| 23 | 2020.  |

| 1  | "(iii) With respect to pests specified           |
|----|--|
| 2  | in clauses (iii) and (iv) of such subpara-       |
| 3  | graph—   |
| 4  | "(I) submit to the Scientific Ad-                |
| 5  | visory Panel and for public comment              |
| 6  | draft guidance not later than June               |
| 7  | 30, 2019; and                                    |
| 8  | "(II) complete any response to                   |
| 9  | comments received with respect to                |
| 10 | such draft guidance and finalize the             |
| 11 | guidance not later than March 31,                |
| 12 | 2021.  |
| 13 | "(D) REVISION.—The Administrator shall           |
| 14 | revise the guidance required by subparagraph     |
| 15 | (B) from time-to-time, but shall permit appli-   |
| 16 | cants and registrants sufficient time to obtain  |
| 17 | data that meet the requirements specified in     |
| 18 | such revised guidance.                           |
| 19 | "(E) Deadline for product perform-               |
| 20 | ANCE DATA REQUIREMENTS.—The Adminis-             |
| 21 | trator shall, not later than September 30, 2021, |
| 22 | issue regulations prescribing product perform-   |
| 23 | ance data requirements for any pesticide in-     |
| 24 | tended for preventing, destroying, repelling, or |
| 25 | mitigating any invertebrate pest of significant  |
|    |  |

|    | 9  |
|----|--|
| 1  | public health or economic importance specified         |
| 2  | in clauses (i) through (iv) of subparagraph            |
| 3  | (B).".   |
| 4  | (d) Set-Aside for Good Laboratory Practices            |
| 5  | INSPECTIONS.—Section 4(k) of the Federal Insecticide,  |
| 6  | Fungicide, and Rodenticide Act (7 U.S.C. 136a–1(k)) is |
| 7  | amended—   |
| 8  | (1) by redesignating paragraphs $(5)$ and $(6)$ as     |
| 9  | paragraphs (6) and (7), respectively;                  |
| 10 | (2) by inserting after paragraph $(4)$ the fol-        |
| 11 | lowing new paragraph:                                  |
| 12 | "(5) GOOD LABORATORY PRACTICES INSPEC-                 |
| 13 | TIONS.—  |
| 14 | "(A) Set-Aside.—For each of fiscal years               |
| 15 | 2017 through 2023, the Administrator shall use         |
| 16 | not more than $$500,000$ of the amounts made           |
| 17 | available to the Administrator in the Rereg-           |
| 18 | istration and Expedited Processing Fund for            |
| 19 | the activities described in subparagraph (B).          |
| 20 | "(B) ACTIVITIES.—The Administrator                     |
| 21 | shall use amounts made available under sub-            |
| 22 | paragraph (A) for enhancements to the good             |
| 23 | laboratory practices standards compliance moni-        |
| 24 | toring program established under part 160 of           |
| 25 | title 40 of the Code of Federal Regulations (or        |
|    |  |

| 1  | successor regulations), with respect to labora-          |
|----|--|
| 2  | tory inspections and data audits conducted in            |
| 3  | support of pesticide product registrations under         |
| 4  | this Act. As part of such monitoring program,            |
| 5  | the Administrator shall make available to each           |
| 6  | laboratory inspected under such program in               |
| 7  | support of such registrations a preliminary              |
| 8  | summary of inspection observations not later             |
| 9  | than 60 days after the date on which such an             |
| 10 | inspection is completed."; and                           |
| 11 | (3) in paragraph $(7)$ , as so redesignated, by          |
| 12 | striking "paragraphs (2), (3), and (4)" and insert-      |
| 13 | ing "paragraphs (2), (3), (4), and (5)".                 |
| 14 | SEC. 4. EXPERIMENTAL USE PERMITS FOR PESTICIDES.         |
| 15 | Subsection (a) of section 5 of the Federal Insecticide,  |
| 16 | Fungicide, and Rodenticide Act (7 U.S.C. 136c) is amend- |
| 17 | ed to read as follows:                                   |
| 18 | "(a) Application and Issuance.—                          |
| 19 | "(1) APPLICATION.—Any person may apply to                |
| 20 | the Administrator for an experimental use permit         |
| 21 | for a pesticide. An application for an experimental      |
| 22 | use permit may be filed at any time.                     |
| 23 | "(2) REQUIREMENTS.—An application for an                 |
| 24 | experimental use permit shall conform with the re-       |

24 experimental use permit shall conform with the re-25 quirements of section 33(b).

"(3) ISSUANCE.—The decision whether to grant 1 2 an experimental use permit shall be made within the 3 time-frame specified in the applicable covered appli-4 cation category specified in section 33(b)(3).". 5 SEC. 5. PESTICIDE REGISTRATION SERVICE FEES. 6 (a) EXTENSION AND MODIFICATION OF FEE AU-7 THORITY.—Section 33(b) of the Federal Insecticide, Fun-8 gicide, and Rodenticide Act (7 U.S.C. 136w-8(b)) is 9 amended-10 (1) in paragraph (2)— 11 (A) in the heading, by striking "PESTICIDE REGISTRATION"; and 12 (B) in subparagraph (A), by inserting "or 13 14 for any other action covered by a table specified 15 in paragraph (3)" after "covered by this Act that is received by the Administrator on or 16 17 after the effective date of the Pesticide Reg-18 istration Improvement Act of 2003"; 19 (2) in paragraph (5)— (A) in the heading, by striking "PESTICIDE 20 REGISTRATION APPLICATIONS" and inserting 21 "COVERED APPLICATION"; and 22 23 (B) by striking "pesticide registration ap-24 plication" both places it appears and inserting "covered application"; 25

| 1  | (3) in paragraph $(6)$ —                          |
|----|---|
| 2  | (A) in subparagraph (A)—                          |
| 3  | (i) by striking "pesticide registra-              |
| 4  | tion"; and  |
| 5  | (ii) by striking "October 1, 2013, and            |
| 6  | ending on September 30, 2015" and in-             |
| 7  | serting "October 1, 2019, and ending on           |
| 8  | September 30, 2021'';                             |
| 9  | (B) in subparagraph (B)—                          |
| 10 | (i) by striking "pesticide registra-              |
| 11 | tion"; and  |
| 12 | (ii) by striking "2015" both places in            |
| 13 | appears, and inserting "2021"; and                |
| 14 | (C) in subparagraph (C), by striking "re-         |
| 15 | vised registration service fee schedules" and in- |
| 16 | serting "service fee schedules revised pursuant   |
| 17 | to this paragraph";                               |
| 18 | (4) in paragraph (7)—                             |
| 19 | (A) in subparagraph (A)—                          |
| 20 | (i) by striking "covered pesticide reg-           |
| 21 | istration" and inserting "covered applica-        |
| 22 | tion"; and  |
| 23 | (ii) by inserting before the period at            |
| 24 | the end the following: ", except that no          |
| 25 | waiver or fee reduction shall be provided in      |

| 1  | connection with a request for a letter of               |
|----|---|
| 2  | certification (commonly referred to as a                |
| 3  | Gold Seal letter)"; and                                 |
| 4  | (B) in subparagraph $(F)(i)$ , by striking              |
| 5  | "pesticide registration"; and                           |
| 6  | (5) in paragraph (8)—                                   |
| 7  | (A) in subparagraph (A), by striking "pes-              |
| 8  | ticide registration";                                   |
| 9  | (B) in subparagraph (B)(i), by striking                 |
| 10 | "pesticide registration"; and                           |
| 11 | (C) in subparagraph (C)—                                |
| 12 | (i) in clause (i), by striking "pesticide               |
| 13 | registration" and inserting "covered"; and              |
| 14 | (ii) in clause (ii)(I), by striking "pes-               |
| 15 | ticide registration" and inserting "cov-                |
| 16 | ered".  |
| 17 | (b) Pesticide Registration Fund Set-Asides              |
| 18 | FOR WORKER PROTECTION, PARTNERSHIP GRANTS, AND          |
| 19 | Pesticide Safety Education.—Section 33(c)(3)(B) of      |
| 20 | the Federal Insecticide, Fungicide, and Rodenticide Act |
| 21 | (7 U.S.C. 136w–8(c)(3)(B)) is amended—                  |
| 22 | (1) in the heading, by inserting ", PARTNER-            |
| 23 | SHIP GRANTS, AND PESTICIDE SAFETY EDUCATION"            |
| 24 | after "Worker protection";                              |
| 25 | (2) in clause (i)—                                      |

| 1  | (A) by striking "2017" and inserting                    |
|----|---|
| 2  | "2023"; and   |
| 3  | (B) by inserting before the period at the               |
| 4  | end the following: ", with an emphasis on field-        |
| 5  | worker populations in the United States";               |
| 6  | (3) in clause (ii), by striking "2017" and in-          |
| 7  | serting "2023"; and                                     |
| 8  | (4) in clause (iii), by striking "2017" and in-         |
| 9  | serting "2023".   |
| 10 | (c) Reforms To Reduce Decision Time Review              |
| 11 | PERIODS.—Section 33(e) of the Federal Insecticide, Fun- |
| 12 | gicide, and Rodenticide Act (7 U.S.C. 136w-8(e)) is     |
| 13 | amended—  |
| 14 | (1) by striking "Pesticide Registration Improve-        |
| 15 | ment Extension Act of 2012" and inserting "Pes-         |
| 16 | ticide Registration Enhancement Act of 2017"; and       |
| 17 | (2) by inserting at the end the following new           |
| 18 | sentence: "Such reforms shall include identifying op-   |
| 19 | portunities for streamlining review processes for ap-   |
| 20 | plications for a new active ingredient or a new use     |
| 21 | and providing prompt feedback to applicants during      |
| 22 | such review process.".                                  |
| 23 | (d) Decision Time Review Periods.—Section               |
| 24 |   |
|    | 33(f) of the Federal Insecticide, Fungicide, and        |

| 1  | (1) in paragraph $(1)$ —                                |
|----|---|
| 2  | (A) by striking "Pesticide Registration Im-             |
| 3  | provement Extension Act of 2012" and insert-            |
| 4  | ing "Pesticide Registration Enhancement Act of          |
| 5  | 2017"; and  |
| 6  | (B) by inserting after "covered pesticide               |
| 7  | registration actions" the following: "or for any        |
| 8  | other action covered by a table specified in sub-       |
| 9  | section (b)(3)";  |
| 10 | (2) in paragraph $(3)$ , by striking subparagraph       |
| 11 | (C) and inserting the following new subparagraph:       |
| 12 | "(C) applications for any other action cov-             |
| 13 | ered by a table specified in subsection $(b)(3)$ .";    |
| 14 | and   |
| 15 | (3) in paragraph $(4)(A)$ —                             |
| 16 | (A) by striking "a pesticide registration               |
| 17 | application" and inserting "a covered applica-          |
| 18 | tion"; and  |
| 19 | (B) by striking "covered pesticide registra-            |
| 20 | tion application" and inserting "covered appli-         |
| 21 | cation".  |
| 22 | (e) Reporting Requirements.—Section 33(k) of            |
| 23 | the Federal Insecticide, Fungicide, and Rodenticide Act |
| 24 | (7 U.S.C. 136w–8(k)) is amended—                        |

| 1  | (1) in paragraph (1) by striking "2017" and in- |
|----|---|
| 2  | serting "2023"; and                             |
| 3  | (2) in paragraph (2)—                           |
| 4  | (A) in subparagraph (D), by striking            |
| 5  | clause (i) and inserting the following new      |
| 6  | clause:   |
| 7  | "(i) the number of pesticides or pes-           |
| 8  | ticide cases reviewed and the number of         |
| 9  | registration review decisions completed, in-    |
| 10 | cluding-  |
| 11 | "(I) the number of cases can-                   |
| 12 | celled;   |
| 13 | "(II) the number of cases requir-               |
| 14 | ing risk mitigation measures;                   |
| 15 | "(III) the number of cases re-                  |
| 16 | moving risk mitigation measures;                |
| 17 | "(IV) the number of cases with                  |
| 18 | no risk mitigation needed; and                  |
| 19 | "(V) the number of cases in                     |
| 20 | which risk mitigation has been fully            |
| 21 | implemented;";                                  |
| 22 | (B) in subparagraph (G)—                        |
| 23 | (i) in clause (i)—                              |

