Proposed Registration Decision

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Octhilinone