|    | 11  |
|----|---|
| 1  | (I) by striking "section $4(k)(4)$ "        |
| 2  | and inserting "paragraphs $(4)$ and $(5)$   |
| 3  | of section 4(k)"; and                       |
| 4  | (II) by striking "that section"             |
| 5  | and inserting "such paragraphs";            |
| 6  | (ii) by striking clauses (ii), (iii), (iv), |
| 7  | (v), and (vi);                              |
| 8  | (iii) by inserting after clause (i) the     |
| 9  | following new clause:                       |
| 10 | "(ii) implementing enhancements to—         |
| 11 | ((I) the electronic tracking of             |
| 12 | covered applications;                       |
| 13 | "(II) the electronic tracking of            |
| 14 | conditional registrations;                  |
| 15 | "(III) the endangered species               |
| 16 | database;                                   |
| 17 | "(IV) the electronic review of la-          |
| 18 | bels submitted with covered applica-        |
| 19 | tions; and                                  |
| 20 | "(V) the electronic review and as-          |
| 21 | sessment of confidential statements of      |
| 22 | formula submitted with covered appli-       |
| 23 | cations; and"; and                          |
| 24 | (iv) by redesignating clause (vii) as       |
| 25 | clause (iii);                               |
|    |   |

| 1  | (C) in subparagraph (I), by striking "and"      |
|----|---|
| 2  | at the end;                                     |
| 3  | (D) in subparagraph (J), by striking the        |
| 4  | period at the end and inserting a semicolon;    |
| 5  | and   |
| 6  | (E) by adding at the end the following new      |
| 7  | subparagraphs:                                  |
| 8  | "(K) a review of the progress made in de-       |
| 9  | veloping, updating, and implementing product    |
| 10 | performance test guidelines for pesticide prod- |
| 11 | ucts that are intended to control invertebrate  |
| 12 | pests of significant public health importance   |
| 13 | and, by regulation, prescribing product per-    |
| 14 | formance data requirements for such pesticide   |
| 15 | products registered under section 3;            |
| 16 | "(L) a review of the progress made in the       |
| 17 | priority review and approval of new pesticides  |
| 18 | to control vector-born public health pests for  |
| 19 | use in the United States, including each terri- |
| 20 | tory or possession of the United States, and    |
| 21 | United States military installations globally;  |
| 22 | "(M) a review of the progress made in im-       |
| 23 | plementing enhancements to the good labora-     |
| 24 | tory practices standards compliance monitoring  |
| 25 | program established under part 160 of title 40  |

| 1  | of the Code of Federal Regulations (or suc-    |
|----|--|
| 2  | cessor regulations);                           |
| 3  | "(N) the number of approvals for active        |
| 4  | ingredients, new uses, and pesticide end use   |
| 5  | products granted in connection with the Design |
| 6  | for the Environment program (or any successor  |
| 7  | program) of the Environmental Protection       |
| 8  | Agency; and                                    |
| 9  | "(O) with respect to funds in the Pesticide    |
| 10 | Registration Fund reserved under subsection    |
| 11 | (c)(3), a review that includes—                |
| 12 | "(i) a description of the amount and           |
| 13 | use of such funds—                             |
| 14 | "(I) to carry out activities relat-            |
| 15 | ing to worker protection under clause          |
| 16 | (i) of subsection (c)(3)(B);                   |
| 17 | "(II) to award partnership grants              |
| 18 | under clause (ii) of such subsection;          |
| 19 | and  |
| 20 | "(III) to carry out the pesticide              |
| 21 | safety education program under                 |
| 22 | clause (iii) of such subsection;               |
| 23 | "(ii) an evaluation of the appropriate-        |
| 24 | ness and effectiveness of the activities,      |

- 1 grants, and program described in clause (i); 2 "(iii) a description of how stake-3 4 holders are engaged in the decision to fund 5 such activities, grants, and program; and 6 "(iv) with respect to activities relating 7 to worker protection carried out under subparagraph (B)(i) of such subsection, a 8 9 summary of the analyses from stake-10 holders, including from worker community-11 based organizations, on the appropriate-12 ness and effectiveness of such activities.". 13 TERMINATION OF EFFECTIVENESS.—Section (f)14 33(m) of the Federal Insecticide, Fungicide, and 15 Rodenticide Act (7 U.S.C. 136w–8(m)) is amended— 16 (1) in paragraph (1), by striking "2017" and 17 inserting "2023"; and 18 (2) in paragraph (2)— (A) in subparagraph (A)— 19 (i) by striking "FISCAL YEAR 2018.— 20 During fiscal year 2018" and inserting 21 22 "FISCAL YEAR 2024.—During fiscal year
- **23** 2024"; and

24 (ii) by striking "2017" and inserting
25 "2023";

| 1  | (B) in subparagraph (B)—                               |
|----|--|
| 2  | (i) by striking "FISCAL YEAR 2019.—                    |
| 3  | During fiscal year 2019" and inserting                 |
| 4  | "FISCAL YEAR 2025.—During fiscal year                  |
| 5  | 2025''; and  |
| 6  | (ii) by striking "2017" and inserting                  |
| 7  | <i>``2023`</i> ';                                      |
| 8  | (C) in subparagraph (C), by striking "SEP-             |
| 9  | TEMBER 30, 2019.—Effective September 30,               |
| 10 | 2019" and inserting "September 30, 2025.—              |
| 11 | Effective September 30, 2025"; and                     |
| 12 | (D) in subparagraph (D), by striking                   |
| 13 | "2017" both places it appears and inserting            |
| 14 | <i>"2023"</i> .  |
| 15 | SEC. 6. REVISION OF TABLES REGARDING COVERED PES-      |
| 16 | TICIDE REGISTRATION APPLICATIONS AND                   |
| 17 | OTHER COVERED ACTIONS AND THEIR COR-                   |
| 18 | <b>RESPONDING REGISTRATION SERVICE FEES.</b>           |
| 19 | Paragraph (3) of section 33(b) of the Federal Insecti- |
| 20 | cide, Fungicide, and Rodenticide Act (7 U.S.C. 136w-   |
| 21 | 8(b)) is amended to read as follows:                   |
| 22 | "(3) Schedule of covered applications                  |
| 23 | AND OTHER ACTIONS AND THEIR REGISTRATION               |
| 24 | SERVICE FEES.—Subject to paragraph (6), the            |
| 25 | schedule of registration applications and other cov-   |

ered actions and their corresponding registration
 service fees shall be as follows:

### "TABLE 1. — REGISTRATION DIVISION — NEW ACTIVE INGREDIENTS

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R010       | 1                | New Active In-<br>gredient, Food<br>use (2) (3)   | 24  | 753,082   |
| R020       | 2                | New Active In-<br>gredient, Food<br>use; reduced<br>risk (2) (3)  | 18  | 627,568   |
| R040       | 3                | New Active In-<br>gredient, Food<br>use; Experi-<br>mental Use<br>Permit appli-<br>cation; estab-<br>lish temporary<br>tolerance; sub-<br>mitted before<br>application for<br>registration;<br>eredit 45% of<br>fee toward<br>new active in-<br>gredient appli-<br>cation that fol-<br>lows (3) | 18  | 462,502   |
| R060       | 4                | New Active In-<br>gredient, Non-<br>food use; out-<br>door (2) (3)  | 21  | 523,205   |
| R070       | 5                | New Active In-<br>gredient, Non-<br>food use; out-<br>door; reduced<br>risk (2) (3)   | 16  | 436,004   |

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R090       | 6                | New Active In-<br>gredient, Non-<br>food use; out-<br>door; Experi-<br>mental Use<br>Permit appli-<br>cation; sub-<br>mitted before<br>application for<br>registration;<br>credit 45% of<br>fee toward<br>new active in-<br>gredient appli-<br>cation that fol-<br>lows (3) | 16  | 323,690   |
| R110       | 7                | New Active In-<br>gredient, Non-<br>food use; in-<br>door (2) (3)   | 20  | 242,495   |
| R120       | 8                | New Active In-<br>gredient, Non-<br>food use; in-<br>door; reduced<br>risk (2) (3)  | 14  | 242,495   |
| R121       | 9                | New Active In-<br>gredient, Non-<br>food use; in-<br>door; Experi-<br>mental Use<br>Permit appli-<br>cation; sub-<br>mitted before<br>application for<br>registration;<br>credit 45% of<br>fee toward<br>new active in-<br>gredient appli-<br>cation that fol-<br>lows (3)  | 18  | 182,327   |

"TABLE 1. — REGISTRATION DIVISION — NEW ACTIVE INGREDIENTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R122       | 10               | Enriched iso-<br>mer(s) of reg-<br>istered mixed-<br>isomer active<br>ingredient (2)<br>(3)   | 18  | 317,128   |
| R123       | 11               | New Active In-<br>gredient, Seed<br>treatment<br>only; includes<br>agricultural<br>and non-agri-<br>cultural seeds;<br>residues not<br>expected in<br>raw agricul-<br>tural commod-<br>ities (2) (3)  | 18  | 471,861   |
| R125       | 12               | New Active In-<br>gredient, Seed<br>treatment; Ex-<br>perimental<br>Use Permit<br>application;<br>submitted be-<br>fore applica-<br>tion for reg-<br>istration; cred-<br>it 45% of fee<br>toward new<br>active ingre-<br>dient applica-<br>tion that fol-<br>lows (3) | 16  | 323,690   |

"TABLE 1. — REGISTRATION DIVISION — NEW ACTIVE INGREDIENTS—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R130       | 13               | First food use;<br>indoor; food/<br>food handling<br>(2) (3)       | 21  | 191,444   |
| R140       | 14               | Additional food<br>use; Indoor;<br>food/food han-<br>dling (3) (4) | 15  | 44,672  |
| R150       | 15               | First food use (2)<br>(3)  | 21  | 317,104   |

"TABLE 2. — REGISTRATION DIVISION — NEW USES

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R155       | 16 (new)         | First food use,<br>Experimental<br>Use Permit ap-<br>plication; a.i.<br>registered for<br>non-food out-<br>door use (3)<br>(4)   | 21  | 264,253   |
| R160       | 17               | First food use;<br>reduced risk<br>(2) (3)   | 16  | 264,253   |
| R170       | 18               | Additional food<br>use (3) (4)   | 15  | 79,349  |
| R175       | 19               | Additional food<br>uses covered<br>within a crop<br>group resulting<br>from the con-<br>version of ex-<br>isting approved<br>crop group(s)<br>to one or more<br>revised crop<br>groups (3) (4) | 10  | 66,124  |
| R180       | 20               | Additional food<br>use; reduced<br>risk (3) (4)  | 10  | 66,124  |
| R190       | 21               | Additional food<br>uses; 6 or<br>more sub-<br>mitted in one<br>application (3)<br>(4)  | 15  | 476,090   |
| R200       | 22               | Additional Food<br>Use; 6 or more<br>submitted in<br>one applica-<br>tion; Reduced<br>Risk (3) (4)   | 10  | 396,742   |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R210       | 23               | Additional food<br>use; Experi-<br>mental Use<br>Permit applica-<br>tion; establish<br>temporary tol-<br>erance; no<br>credit toward<br>new use reg-<br>istration (3)<br>(4) | 12  | 48,986  |
| R220       | 24               | Additional food<br>use; Experi-<br>mental Use<br>Permit applica-<br>tion; crop de-<br>struct basis; no<br>eredit toward<br>new use reg-<br>istration (3)<br>(4)              | 6   | 19,838  |
| R230       | 25               | Additional use;<br>non-food; out-<br>door (3) (4)  | 15  | 31,713  |
| R240       | 26               | Additional use;<br>non-food; out-<br>door; reduced<br>risk (3) (4)   | 10  | 26,427  |
| R250       | 27               | Additional use;<br>non-food; out-<br>door; Experi-<br>mental Use<br>Permit applica-<br>tion; no credit<br>toward new<br>use registra-<br>tion (3) (4)                        | 6   | 19,838  |

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R251       | 28               | Experimental<br>Use Permit ap-<br>plication which<br>requires no<br>changes to the<br>tolerance(s);<br>non-crop de-<br>struct basis (3)   | 8   | 19,838  |
| R260       | 29               | New use; non-<br>food; indoor<br>(3) (4)  | 12  | 15,317  |
| R270       | 30               | New use; non-<br>food; indoor;<br>reduced risk<br>(3) (4)   | 9   | 12,764  |
| R271       | 31               | New use; non-<br>food; indoor;<br>Experimental<br>Use Permit ap-<br>plication; no<br>eredit toward<br>new use reg-<br>istration (3)<br>(4)  | 6   | 9,725   |
| R273       | 32               | Additional use;<br>seed treatment;<br>limited uptake<br>into Raw Agri-<br>cultural Com-<br>modities; in-<br>cludes crops<br>with estab-<br>lished toler-<br>ances (e.g., for<br>soil or foliar<br>application);<br>includes food<br>and/or non-<br>food uses (3)<br>(4) | 12  | 50,445  |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R274       | 33               | Additional uses;<br>seed treatment<br>only; 6 or more<br>submitted in<br>one applica-<br>tion; limited<br>uptake into<br>raw agricul-<br>tural commod-<br>ities; includes<br>erops with es-<br>tablished toler-<br>ances (e.g., for<br>soil or foliar<br>application);<br>includes food<br>and/or non-<br>food uses (3)<br>(4) | 12  | 302,663   |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(4) Amendment applications to add the new use(s) to registered product labels are covered by the base fee for the new use(s). All items in the covered application must be submitted together in one package. Each application for an additional new product registration and new inert approval( $\hat{s}$ ) that is submitted in the new use application package is subject to the registration service fee for a new product or a new inert approval. However, if a new use application only proposes to register the new use for a new product and there are no amendments in the application, then review of one new product application is covered by the new use fee. All such associated applications that are submitted together will be subject to the new use decision review time. Any application for a new product or an amendment to the proposed labeling (a) submitted subsequent to submission of the new use application and (b) prior to conclusion of its decision review time and (c) containing the same new uses, will be deemed a separate new-use application, subject to a separate registration service fee and new decision review time for a new use. If the new-use application includes 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. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screen, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new use application.

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R280       | 34               | Establish import<br>tolerance; new<br>active ingre-<br>dient or first<br>food use (2) | 21  | 319,072   |
| R290       | 35               | Establish Import<br>tolerance; Ad-<br>ditional new<br>food use                        | 15  | 63,816  |

#### "TABLE 3. — REGISTRATION DIVISION — IMPORT AND OTHER TOLERANCES

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R291       | 36               | Establish import<br>tolerances; ad-<br>ditional food<br>uses; 6 or<br>more crops<br>submitted in<br>one petition  | 15  | 382,886   |
| R292       | 37               | Amend an estab-<br>lished tolerance<br>(e.g., decrease<br>or increase)<br>and/or har-<br>monize estab-<br>lished toler-<br>ances with<br>Codex MRLs;<br>domestic or<br>import; appli-<br>cant-initiated | 11  | 45,341  |
| R293       | 38               | Establish toler-<br>ance(s) for in-<br>advertent resi-<br>dues in one<br>crop; appli-<br>cant-initiated   | 12  | 53,483  |
| R294       | 39               | Establish toler-<br>ances for inad-<br>vertent resi-<br>dues; 6 or<br>more crops<br>submitted in<br>one applica-<br>tion; applicant-<br>initiated   | 12  | 320,894   |

### "TABLE 3. — REGISTRATION DIVISION — IMPORT AND OTHER TOLERANCES—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R295       | 40               | Establish toler-<br>ance(s) for res-<br>idues in one<br>rotational crop<br>in response to<br>a specific rota-<br>tional crop ap-<br>plication; sub-<br>mission of cor-<br>responding<br>label amend-<br>ments which<br>specify the nec-<br>essary plant-<br>back restric-<br>tions; appli-<br>cant-initiated<br>(3) (4)   | 15  | 66,124  |
| R296       | 41               | Establish toler-<br>ances for resi-<br>dues in rota-<br>tional crops in<br>response to a<br>specific rota-<br>tional crop pe-<br>tition; 6 or<br>more crops<br>submitted in<br>one applica-<br>tion; submis-<br>sion of cor-<br>responding<br>label amend-<br>ments which<br>specify the nec-<br>essary plant-<br>back restric-<br>tions; appli-<br>cant-initiated<br>(3) (4) | 15  | 396,742   |

### "TABLE 3. — REGISTRATION DIVISION — IMPORT AND OTHER TOLERANCES—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R297       | 42               | Amend 6 or more<br>established tol-<br>erances (e.g.,<br>decrease or in-<br>crease) in one<br>petition; do-<br>mestic or im-<br>port; applicant-<br>initiated   | 11  | 272,037   |
| R298       | 43               | Amend an estab-<br>lished tolerance<br>(e.g., decrease<br>or increase);<br>domestic or<br>import; sub-<br>mission of cor-<br>responding<br>amended labels<br>(requiring<br>science review)<br>(3) (4)         | 13  | 58,565  |
| R299       | 44               | Amend 6 or more<br>established tol-<br>erances (e.g.,<br>decrease or in-<br>crease); domes-<br>tic or import;<br>submission of<br>corresponding<br>amended labels<br>(requiring<br>science review)<br>(3) (4) | 13  | 285,261   |

"TABLE 3. — REGISTRATION DIVISION — IMPORT AND OTHER TOLERANCES—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(4) Amendment applications to add the revised use pattern(s) to registered product labels are covered by the base fee for the category. All items in the covered application must be submitted together in one package. Each application for an additional new product registration and new inert approval(s) that is submitted in the amendment application package is subject to the registration service fee for a new product or a new inert approval. However, if an amendment application only proposes to register the amendment for a new product and there are no amendments in the application, then review of one new product application is covered by the base fee. All such associated applications that are submitted together will be subject to the category decision review time.

| "TABLE 4. — REGISTRATION DIVISION — NEW |
|---|
| PRODUCTS                                |

| R300       45       New product; or<br>similar combina-<br>tion product (al-<br>ready registered)<br>to an identical or<br>substantially simi-<br>lar in composition<br>and use to a reg-<br>istered product;<br>registered source<br>of active ingre-<br>dient; no data re-<br>view on acute tox-<br>icity, efficacy or<br>CRP – only prod-<br>uct chemistry data;<br>cite-all data cita-<br>tion, or selective<br>data citation where<br>applicant owns all<br>required data, or<br>applicant submits<br>specific authoriza-<br>tion letter from<br>data owner. Cat-<br>egory also includes<br>100% re-package<br>of registered end-<br>use or manufac-<br>turing-use product<br>that requires no | EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|---|------------|------------------|--|---|---|
| nor data matrix   | R300       | 45               | similar combina-<br>tion product (al-<br>ready registered)<br>to an identical or<br>substantially simi-<br>lar in composition<br>and use to a reg-<br>istered product;<br>registered source<br>of active ingre-<br>dient; no data re-<br>view on acute tox-<br>icity, efficacy or<br>CRP – only prod-<br>uct chemistry data;<br>cite-all data cita-<br>tion, or selective<br>data citation where<br>applicant owns all<br>required data, or<br>applicant submits<br>specific authoriza-<br>tion letter from<br>data owner. Cat-<br>egory also includes<br>100% re-package<br>of registered end-<br>use or manufac-<br>turing-use product<br>that requires no<br>data submission<br>nor data matrix |   | 1,582   |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R301       | 46               | New product; or<br>similar combina-<br>tion product (al-<br>ready registered)<br>to an identical or<br>substantially simi-<br>lar in composition<br>and use to a reg-<br>istered product;<br>registered source<br>of active ingre-<br>dient; selective<br>data citation only<br>for data on prod-<br>uct chemistry and/<br>or acute toxicity<br>and/or public<br>health pest efficacy<br>(identical data ci-<br>tation and claims<br>to cited prod-<br>uct(s)), where ap-<br>plicant does not<br>own all required<br>data and does not<br>have a specific au-<br>thorization letter<br>from data owner |   |   |
|            |                  | (2) $(3)$  | 4   | 1,897   |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R310       | 47               | <ul> <li>New end-use or man-<br/>ufacturing-use<br/>product with reg-<br/>istered source(s) of<br/>active ingre-<br/>dient(s); includes<br/>products con-<br/>taining two or<br/>more registered ac-<br/>tive ingredients<br/>previously com-<br/>bined in other reg-<br/>istered products;<br/>excludes products;<br/>excludes products<br/>requiring or eiting<br/>an animal safety<br/>study; requires re-<br/>view of data pack-<br/>age within RD<br/>only; includes data<br/>and/or waivers of<br/>data for only:</li> <li>product chemistry<br/>and/or</li> <li>acute toxicity and/<br/>or</li> <li>child resistant<br/>packaging and/or</li> <li>pest(s) requiring<br/>efficacy (4) - for<br/>up to 3 target<br/>pests (2) (3)</li> </ul> | 7   | 7,301   |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R314       | 48               | <ul> <li>New end use product<br/>containing up to<br/>three registered ac-<br/>tive ingredients<br/>never before reg-<br/>istered as this<br/>combination in a<br/>formulated prod-<br/>uct; new product<br/>label is identical or<br/>substantially simi-<br/>lar to the labels of<br/>currently reg-<br/>istered products<br/>which separately<br/>contain the respec-<br/>tive component ac-<br/>tive ingredients;<br/>excludes products<br/>requiring or eiting<br/>an animal safety<br/>study; requires re-<br/>view of data pack-<br/>age within RD<br/>only; includes data<br/>and/or waivers of<br/>data for only:</li> <li>product chemistry<br/>and/or</li> <li>acute toxicity and/<br/>or</li> <li>child resistant<br/>packaging and/or</li> <li>pest(s) requiring</li> </ul> |   |   |
|            |                  | up to 3 target<br>pests (2) (3)  | 8   | 8,626   |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R318       | 50 (new)         | <ul> <li>New end use product<br/>containing four or<br/>more registered ac-<br/>tive ingredients<br/>never before reg-<br/>istered as this<br/>combination in a<br/>formulated prod-<br/>uct; new product<br/>label is identical or<br/>substantially simi-<br/>lar to the labels of<br/>currently reg-<br/>istered products<br/>which separately<br/>contain the respec-<br/>tive component ac-<br/>tive ingredients;<br/>excludes products<br/>requiring or citing<br/>an animal safety<br/>study; requires re-<br/>view of data pack-<br/>age within RD<br/>only; includes data<br/>and/or waivers of<br/>data for only:</li> <li>product chemistry<br/>and/or</li> <li>acute toxicity and/<br/>or</li> <li>child resistant<br/>packaging and/or</li> <li>pest(s) requiring<br/>efficacy (4) - for<br/>up to 3 target</li> </ul> |   |   |
|            |                  | pests $(2)$ $(3)$   | 9   | 13,252  |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| R321 51 (new) New end use product   |           |
|---|-----------|
| <ul> <li>containing four or<br/>more registered active ingredients<br/>never before reg-<br/>istered as this</li> <li>combination in a<br/>formulated prod-<br/>uet; new product<br/>label is identical or<br/>substantially simi-<br/>lar to the labels of<br/>currently reg-<br/>istered products<br/>which separately</li> <li>contain the respec-<br/>tive component ac-<br/>tive ingredients;</li> <li>excludes products<br/>requiring or eiting<br/>an animal safety<br/>study; requires re-<br/>view of data pack-<br/>age within RD<br/>only; includes data<br/>and/or waivers of<br/>data for only:</li> <li>product chemistry<br/>and/or</li> <li>acute toxicity and/<br/>or</li> <li>child resistant<br/>packaging and/or</li> <li>pest(s) requiring<br/>efficacy (4) - for 4<br/>to 7 target pests</li> </ul> | .1 17,252 |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R315       | 52               | <ul> <li>New end-use, on-animal product, registered source of active ingredient(s), with the submission of data and/or waivers for only:</li> <li>animal safety and</li> <li>pest(s) requiring efficacy (4) and/or</li> <li>product chemistry and/or</li> <li>acute toxicity and/or</li> <li>child resistant packaging (2) (3)</li> </ul> | 9   | 9,820   |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R316       | 53 (new)         | <ul> <li>New end-use or manufacturing product with registered source(s) of active ingredient(s) including products containing two or more registered active ingredients previously combined in other registered products; excludes products requiring or citing an animal safety study; and requires review of data and/or waivers for only:</li> <li>product chemistry and/or</li> <li>acute toxicity and/or</li> <li>child resistant packaging and/or</li> <li>pest(s) requiring efficacy (4) - for greater than 3 and up to 7 target pests (2) (3)</li> </ul> | 9   | 11,301  |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R317       | 54 (new)         | New end-use or man-<br>ufacturing product<br>with registered<br>source(s) of active<br>ingredient(s) in-<br>cluding products<br>containing 2 or<br>more registered ac-<br>tive ingredients<br>previously com-<br>bined in other reg-<br>istered products;<br>excludes products;<br>excludes products<br>requiring or citing<br>an animal safety<br>study; and requires<br>review of data and/<br>or waivers for only:<br>product chemistry<br>and/or<br>acute toxicity and/<br>or<br>child resistant<br>packaging and/or<br>pest(s) requiring<br>efficacy (4) - for<br>greater than 7 tar-<br>get pests (2) (3) | 10  | 15,301  |
| R320       | 55               | New product; new<br>physical form; re-<br>quires data review<br>in science divisions<br>(2) (3)   | 12  | 13,226  |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R331       | 56               | New product; repack<br>of identical reg-<br>istered end-use<br>product as a man-<br>ufacturing-use<br>product, or iden-<br>tical registered<br>manufacturing-use<br>product as an end<br>use product; same<br>registered uses<br>only (2) (3)  | 3   | 2,530   |
| R332       | 57               | New manufacturing-<br>use product; reg-<br>istered active in-<br>gredient; unregis-<br>tered source of ac-<br>tive ingredient;<br>submission of com-<br>pletely new generic<br>data package; reg-<br>istered uses only;<br>requires review in<br>RD and science di-<br>visions (2) (3) | 24  | 283,215   |
| R333       | 58               | New product; MUP<br>or End use prod-<br>uct with unregis-<br>tered source of ac-<br>tive ingredient; re-<br>quires science data<br>review; new phys-<br>ical form; etc. Cite-<br>all or selective data<br>citation where ap-<br>plicant owns all re-<br>quired data (2) (3)            | 10  | 19,838  |

"TABLE 4. — REGISTRATION DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R334       | 59               | New product; MUP<br>or End use prod-<br>uct with unregis-<br>tered source of the<br>active ingredient;<br>requires science<br>data review; new<br>physical form; etc.<br>Selective data cita-<br>tion (2) (3) | 11  | 23,100  |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) An application for a new end-use product using a source of active ingredient that (a) is not yet registered but (b) 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.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(4) For the purposes of classifying proposed registration actions into PRIA categories, "pest(s) requiring efficacy" are: public health pests listed in PR Notice 2002-1, livestock pests (e.g. Horn flies, Stable flies), wood-destroying pests (e.g. termites, carpenter ants, wood-boring beetles) and certain invasive species (e.g. Asian Longhorned beetle, Emerald Ashborer). This list may be updated/refined as invasive pest needs arise. To determine the number of pests for the PRIA categories, pests have been placed into groups (general; e.g., cockroaches) and pest specific (specifically a test species). If seeking a label claim against a pest group (general), use the group listing below and each group will count as 1. The general pests groups are: mites, dust mites, chiggers, ticks, hard ticks, soft ticks, cattle ticks, scorpions, spiders, centipedes, lice, fleas, cockroaches, keds, bot flies, screwworms, filth flies, blow flies, house flies, flesh flies, mosquitoes, biting flies, horse flies, stable flies, deer flies, sand flies, biting midges, black flies, true bugs, bed bugs, stinging bees, wasps, yellow jackets, hornets, ants (excluding carpenter ants), fire and harvester ants, wood destroying beetles, carpenter ants, termites, subterranean termites, dry wood termites, arboreal termites, damp wood termites and invasive species. If seeking a claim against a specific pest without a general claim then each specific pest will count as 1.

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R340       | 60               | Amendment requiring<br>data review within<br>RD (e.g., changes<br>to precautionary<br>label statements);<br>includes adding/<br>modifying pest(s)<br>claims for up to 2<br>target pests, ex-<br>cludes products re-<br>quiring or citing an<br>animal safety study<br>(2) (3)                                     | 4   | 4,988   |
| R341       | 61<br>(New)      | Amendment requiring<br>data review within<br>RD (e.g., changes<br>to precautionary<br>label statements),<br>includes adding/<br>modifying pest(s)<br>claims for greater<br>than 2 target<br>pests, excludes<br>products requiring<br>or citing an animal<br>safety study (2) (3)                                  | 6   | 5,988   |
| R345       | 62               | <ul> <li>Amending on-animal products previously registered, with the submission of data and/or waivers for only:</li> <li>animal safety and</li> <li>pest(s) requiring efficacy (4) and/or</li> <li>product chemistry and/or</li> <li>acute toxicity and/or</li> <li>child resistant packaging (2) (3)</li> </ul> | 7   | 8,820   |

"TABLE 5. — REGISTRATION DIVISION — AMENDMENTS

### "TABLE 5. — REGISTRATION DIVISION — AMENDMENTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| R350       | 63               | Amendment requiring<br>data review in<br>science divisions<br>(e.g., changes to<br>REI, or PPE, or<br>PHI, or use rate,<br>or number of appli-<br>cations; or add aer-<br>ial application; or<br>modify GW/SW ad-<br>visory statement)<br>(2) (3) | 9   | 13,226  |
| R351       | 64               | Amendment adding a<br>new unregistered<br>source of active in-<br>gredient (2) (3)  | 8   | 13,226  |
| R352       | 65               | Amendment adding<br>already approved<br>uses; selective<br>method of support;<br>does not apply if<br>the applicant owns<br>all cited data (2)<br>(3)   | 8   | 13,226  |
| R371       | 66               | Amendment to Ex-<br>perimental Use<br>Permit; (does not<br>include extending a<br>permit's time pe-<br>riod) (3)  | 6   | 10,090  |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) (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.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(4) For the purposes of classifying proposed registration actions into PRIA categories, "pest(s) requiring efficacy" are: public health pests listed in PR Notice 2002-1, livestock pests (e.g. Horn flies, Stable flies), wood-destroying pests (e.g. termites, carpenter ants, wood-boring beetles) and certain invasive species (e.g. Asian Longhorned beetle, Emerald Ashborer). This list may be updated/refined as invasive pest needs arise. To determine the number of pests for the PRIA categories, pests have been placed into groups (general; e.g., cockroaches) and pest specific (specifically a test species). If seeking a label claim against a pest group (general), use the group listing below and each group will count as 1. The general pests groups are: mites, dust mites, chiggers, ticks, hard ticks, soft ticks, cattle ticks, scorpions, spiders, centipedes, lice, fleas, cockroaches, keds, bot flies, screwworms, filth flies, blow flies, house flies, flesh flies, mosquitoes, biting flies, horse flies, stable flies, deer flies, sand flies, biting midges, black flies, true bugs, bed bugs, stinging bees, wasps, yellow jackets, hornets, ants (excluding earpenter ants), fire and harvester ants, wood destroying beetles, carpenter ants, termites, subterranean termites, dry wood termites, arboreal termites, damp wood termites and invasive species. If seeking a claim against a specific pest without a general claim then each specific pest will count as 1.

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R124       | 67               | Conditional Rul-<br>ing on Pre-ap-<br>plication Study<br>Waivers; appli-<br>cant-initiated | 6   | 2,530   |

"TABLE 6. — REGISTRATION DIVISION — OTHER ACTIONS

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| R272       | 68               | Review of Study<br>Protocol appli-<br>cant-initiated;<br>excludes<br>DART, pre-reg-<br>istration con-<br>ference, Rapid<br>Response re-<br>view, DNT pro-<br>tocol review,<br>protocol need-<br>ing HSRB re-<br>view | 3   | 2,530   |
| R275       | 69               | Rebuttal of agen-<br>cy reviewed<br>protocol, appli-<br>cant initiated   | 3   | 2,530   |
| R370       | 70               | Cancer reassess-<br>ment; appli-<br>cant-initiated   | 18  | 198,250   |

"TABLE 6. — REGISTRATION DIVISION — OTHER ACTIONS—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

| "TABLE 7. — ANTIMICROBIALS DIVISION — NEW |
|---|
| ACTIVE INGREDIENTS                        |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A380       | 71               | New Active Ingre-<br>dient; Indirect<br>Food use; es-<br>tablish tolerance<br>or tolerance ex-<br>emption if re-<br>quired (2) (3) | 24  | 137,841   |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A390       | 72               | New Active Ingre-<br>dient; Direct<br>Food use; es-<br>tablish tolerance<br>or tolerance ex-<br>emption if re-<br>quired (2) (3) | 24  | 229,733   |
| A410       | 73               | New Active Ingre-<br>dient Non-food<br>use (2) (3)   | 21  | 229,733   |
| A431       | 74               | New Active Ingre-<br>dient, Non-food<br>use; low-risk (2)<br>(3)   | 12  | 80,225  |

### "TABLE 7. — ANTIMICROBIALS DIVISION — NEW ACTIVE INGREDIENTS—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A440       | 75               | New Use, Indi-<br>rect Food<br>Use, estab-<br>lish tolerance<br>or tolerance<br>exemption<br>(2) (3) (4)   | 21  | 31,910  |
| A441       | 76               | Additional In-<br>direct food<br>uses; estab-<br>lish toler-<br>ances or tol-<br>erance ex-<br>emptions if<br>required; 6<br>or more sub-<br>mitted in one<br>application<br>(3) (4) (5) | 21  | 114,870   |
| A450       | 77               | New use, Di-<br>rect food<br>use, establish<br>tolerance or<br>tolerance ex-<br>emption (2)<br>(3) (4)   | 21  | 95,724  |

#### "TABLE 8. — ANTIMICROBIALS DIVISION — NEW USES

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A451       | 78               | Additional Di-<br>rect food<br>uses; estab-<br>lish toler-<br>ances or tol-<br>erance ex-<br>emptions if<br>required; 6<br>or more sub-<br>mitted in one<br>application<br>(3) (4) (5) | 21  | 182,335   |
| A500       | 79               | New use, non-<br>food (4) (5)  | 12  | 31,910  |
| A501       | 80               | New use, non-<br>food; 6 or<br>more sub-<br>mitted in one<br>application<br>(4) (5)  | 15  | 76,583  |

#### "TABLE 8. — ANTIMICROBIALS DIVISION — NEW USES—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) 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.

(4) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(5) Amendment applications to add the new use(s) to registered product labels are covered by the base fee for the new use(s). All items in the covered application must be submitted together in one package. Each application for an additional new product registration and new inert approval(s) that is submitted in the new use application package is subject to the registration service fee for a new product or a new inert approval. However, if a new use application only proposes to register the new use for a new product and there are no amendments in the application, then review of one new product application is covered by the new use fee. All such associated applications that are submitted together will be subject to the new use decision review time. Any application for a new product or an amendment to the proposed labeling (a) submitted subsequent to submission of the new use application and (b) prior to conclusion of its decision review time and (c) containing the same new uses, will be deemed a separate new-use application, subject to a separate registration service fee and new decision review time for a new use. If the new-use application includes 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. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screen, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new use application.

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A530       | 81               | New product,<br>identical or<br>substantially<br>similar in<br>composition<br>and use to a<br>registered<br>product; no<br>data review or<br>only product<br>chemistry<br>data; cite all<br>data citation<br>or selective<br>data citation<br>where appli-<br>cant owns all<br>required data;<br>or applicant<br>submits spe-<br>cific authoriza-<br>tion letter<br>from data<br>owner. Cat-<br>egory also in-<br>cludes 100%<br>re-package of<br>registered end-<br>use or manu-<br>facturing use<br>product that<br>requires no<br>data submis-<br>sion nor data<br>matrix. (2)(3) | 4   | 1,278   |

## "TABLE 9. — ANTIMICROBIALS DIVISION — NEW PRODUCTS AND AMENDMENTS

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| A531       | 82               | New product;<br>identical or<br>substantially<br>similar in<br>composition<br>and use to a<br>registered<br>product; reg-<br>istered source<br>of active in-<br>gredient: selec-<br>tive data cita-<br>tion only for<br>data on prod-<br>uct chemistry<br>and/or acute<br>toxicity and/or<br>public health<br>pest efficacy,<br>where appli-<br>cant does not<br>own all re-<br>quired data<br>and does not<br>have a specific<br>authorization<br>letter from<br>data owner.<br>(2)(3) | 4   | 1,824   |

## "TABLE 9. — ANTIMICROBIALS DIVISION — NEW PRODUCTS AND AMENDMENTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A532       | 83               | New product;<br>identical or<br>substantially<br>similar in<br>composition<br>and use to a<br>registered<br>product; reg-<br>istered active<br>ingredient; un-<br>registered<br>source of ac-<br>tive ingre-<br>dient; cite-all<br>data citation<br>except for<br>product chem-<br>istry; product<br>chemistry data<br>submitted<br>(2)(3) | 5   | 5,107   |
| A540       | 84               | New end use<br>product;<br>FIFRA<br>§2(mm) uses<br>only; up to 25<br>public health<br>organisms<br>(2)(3)(5)(6)  | 5   | 5,107   |
| A541       | 85 (new)         | New end use<br>product;<br>FIFRA<br>§2(mm) uses<br>only; 26-50<br>public health<br>organisms<br>(2)(3)(5)(6)   | 7   | 8,500   |

## "TABLE 9. — ANTIMICROBIALS DIVISION — NEW PRODUCTS AND AMENDMENTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A542       | 86 (new)         | New end use<br>product;<br>FIFRA<br>\$2(mm) uses<br>only; $\ge 51$<br>public health<br>organisms<br>(2(3)(5)   | 10  | 15,000  |
| A550       | 87               | New end-use<br>product; uses<br>other than<br>FIFRA<br>§2(mm); non-<br>FQPA product<br>(2)(3)(5)   | 9   | 13,226  |
| A560       | 88               | New manufac-<br>turing use<br>product; reg-<br>istered active<br>ingredient; se-<br>lective data ci-<br>tation (2)(3)  | 6   | 12,596  |
| A565       | 89 (new)         | New manufac-<br>turing-use<br>product; reg-<br>istered active<br>ingredient; un-<br>registered<br>source of ac-<br>tive ingre-<br>dient; submis-<br>sion of new<br>generic data<br>package; reg-<br>istered uses<br>only; requires<br>science review<br>(2)(3) | 12  | 18,234  |

## "TABLE 9. — ANTIMICROBIALS DIVISION — NEW PRODUCTS AND AMENDMENTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A570       | 90               | Label amend-<br>ment requiring<br>data review;<br>up to 25 pub-<br>lic health or-<br>ganisms<br>(3)(4)(5)(6)   | 4   | 3,831   |
| A573       | 91 (new)         | Label amend-<br>ment requiring<br>data review;<br>26-50 public<br>health orga-<br>nisms<br>(2)(3)(5)(7)  | 6   | 6,350   |
| A574       | 92 (new)         | Label amend-<br>ment requiring<br>data review; $\geq$<br>51 public<br>health orga-<br>nisms<br>(2)(3)(5)(7)  | 9   | 11,000  |
| A572       | 93               | New Product or<br>amendment<br>requiring data<br>review for risk<br>assessment by<br>Science<br>Branch (e.g.,<br>changes to<br>REI, or PPE,<br>or use rate)<br>(2)(3)(4) | 9   | 13,226  |

"TABLE 9. — ANTIMICROBIALS DIVISION — NEW PRODUCTS AND AMENDMENTS—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

<sup>(2)</sup> An application for a new end-use product using a source of active ingredient that (a) is not yet registered but (b) 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.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(4)(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) The applicant must identify the substantially similar product if opting to use cite-all or the selective method to support acute toxicity data requirements.

(6) Once a submission for a new product with public health organisms has been submitted and classified in either A540 or A541, additional organisms submitted for the same product before expiration of the first submission's original decision review time period will result in reclassification of both the original and subsequent submission into the appropriate new category based on the sum of the number or organisms in both submissions. A reclassification would result in a new PRIA start date and require additional fees to meet the fee of the new category.

(7) Once a submission for a label amendment with public health organisms has been submitted and classified in either A570 or A573, additional organisms submitted for the same product before expiration of the first submission's original decision review time period will result in reclassification of both the original and subsequent submission into the appropriate new category based on the sum of the number or organisms in both submissions. A reclassification would result in a new PRIA start date and require additional fees to meet the fee of the new category.

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| A520       | 94               | Experimental<br>Use Permit<br>application,<br>non-food use<br>(2) | 9   | 6,383   |

#### "TABLE 10. — ANTIMICROBIALS DIVISION — EXPERIMENTAL USE PERMITS AND OTHER ACTIONS

"TABLE 10. — ANTIMICROBIALS DIVISION — EXPERIMENTAL USE PERMITS AND OTHER ACTIONS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A521       | 95               | Review of public<br>health efficacy<br>study protocol<br>within AD,<br>per AD Inter-<br>nal Guidance<br>for the Effi-<br>cacy Protocol<br>Review Proc-<br>ess; Code will<br>also include<br>review of pub-<br>lic health effi-<br>cacy study<br>protocol and<br>data review<br>for devices<br>making pes-<br>ticidal claims;<br>applicant-initi-<br>ated; Tier 1 | 4   | 4,726   |
| A522       | 96               | Review of public<br>health efficacy<br>study protocol<br>outside AD by<br>members of<br>AD Efficacy<br>Protocol Re-<br>view Expert<br>Panel; Code<br>will also in-<br>clude review of<br>public health<br>efficacy study<br>protocol and<br>data review<br>for devices<br>making pes-<br>ticidal claims;<br>applicant-initi-<br>ated; Tier 2                     | 12  | 12,156  |

"TABLE 10. — ANTIMICROBIALS DIVISION — EXPERIMENTAL USE PERMITS AND OTHER ACTIONS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| A537       | 97 (new)         | New Active In-<br>gredient/New<br>Use, Experi-<br>mental Use<br>Permit appli-<br>cation; Direct<br>food use; Es-<br>tablish toler-<br>ance or toler-<br>ance or toler-<br>ance exemp-<br>tion if re-<br>quired. Credit<br>45% of fee to-<br>ward new ac-<br>tive ingre-<br>dient/new use<br>application<br>that follows.  | 18  | 153,156   |
| A538       | 98 (new)         | New Active In-<br>gredient/New<br>Use, Experi-<br>mental Use<br>Permit appli-<br>cation; Indi-<br>rect food use;<br>Establish tol-<br>erance or tol-<br>erance or tol-<br>erance exemp-<br>tion if re-<br>quired Credit<br>45% of fee to-<br>ward new ac-<br>tive ingre-<br>dient/new use<br>application<br>that follows. | 18  | 95,724  |

"TABLE 10. — ANTIMICROBIALS DIVISION — EXPERIMENTAL USE PERMITS AND OTHER ACTIONS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| A539       | 99 (new)         | New Active In-<br>gredient/New<br>Use, Experi-<br>mental Use<br>Permit appli-<br>cation;<br>Nonfood use.<br>Credit 45% of<br>fee toward<br>new active in-<br>gredient/new<br>use application<br>that follows. | 15  | 92,163  |
| A529       | 100              | Amendment to<br>Experimental<br>Use Permit;<br>requires data<br>review or risk<br>assessment (2)  | 9   | 11,429  |
| A523       | 101              | Review of pro-<br>tocol other<br>than a public<br>health efficacy<br>study (i.e.,<br>Toxicology or<br>Exposure Pro-<br>tocols)  | 9   | 12,156  |
| A571       | 102              | Science reassess-<br>ment: Cancer<br>risk, refined<br>ecological risk,<br>and/or endan-<br>gered species;<br>applicant-initi-<br>ated.  | 18  | 95,724  |
| A533       | 103 (new)        | Exemption from<br>the require-<br>ment of an<br>Experimental<br>Use Permit<br>(2)   | 4   | 2,482   |

### "TABLE 10. — ANTIMICROBIALS DIVISION — EXPERI-MENTAL USE PERMITS AND OTHER ACTIONS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| A534       | 104 (new)        | Rebuttal of<br>agency re-<br>viewed pro-<br>tocol, appli-<br>cant initiated  | 4   | 4,726   |
| A535       | 105 (new)        | Conditional Rul-<br>ing on Pre-ap-<br>plication<br>Study Waiver<br>or Data<br>Bridging Ar-<br>gument; appli-<br>cant-initiated                     | 6   | 2,409   |
| A536       | 106 (new)        | Conditional Rul-<br>ing on Pre-ap-<br>plication Di-<br>rect Food, In-<br>direct Food,<br>Nonfood use<br>determination;<br>applicant-initi-<br>ated | 4   | 2,482   |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B580       | 107              | New active in-<br>gredient; food<br>use; petition to<br>establish a tol-<br>erance (2)(3)   | 20  | 51,053  |
| B590       | 108              | New active in-<br>gredient; food<br>use; petition to<br>establish a tol-<br>erance exemp-<br>tion (2)(3)  | 18  | 31,910  |
| B600       | 109              | New active in-<br>gredient; non-<br>food use<br>(2)(3)  | 13  | 19,146  |
| B610       | 110              | New active in-<br>gredient; Ex-<br>perimental<br>Use Permit<br>application;<br>petition to es-<br>tablish a tem-<br>porary toler-<br>ance or tem-<br>porary toler-<br>ance exemp-<br>tion (3) | 10  | 12,764  |
| B611       | 111              | New active in-<br>gredient; Ex-<br>perimental<br>Use Permit<br>application;<br>petition to es-<br>tablish perma-<br>nent tolerance<br>exemption (3)   | 12  | 12,764  |

"TABLE 11. — BIOPESTICIDES DIVISION — NEW ACTIVE INGREDIENTS

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B612       | 112              | New active in-<br>gredient; no<br>change to a<br>permanent tol-<br>erance exemp-<br>tion (2)(3)   | 10  | 17,550  |
| B613       | 113              | New active in-<br>gredient; peti-<br>tion to convert<br>a temporary<br>tolerance or a<br>temporary tol-<br>erance exemp-<br>tion to a per-<br>manent toler-<br>ance or toler-<br>ance exemp-<br>tion (2)(3) | 11  | 17,550  |
| B620       | 114              | New active in-<br>gredient; Ex-<br>perimental<br>Use Permit<br>application;<br>non-food use<br>including crop<br>destruct (3)   | 7   | 6,383   |

"TABLE 11. — BIOPESTICIDES DIVISION — NEW ACTIVE INGREDIENTS—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B630       | 115              | First food use;<br>petition to es-<br>tablish a toler-<br>ance exemp-<br>tion (2)(4) | 13  | 12,764  |
| B631       | 116              | New food use;<br>petition to<br>amend an es-<br>tablished toler-<br>ance (3)(4)      | 12  | 12,764  |

|  | "TABLE 12. — | BIOPESTICIDES | DIVISION — N | EW USES |
|--|--------------|---------------|--------------|---------|
|--|--------------|---------------|--------------|---------|

# "TABLE 12. — BIOPESTICIDES DIVISION — NEW USES—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B640       | 117              | First food use;<br>petition to es-<br>tablish a toler-<br>ance (2)(4)  | 19  | 19,146  |
| B643       | 118              | New Food use;<br>petition to<br>amend an es-<br>tablished toler-<br>ance exemp-<br>tion (3)(4)                               | 10  | 12,764  |
| B642       | 119              | First food use;<br>indoor; food/<br>food handling<br>(2)(4)  | 12  | 31,910  |
| B644       | 120              | New use, no<br>change to an<br>established tol-<br>erance or tol-<br>erance exemp-<br>tion (3)(4)                            | 8   | 12,764  |
| B650       | 121              | New use; non-<br>food (3)(4)   | 7   | 6,383   |
| B645       | 122 (new)        | New food use;<br>Experimental<br>Use Permit<br>application;<br>petition to<br>amend or add<br>a tolerance ex-<br>emption (4) | 12  | 12,764  |
| B646       | 123 (new)        | New use; non-<br>food use in-<br>cluding crop<br>destruct; Ex-<br>perimental<br>Use Permit<br>application (4)                | 7   | 6,383   |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) Amendment applications to add the new use(s) to registered product labels are covered by the base fee for the new use(s). All items in the covered application must be submitted together in one package. Each application for an additional new product registration and new inert approval(s) that is submitted in the new use application package is subject to the registration service fee for a new product or a new inert approval. However, if a new use application only proposes to register the new use for a new product and there are no amendments in the application, then review of one new product application is covered by the new use fee. All such associated applications that are submitted together will be subject to the new use decision review time. Any application for a new product or an amendment to the proposed labeling (a) submitted subsequent to submission of the new use application and (b) prior to conclusion of its decision review time and (c) containing the same new uses, will be deemed a separate new-use application, subject to a separate registration service fee and new decision review time for a new use. If the new-use application includes 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. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screen, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new use application.

(4) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

## "TABLE 13. — BIOPESTICIDES DIVISION — NEW PRODUCTS

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B652       | 124              | New product; reg-<br>istered source of<br>active ingre-<br>dient; requires<br>petition to<br>amend estab-<br>lished tolerance<br>or tolerance ex-<br>emption; re-<br>quires 1) sub-<br>mission of prod-<br>uct specific<br>data; or 2) cita-<br>tion of pre-<br>viously reviewed<br>and accepted<br>data; or 3) sub-<br>mission or cita-<br>tion of data<br>generated at<br>government ex-<br>pense; or 4)<br>submission or<br>citation of sci-<br>entifically-sound<br>rationale based<br>on publicly<br>available lit-<br>erature or other<br>relevant infor-<br>mation that ad-<br>dresses the data<br>requirement; or<br>5) submission of<br>a request for a<br>data require-<br>ment to be<br>waived sup-<br>ported by a sci-<br>entifically-sound<br>rationale ex-<br>plaining why the<br>data require-<br>ment does not<br>apply (2)(3) | 13  | 12,764  |

| "TABLE 13. — BIOPESTICIDES DIVISION — NEW |
|---|
| PRODUCTS—Continued                        |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B660       | 125              | New product; reg-<br>istered source of<br>active ingre-<br>dient(s); iden-<br>tical or substan-<br>tially similar in<br>composition and<br>use to a reg-<br>istered product.<br>No data review,<br>or only product<br>chemistry data;<br>eite-all data ci-<br>tation, or selec-<br>tive data cita-<br>tion where ap-<br>plicant owns all<br>required data or<br>authorization<br>from data owner<br>is demonstrated.<br>Category in-<br>eludes 100% re-<br>package of reg-<br>istered end-use<br>or manufac-<br>turing-use prod-<br>uct that re-<br>quires no data<br>submission or<br>data matrix.<br>For microbial<br>pesticides, the<br>active ingre-<br>dient(s) must<br>not be re-iso-<br>lated. (2)(3) | 4   | 1,278   |

| "TABLE 13. — BIOPESTICIDES DIVISION — NEW |
|---|
| PRODUCTS—Continued                        |

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| В670       | 126              | New product; reg-<br>istered source of<br>active ingre-<br>dient(s); re-<br>quires: 1) sub-<br>mission of prod-<br>uct specific<br>data; or 2) cita-<br>tion of pre-<br>viously reviewed<br>and accepted<br>data; or 3) sub-<br>mission or cita-<br>tion of data<br>generated at<br>government ex-<br>pense; or 4)<br>submission or<br>eitation of a sei-<br>entifically-sound<br>rationale based<br>on publicly<br>available lit-<br>erature or other<br>relevant infor-<br>mation that ad-<br>dresses the data<br>requirement; or<br>5) submission of<br>a request for a<br>data require-<br>ment to be<br>waived sup-<br>ported by a sci-<br>entifically-sound<br>rationale ex-<br>plaining why the<br>data require-<br>ment does not<br>apply. (2)(3) | 7   | 5,107   |

| "TABLE 13. — BIOPESTICIDES DIVISION — NEW |
|---|
| PRODUCTS—Continued                        |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B671       | 127              | New product; un-<br>registered<br>source of active<br>ingredient(s);<br>requires a peti-<br>tion to amend<br>an established<br>tolerance or tol-<br>erance exemp-<br>tion; requires:<br>1) submission of<br>product specific<br>data; or 2) cita-<br>tion of pre-<br>viously reviewed<br>and accepted<br>data; or 3) sub-<br>mission or cita-<br>tion of data<br>generated at<br>government ex-<br>pense; or 4)<br>submission or<br>citation of a sei-<br>entifically-sound<br>rationale based<br>on publicly<br>available lit-<br>erature or other<br>relevant infor-<br>mation that ad-<br>dresses the data<br>requirement; or<br>5) submission of<br>a request for a<br>data require-<br>ment to be<br>waived sup-<br>ported by a sci-<br>entifically-sound<br>rationale ex-<br>plaining why the<br>data require-<br>ment does not<br>apply. (2)(3) | 17  | 12,764  |

| "TABLE 13. — BIOPESTICIDES DIVISION — NEW |
|---|
| PRODUCTS—Continued                        |

| EPA<br>No. | New<br>CR<br>No. | Action                        | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|-------------------------------|---|---|
| B672       | 128              | New product; un-              | 13  | 9,118   |
|            |                  | registered                    |   |   |
|            |                  | source of active              |   |   |
|            |                  | ingredient(s);                |   |   |
|            |                  | non-food use or               |   |   |
|            |                  | food use re-                  |   |   |
|            |                  | quires: 1) sub-               |   |   |
|            |                  | mission of prod-              |   |   |
|            |                  | uct specific                  |   |   |
|            |                  | data; or 2) cita-             |   |   |
|            |                  | tion of pre-                  |   |   |
|            |                  | viously reviewed              |   |   |
|            |                  | and accepted                  |   |   |
|            |                  | data; or 3) sub-              |   |   |
|            |                  | mission or cita-              |   |   |
|            |                  | tion of data                  |   |   |
|            |                  | generated at                  |   |   |
|            |                  | government ex-                |   |   |
|            |                  | pense; or 4)                  |   |   |
|            |                  | submission or                 |   |   |
|            |                  | citation of a sci-            |   |   |
|            |                  | entifically-sound             |   |   |
|            |                  | rationale based               |   |   |
|            |                  | on publicly<br>available lit- |   |   |
|            |                  | erature or other              |   |   |
|            |                  | relevant infor-               |   |   |
|            |                  | mation that ad-               |   |   |
|            |                  | dresses the data              |   |   |
|            |                  | requirement; or               |   |   |
|            |                  | 5) submission of              |   |   |
|            |                  | a request for a               |   |   |
|            |                  | data require-                 |   |   |
|            |                  | ment to be                    |   |   |
|            |                  | waived sup-                   |   |   |
|            |                  | ported by a sci-              |   |   |
|            |                  | entifically-sound             |   |   |
|            |                  | rationale ex-                 |   |   |
|            |                  | plaining why the              |   |   |
|            |                  | data require-                 |   |   |
|            |                  | ment does not                 |   |   |
|            |                  | apply. $(2)(3)$               |   |   |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B673       | 129              | New product<br>MUP/EP; un-<br>registered<br>source of active<br>ingredient(s); ci-<br>tation of Tech-<br>nical Grade Ac-<br>tive Ingredient<br>(TGAI) data<br>previously re-<br>viewed and ac-<br>cepted by the<br>Agency. Re-<br>quires an Agen-<br>cy determina-<br>tion that the<br>cited data sup-<br>ports the new<br>product. (2)(3) | 10  | 5,107   |
| B674       | 130              | New product<br>MUP; Repack<br>of identical reg-<br>istered end-use<br>product as a<br>manufacturing-<br>use product;<br>same registered<br>uses only (2)(3)  | 4   | 1,278   |
| B675       | 131              | New Active Ingre-<br>dient, Non-food<br>use; indoor; re-<br>duced risk<br>(2)(3)   | 10  | 9,118   |

"TABLE 13. — BIOPESTICIDES DIVISION — NEW PRODUCTS—Continued

### "TABLE 13. — BIOPESTICIDES DIVISION — NEW PRODUCTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B676       | 132              | New product;<br>more than one<br>active ingredient<br>where one active<br>ingredient is an<br>unregistered<br>source; product<br>chemistry data<br>must be sub-<br>mitted; requires:<br>1) submission of<br>product specific<br>data, and 2) ci-<br>tation of pre-<br>viously reviewed<br>and accepted<br>data; or 3) sub-<br>mission or cita-<br>tion of data<br>generated at<br>government ex-<br>pense; or 4)<br>submission or<br>citation of a sci-<br>entifically-sound<br>rationale based<br>on publicly<br>available lit-<br>erature or other<br>relevant infor-<br>mation that ad-<br>dresses the data<br>requirement; or<br>5) submission of<br>a request for a<br>data require-<br>ment to be<br>waived sup-<br>ported by a sci-<br>entifically-sound<br>rationale ex-<br>plaining why the<br>data require-<br>ment does not | 13  | 9,118   |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B677       | 133              | <ul> <li>New end-use non-food animal product with submission of two or more target animal safety studies; includes data and/or waivers of data for only:</li> <li>product chemistry and/or</li> <li>acute toxicity and/or</li> <li>public health pest efficacy and/or</li> <li>animal safety studies and/or</li> <li>child resistant packaging (2)(3)</li> </ul> | 10  | 8,820   |

"TABLE 13. — BIOPESTICIDES DIVISION — NEW PRODUCTS—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) An application for a new end-use product using a source of active ingredient that (a) is not yet registered but (b) 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.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

# "TABLE 14. — BIOPESTICIDES DIVISION — AMENDMENTS

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18<br>Registra-<br>tion<br>Service<br>Fee<br>(\$) |
|------------|------------------|--|---|---|
| B621       | 134              | Amendment; Experimental<br>Use Permit; no change to<br>an established temporary<br>tolerance or tolerance ex-<br>emption. (3)  | 7   | 5,107   |
| B622       | 135              | Amendment; Experimental<br>Use Permit; petition to<br>amend an established or<br>temporary tolerance or tol-<br>erance exemption. (3)  | 11  | 12,764  |
| B641       | 136              | Amendment of an established<br>tolerance or tolerance ex-<br>emption.  | 13  | 12,764  |
| B680       | 137              | Amendment; registered<br>sources of active ingre-<br>dient(s); no new use(s); no<br>changes to an established<br>tolerance or tolerance ex-<br>emption. Requires data sub-<br>mission. (2)(3)  | 5   | 5,107   |
| B681       | 138              | Amendment; unregistered<br>source of active ingre-<br>dient(s). Requires data sub-<br>mission. (2)(3)  | 7   | 6,079   |
| B683       | 139              | Label amendment; requires re-<br>view/update of previous risk<br>assessment(s) without data<br>submission (e.g., labeling<br>changes to REI, PPE,<br>PHI). (2)(3)  | 6   | 5,107   |
| B684       | 140              | Amending non-food animal<br>product that includes sub-<br>mission of target animal<br>safety data; previously reg-<br>istered (2) (3)  | 8   | 8,820   |
| B685       | 141 (new)        | Amendment; add a new bio-<br>chemical unregistered<br>source of active ingredient<br>or a new microbial produc-<br>tion site. Requires submis-<br>sion of analysis of samples<br>data and source/production<br>site-specific manufacturing<br>process description. (3) | 5   | 5,107   |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) (a) EPA-initiated amendments shall not be charged registration service fees. (b) Registrantinitiated 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.

(3) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label. If the applicant agrees to all of the terms of the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B690       | 142              | New active in-<br>gredient; food<br>or non-food<br>use. (2)(6)                              | 7   | 2,554   |
| B700       | 143              | Experimental<br>Use Permit<br>application;<br>new active in-<br>gredient or<br>new use. (6) | 7   | 1,278   |
| B701       | 144              | Extend or amend<br>Experimental<br>Use Permit.<br>(6)                                       | 4   | 1,278   |

#### "TABLE 15. — BIOPESTICIDES DIVISION — SCLP

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B710       |                  | New product;<br>registered<br>source of ac-<br>tive ingre-<br>dient(s); iden-<br>tical or sub-<br>stantially simi-<br>lar in composi-<br>tion and use<br>to a registered<br>product; no<br>change in an<br>established tol-<br>erance or tol-<br>erance or tol-<br>erance exemp-<br>tion. No data<br>review, or only<br>product chem-<br>istry data;<br>cite-all data ci-<br>tation, or se-<br>lective data ci-<br>tation where<br>applicant owns<br>all required<br>data or au-<br>thorization<br>from data<br>owner is dem-<br>onstrated.<br>Category in-<br>cludes 100%<br>re-package of<br>registered end-<br>use or manu-<br>facturing-use<br>product that<br>requires no<br>data submis-<br>sion or data<br>matrix. (3)(6) | 4   | 1,278   |

### "TABLE 15. — BIOPESTICIDES DIVISION — SCLP— Continued

80

#### FY'17 & FY'18 Reg-Decision New EPA Review CR Action istration Time No. No. Service Fee $(Months)_{(1)}$ (\$) B720 $\mathbf{5}$ 1,278 146New product; registered source of active ingredient(s); requires: 1) submission of product specific data; or 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 scientificallysound 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 scientificallysound rationale explaining why the data requirement does not apply. (3)(6)

#### "TABLE 15. — BIOPESTICIDES DIVISION — SCLP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B721       | 147              | New product;<br>unregistered<br>source of ac-<br>tive ingre-<br>dient. (3)(6)  | 7   | 2,676   |
| B722       | 148              | New use and/or<br>amendment;<br>petition to es-<br>tablish a toler-<br>ance or toler-<br>ance exemp-<br>tion (4)(5)(6) | 7   | 2,477   |
| B730       | 149              | Label amend-<br>ment requiring<br>data submis-<br>sion. (4)(6)   | 5   | 1,278   |

#### "TABLE 15. — BIOPESTICIDES DIVISION — SCLP— Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) All requests for new uses (food and/or nonfood) contained in any application for a new active ingredient or a first food use are covered by the base fee for that new active ingredient or first food use application and retain the same decision time review period as the new active ingredient or first food use application. The application must be received by the agency in one package. The base fee for the category covers a maximum of five new products. Each application for an additional new product registration and new inert approval that is submitted in the new active ingredient application package or first food use application package is subject to the registration service fee for a new product or a new inert approval. All such associated applications that are submitted together will be subject to the new active ingredient or first food use decision review time. In the case of a new active ingredient application, until that 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 deemed a new active ingredient application, subject to the registration service fee and decision review time for a new active ingredient. In the case of a first food use application, until that first food use is approved, any subsequent application for an additional new food use or uses will be subject to the registration service fee and decision review time for a first food use. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screening, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new active ingredient or first food use application.

(3) An application for a new end-use product using a source of active ingredient that (a) is not yet registered but (b) 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. (4) (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) Amendment applications to add the new use(s) to registered product labels are covered by the base fee for the new use(s). All items in the covered application must be submitted together in one package. Each application for an additional new product registration and new inert approval(s) that is submitted in the new use application package is subject to the registration service fee for a new product or a new inert approval. However, if a new use application only proposes to register the new use for a new product and there are no amendments in the application, then review of one new product application is covered by the new use fee. All such associated applications that are submitted together will be subject to the new use decision review time. Any application for a new product or an amendment to the proposed labeling (a) submitted subsequent to submission of the new use application and (b) prior to conclusion of its decision review time and (c) containing the same new uses, will be deemed a separate new-use application, subject to a separate registration service fee and new decision review time for a new use. If the new-use application includes 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. Any information that (a) was neither requested nor required by the Agency, and (b) is submitted by the applicant at the applicant's initiative to support the application after completion of the technical deficiency screen, and (c) is not itself a covered registration application, must be assessed 25% of the full registration service fee for the new use application.

(6) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B614       | 150              | Pre-application;<br>Conditional<br>Ruling on ra-<br>tionales for<br>addressing a<br>data require-<br>ment in lieu of<br>data; appli-<br>cant-initiated;<br>applies to one<br>rationale at a<br>time | 3   | 2,530   |
| B615       | 151              | Rebuttal of<br>agency re-<br>viewed pro-<br>tocol, appli-<br>cant initiated   | 3   | 2,530   |
| B682       | 152              | Protocol review;<br>applicant initi-<br>ated; excludes<br>time for<br>HSRB review   | 3   | 2,432   |

# "TABLE 16. — BIOPESTICIDES DIVISION — OTHER ACTIONS

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B740       | 153              | <ul> <li>Experimental Use<br/>Permit applica-<br/>tion; no petition<br/>for tolerance/tol-<br/>erance exemption.<br/>Includes:</li> <li>1. non-food/feed<br/>use(s) for a new<br/>(2) or registered<br/>(3) PIP (12);</li> <li>2. food/feed use(s)<br/>for a new or reg-<br/>istered PIP with<br/>crop destruct<br/>(12);</li> <li>3. food/feed use(s)<br/>for a new or reg-<br/>istered PIP in<br/>which an estab-<br/>lished tolerance/<br/>tolerance exemp-<br/>tion exists for the<br/>intended use(s).<br/>(4) (12)</li> </ul> | 6   | 95,724  |

## "TABLE 17. — BIOPESTICIDES DIVISION — PIP

# "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

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| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B741       | 154<br>(new)     | Experimental Use<br>Permit applica-<br>tion; no petition<br>for tolerance/tol-<br>erance exemption.<br>Includes:  | 12  | 159,538   |
|            |                  | <ol> <li>non-food/feed<br/>use(s) for a new<br/>(2) or registered<br/>(3) PIP;</li> <li>food/feed use(s)<br/>for a new or reg-<br/>istered PIP with<br/>crop destruct;</li> <li>food/feed use(s)<br/>for a new or reg-<br/>istered PIP in<br/>which an estab-<br/>lished tolerance/<br/>tolerance exemp-<br/>tion exists for the<br/>intended use(s);</li> <li>SAP Review (12)</li> </ol> |   |   |
| B750       | 155              | Experimental Use<br>Permit applica-<br>tion; with a peti-<br>tion to establish a<br>temporary or per-<br>manent tolerance/<br>tolerance exemp-<br>tion for the active<br>ingredient. In-<br>cludes new food/<br>feed use for a<br>registered (3)<br>PIP. (4)(12)  | 9   | 127,630   |

# "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B770       | 156              | Experimental Use<br>Permit applica-<br>tion; new (2) PIP;<br>with petition to<br>establish a tem-<br>porary tolerance/<br>tolerance exemp-<br>tion for the active<br>ingredient; credit<br>75% of B771 fee<br>toward registra-<br>tion application<br>for a new active<br>ingredient that<br>follows; SAP re-<br>view. (5)(12) | 15  | 191,444   |
| B771       | 157              | Experimental Use<br>Permit applica-<br>tion; new (2) PIP;<br>with petition to<br>establish a tem-<br>porary tolerance/<br>tolerance exemp-<br>tion for the active<br>ingredient; credit<br>75% of B771 fee<br>toward registra-<br>tion application<br>for a new active<br>ingredient that<br>follows. (12)                     | 10  | 127,630   |
| B772       | 158              | Application to<br>amend or extend<br>an Experimental<br>Use Permit; no<br>petition since the<br>established toler-<br>ance/tolerance ex-<br>emption for the<br>active ingredient<br>is unaffected.<br>(12)   | 3   | 12,764  |

## "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B773       | 159              | Application to<br>amend or extend<br>an Experimental<br>Use Permit; with<br>petition to extend<br>a temporary toler-<br>ance/tolerance ex-<br>emption for the<br>active ingredient.<br>(12)  | 5   | 31,910  |
| B780       | 160              | Registration applica-<br>tion; new (2) PIP;<br>non-food/feed.<br>(12)  | 12  | 159,537   |
| B790       | 161              | Registration applica-<br>tion; new (2) PIP;<br>non-food/feed;<br>SAP review.<br>(5)(12)  | 18  | 223,351   |
| B800       | 162              | Registration applica-<br>tion; new (2) PIP;<br>with petition to<br>establish perma-<br>nent tolerance/tol-<br>erance exemption<br>for the active in-<br>gredient based on<br>an existing tem-<br>porary tolerance/<br>tolerance exemp-<br>tion. (12) | 13  | 172,300   |

| "TABLE 17. — BIOPESTICIDES DIVISION — PIP— |
|--|
| Continued                                  |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B810       | 163              | Registration applica-<br>tion; new (2) PIP;<br>with petition to<br>establish perma-<br>nent tolerance/tol-<br>erance exemption<br>for the active in-<br>gredient based on<br>an existing tem-<br>porary tolerance/<br>tolerance exemp-<br>tion. SAP review.<br>(5)(12) | 19  | 236,114   |
| B820       | 164              | Registration applica-<br>tion; new (2) PIP;<br>with petition to<br>establish or<br>amend a perma-<br>nent tolerance/tol-<br>erance exemption<br>of an active ingre-<br>dient. (12)   | 15  | 204,208   |
| B840       | 165              | Registration applica-<br>tion; new (2) PIP;<br>with petition to<br>establish or<br>amend a perma-<br>nent tolerance/tol-<br>erance exemption<br>of an active ingre-<br>dient. SAP re-<br>view. (5)(12)   | 21  | 268,022   |

# "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B851       | 166              | Registration applica-<br>tion; new event of<br>a previously reg-<br>istered PIP active<br>ingredient(s); no<br>petition since per-<br>manent tolerance/<br>tolerance exemp-<br>tion is already es-<br>tablished for the<br>active ingre-<br>dient(s). (12)   | 9   | 127,630   |
| B870       | 167              | Registration applica-<br>tion; registered<br>(3) PIP; new<br>product; new use;<br>no petition since a<br>permanent toler-<br>ance/tolerance ex-<br>emption is already<br>established for<br>the active ingre-<br>dient(s). (4) (12)  | 9   | 38,290  |
| B880       | 168              | Registration applica-<br>tion; registered<br>(3) PIP; new<br>product or new<br>terms of registra-<br>tion; additional<br>data submitted;<br>no petition since a<br>permanent toler-<br>ance/tolerance ex-<br>emption is already<br>established for<br>the active ingre-<br>dient(s). (6) (7)<br>(12) | 9   | 31,910  |

# "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B881       | 169              | Registration applica-<br>tion; registered<br>(3) PIP; new<br>product or new<br>terms of registra-<br>tion; additional<br>data submitted;<br>no petition since a<br>permanent toler-<br>ance/tolerance ex-<br>emption is already<br>established for<br>the active ingre-<br>dient(s). SAP re-<br>view.<br>(5)(6)(7)(12)   | 15  | 95,724  |
| B882       | 170<br>(new)     | Registration applica-<br>tion; new (2) PIP,<br>seed increase with<br>negotiated acre-<br>age cap and time-<br>limited registra-<br>tion; with petition<br>to establish a per-<br>manent tolerance/<br>tolerance exemp-<br>tion for the active<br>ingredient based<br>on an existing<br>temporary toler-<br>ance/tolerance ex-<br>emption; SAP Re-<br>view (8) (12) | 15  | 191,444   |

# "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B883       | 171              | Registration applica-<br>tion; new (2) PIP,<br>seed increase with<br>negotiated acre-<br>age cap and time-<br>limited registra-<br>tion; with petition<br>to establish a per-<br>manent tolerance/<br>tolerance exemp-<br>tion for the active<br>ingredient based<br>on an existing<br>temporary toler-<br>ance/tolerance ex-<br>emption. (8) (12) | 9   | 127,630   |
| B884       | 172              | Registration applica-<br>tion; new (2) PIP,<br>seed increase with<br>negotiated acre-<br>age cap and time-<br>limited registra-<br>tion; with petition<br>to establish a per-<br>manent tolerance/<br>tolerance exemp-<br>tion for the active<br>ingredient.<br>(8)(12)  | 12  | 159,537   |
| B885       | 173              | Registration applica-<br>tion; registered<br>(3) PIP, seed in-<br>crease; breeding<br>stack of pre-<br>viously approved<br>PIPs, same crop;<br>no petition since a<br>permanent toler-<br>ance/tolerance ex-<br>emption is already<br>established for<br>the active ingre-<br>dient(s). (9)(12)  | 6   | 31,910  |

| "TABLE 17. — BIOPESTICIDES DIVISION — PIP— |
|--|
| Continued                                  |

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B886       | 174<br>(new)     | Registration applica-<br>tion; new (2) PIP,<br>seed increase with<br>negotiated acre-<br>age cap and time-<br>limited registra-<br>tion; with petition<br>to establish a per-<br>manent tolerance/<br>tolerance exemp-<br>tion for the active<br>ingredient. SAP<br>Review (8) (12)                     | 18  | 223,351   |
| B890       | 175              | Application to<br>amend a seed in-<br>crease registra-<br>tion; converts reg-<br>istration to com-<br>mercial registra-<br>tion; no petition<br>since permanent<br>tolerance/toler-<br>ance exemption is<br>already estab-<br>lished for the ac-<br>tive ingredient(s).<br>(12)                         | 9   | 63,816  |
| B891       | 176              | Application to<br>amend a seed in-<br>crease registra-<br>tion; converts reg-<br>istration to a<br>commercial reg-<br>istration; no peti-<br>tion since a per-<br>manent tolerance/<br>tolerance exemp-<br>tion already es-<br>tablished for the<br>active ingre-<br>dient(s); SAP re-<br>view. (5)(12) | 15  | 127,630   |

## "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| B900       | 177              | Application to<br>amend a registra-<br>tion, including ac-<br>tions such as ex-<br>tending an expira-<br>tion date, modi-<br>fying an IRM<br>plan, or adding<br>an insect to be<br>controlled.<br>(10)(11)(12)                  | 6   | 12,764  |
| B901       | 178              | Application to<br>amend a registra-<br>tion, including ac-<br>tions such as ex-<br>tending an expira-<br>tion date, modi-<br>fying an IRM<br>plan, or adding<br>an insect to be<br>controlled. SAP<br>review. (10) (11)<br>(12) | 12  | 76,578  |
| B902       | 179              | PIP Protocol review   | 3   | 6,383   |
| B903       | 180              | Inert ingredient tol-<br>erance exemption;<br>e.g., a marker<br>such as NPT II;<br>reviewed in<br>BPPD.   | 6   | 63,816  |
| B904       | 181              | Import tolerance or<br>tolerance exemp-<br>tion; processed<br>commodities/food<br>only (inert or ac-<br>tive ingredient).   | 9   | 127,630   |
| B905       | 182<br>(new)     | SAP Review  | 6   | 63,816  |

# "TABLE 17. — BIOPESTICIDES DIVISION — PIP— Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| B906       | 183<br>(new)     | Petition to establish<br>a temporary toler-<br>ance/tolerance ex-<br>emption for one<br>or more active in-<br>gredients  | 3   | 31,907  |
| B907       | 184<br>(new)     | Petition to establish<br>a temporary toler-<br>ance/tolerance ex-<br>emption for one<br>or more active in-<br>gredients based<br>on an existing<br>temporary toler-<br>ance/tolerance ex-<br>emption | 3   | 12,764  |
| B908       | 185<br>(new)     | Petition to establish<br>a temporary toler-<br>ance/tolerance ex-<br>emption for one<br>or more active in-<br>gredients or inert<br>ingredients  | 3   | 44,671  |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) New PIP = a PIP with an active ingredient that has not been registered. (3) Registered PIP = a PIP with an active ingredient that is currently reg-

(5) Registered FIF = a FIF with an active ingredient that is currently registered.

(4) Transfer registered PIP through conventional breeding for new food/feed use, such as from field corn to sweet corn.

(5) The scientific data involved in this category are complex. EPA often seeks technical advice from the Scientific Advisory Panel on risks that pesticides pose to wildlife, farm workers, pesticide applicators, non-target species, as well as insect resistance, and novel scientific issues surrounding new technologies. The scientists of the SAP neither make nor recommend policy decisions. They provide advice on the science used to make these decisions. Their advice is invaluable to the EPA as it strives to protect humans and the environment from risks posed by pesticides. Due to the time it takes to schedule and prepare for meetings with the SAP, additional time and costs are needed.

(6) Registered PIPs stacked through conventional breeding.

(7) Deployment of a registered PIP with a different IRM plan (e.g., seed blend).

(8) The negotiated acreage cap will depend upon EPA's determination of the potential environmental exposure, risk(s) to non-target organisms, and the risk of targeted pest developing resistance to the pesticidal substance. The uncertainty of these risks may reduce the allowable acreage, based upon the quantity and type of non-target organism data submitted and the lack of insect resistance management data, which is usually not required for seed-increase registrations. Registrants are encouraged to consult with EPA prior to submission of a registration application in this category.

(9) Application can be submitted prior to or concurrently with an application for commercial registration.

(10) For example, IRM plan modifications that are applicant-initiated.

(11) EPA-initiated amendments shall not be charged fees.

(12) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| 1001       | 186              | Approval of new<br>food use inert<br>ingredient (2)<br>(3)   | 13  | 27,000  |
| I002       | 187              | Amend currently<br>approved inert<br>ingredient toler-<br>ance or exemp-<br>tion from toler-<br>ance; new data<br>(2)    | 11  | 7,500   |
| 1003       | 188              | Amend currently<br>approved inert<br>ingredient toler-<br>ance or exemp-<br>tion from toler-<br>ance; no new<br>data (2) | 9   | 3,308   |

#### "TABLE 18. — INERT INGREDIENTS

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| I004       | 189              | Approval of new<br>non-food use<br>inert ingredient<br>(2)  | 6   | 11,025  |
| 1005       | 190              | Amend currently<br>approved non-<br>food use inert<br>ingredient with<br>new use pattern;<br>new data (2)   | 6   | 5,513   |
| 1006       | 191              | Amend currently<br>approved non-<br>food use inert<br>ingredient with<br>new use pattern;<br>no new data (2)  | 3   | 3,308   |
| 1007       | 192              | Approval of sub-<br>stantially similar<br>non-food use<br>inert ingredients<br>when original<br>inert is<br>compositionally<br>similar with<br>similar use pat-<br>tern (2) | 4   | 1,654   |
| 1008       | 193              | Approval of new or<br>amended poly-<br>mer inert ingre-<br>dient, food use<br>(2)   | 5   | 3,749   |
| 1009       | 194              | Approval of new or<br>amended poly-<br>mer inert ingre-<br>dient, non-food<br>use (2)   | 4   | 3,087   |

### "TABLE 18. — INERT INGREDIENTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| I010       | 195              | Petition to amend<br>a single toler-<br>ance exemption<br>descriptor, or<br>single non-food<br>use descriptor,<br>to add $\leq 10$<br>CASRNs; no<br>new data (2) | 6   | 1,654   |
| I011       | 196<br>(new)     | Approval of new<br>food use safener<br>with tolerance<br>or exemption<br>from tolerance<br>(2)(8)  | 24  | 597,683   |
| I012       | 197<br>(new)     | Approval of new<br>non-food use<br>safener (2)(8)  | 21  | 415,241   |
| I013       | 198<br>(new)     | Approval of addi-<br>tional food use<br>for previously<br>approved<br>safener with tol-<br>erance or ex-<br>emption from<br>tolerance (2)                        | 15  | 62,975  |
| I014       | 199<br>(new)     | Approval of addi-<br>tional non-food<br>use for pre-<br>viously approved<br>safener (2)  | 15  | 25,168  |
| I015       | 200<br>(new)     | Approval of new<br>generic data for<br>previously ap-<br>proved food use<br>safener (2)  | 24  | 269,728   |

"TABLE 18. — INERT INGREDIENTS—Continued

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| 1016       | 201<br>(new)     | Approval of<br>amendment(s)<br>to tolerance and<br>label for pre-<br>viously approved<br>safener (2) | 13  | 55,776  |

"TABLE 18. — INERT INGREDIENTS—Continued

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) If another covered application is submitted that depends upon an application to approve an inert ingredient, each application will be subject to its respective registration service fee. The decision review time line for both submissions will be the longest of the associated applications. 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.

(3) 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.

(4) Any other covered application that is associated with and dependent on the HSRB review will be subject to its separate registration service fee. The decision review times for the associated actions run concurrently, but will end at the date of the latest review time.

(5) Any other covered application that is associated with and dependent on the SAP review will be subject to its separate registration service fee. The decision review time for the associated action will be extended by the decision review time for the SAP review.

(6) An application for a new end-use product using a source of active ingredient that (a) is not yet registered but (b) 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.

(7) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(8) If a new safener is submitted in the same package as a new active ingredient, and that new active ingredient is determined to be reduced risk, then the safener would get the same reduced timeframe as the new active ingredient.

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| M001       | 202              | Study protocol<br>requiring<br>Human Stud-<br>ies Review<br>Board review<br>as defined in<br>40 CFR Part<br>26 in support<br>of an active<br>ingredient (4)  | 9   | 7,938   |
| M002       | 203              | Completed study<br>requiring<br>Human Stud-<br>ies Review<br>Board review<br>as defined in<br>40 CFR Part<br>26 in support<br>of an active<br>ingredient (4) | 9   | 7,938   |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| M003       | 204              | External tech-<br>nical peer re-<br>view of new<br>active ingre-<br>dient, product,<br>or amendment<br>(e.g., consulta-<br>tion with<br>FIFRA Sci-<br>entific Advi-<br>sory Panel)<br>for an action<br>with a decision<br>timeframe of<br>less than 12<br>months. Appli-<br>cant initiated<br>request based<br>on a require-<br>ment of the<br>Administrator,<br>as defined by<br>FIFRA §<br>25(d), in sup-<br>port of a novel<br>active ingre-<br>dient, or<br>unique use<br>pattern or ap-<br>plication tech-<br>nology. Ex-<br>cludes PIP ac-<br>tive ingredi-<br>ents. (5) | 12  | 63,945  |

| EPA<br>No. | New<br>CR<br>No. | Action   | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|--|---|---|
| M004       | 205              | External tech-<br>nical peer re-<br>view of new<br>active ingre-<br>dient, product,<br>or amendment<br>(e.g., consulta-<br>tion with<br>FIFRA Sei-<br>entific Advi-<br>sory Panel)<br>for an action<br>with a decision<br>timeframe of<br>greater than<br>12 months.<br>Applicant ini-<br>tiated request<br>based on a re-<br>quirement of<br>the Adminis-<br>trator, as de-<br>fined by<br>FIFRA §<br>25(d), in sup-<br>port of a novel<br>active ingre-<br>dient, or<br>unique use<br>pattern or ap-<br>plication tech-<br>nology. Ex-<br>cludes PIP ac-<br>tive ingredi-<br>ents. (5) | 18  | 63,945  |

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| M005       | 206              | New Product:<br>Combination,<br>Contains a<br>combination of<br>active ingredi-<br>ents from a<br>registered and/<br>or unregis-<br>tered source;<br>conventional,<br>antimicrobial<br>and/or biopes-<br>ticide. Re-<br>quires coordi-<br>nation with<br>other regu-<br>latory divi-<br>sions to con-<br>duct review of<br>data, label<br>and/or verify<br>the validity of<br>existing data<br>as cited. Only<br>existing uses<br>for each active<br>ingredient in<br>the combina-<br>tion product.<br>(6)(7) | 9   | 22,050  |
| M006       | 207              | Request for up<br>to 5 letters of<br>certification<br>(Gold Seal)<br>for one ac-<br>tively reg-<br>istered prod-<br>uct (excludes<br>distributor<br>products) (8)   | 1   | 277   |

| EPA<br>No. | New<br>CR<br>No. | Action  | Decision<br>Review<br>Time<br>(Months) <sub>(1)</sub> | FY'17 &<br>FY'18 Reg-<br>istration<br>Service Fee<br>(\$) |
|------------|------------------|---|---|---|
| M007       | 208              | Request to ex-<br>tend Exclusive<br>Use of data as<br>provided by<br>FIFRA Sec-<br>tion<br>3(c)(1)(F)(ii)   | 12  | 5,513   |
| M008       | 209              | Request to grant<br>Exclusive Use<br>of data as pro-<br>vided by<br>FIFRA Sec-<br>tion<br>3(c)(1)(F)(vi)<br>for a minor<br>use, when a<br>FIFRA Sec-<br>tion 2(ll)(2)<br>determination<br>is required | 15  | 1,654   |
| M009       | 210 (new)        | Non-FIFRA<br>Regulated De-<br>termination:<br>Applicant ini-<br>tiated, per<br>product  | 4   | 2,363   |
| M010       | 211 (new)        | Conditional rul-<br>ing on pre-ap-<br>plication,<br>product sub-<br>stantial simi-<br>larity  | 4   | 2,363   |
| M011       | 212 (new)        | Label amend-<br>ment to add<br>the DfE logo;<br>requires data<br>review; no<br>other label<br>changes (9)   | 4   | 3,648   |

(1) A decision review time that would otherwise end on a Saturday, Sunday, or federal holiday, will be extended to end on the next business day.

(2) If another covered application is submitted that depends upon an application to approve an inert ingredient, each application will be subject to its respective registration service fee. The decision review time line for both submissions will be the longest of the associated applications. 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.

(3) 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.

(4) Any other covered application that is associated with and dependent on the HSRB review will be subject to its separate registration service fee. The decision review times for the associated actions run concurrently, but will end at the date of the latest review time.

(5) Any other covered application that is associated with and dependent on the SAP review will be subject to its separate registration service fee. The decision review time for the associated action will be extended by the decision review time for the SAP review.

(6) An application for a new end-use product using a source of active ingredient that (a) is not yet registered but (b) 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.

(7) Where the action involves approval of a new or amended label, on or before the end date of the decision review time, the Agency shall provide to the applicant a draft accepted label, including any changes made by the Agency that differ from the applicant-submitted label and relevant supporting data reviewed by the Agency. The applicant will notify the Agency that the applicant either (a) agrees to all of the terms associated with the draft accepted label as amended by the Agency and requests that it be issued as the accepted final Agency-stamped label; or (b) does not agree to one or more of the terms of the draft accepted label as amended by the Agency and requests additional time to resolve the difference(s); or (c) withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee. For cases described in (b), the applicant shall have up to 30 calendar days to reach agreement with the Agency on the final terms of the Agency-accepted label. If the applicant agrees to all of the terms of the accepted label as in (a), including upon resolution of differences in (b), the Agency shall provide an accepted final Agency-stamped label to the registrant within 2 business days following the registrant's written or electronic confirmation of agreement to the Agency.

(8) Due to low fee and short time frame this category is not eligible for small business waivers. Gold seal applies to one registered product.

(9) This category includes amendments the sole purpose of which is to add DfE (or equivalent terms that do not use "safe" or derivatives of "safe") logos to a label. DfE is a voluntary program. A label bearing a DfE logo is not considered an Agency endorsement because the ingredients in the qualifying product must meet objective, scientific criteria established and widely publicized by EPA.".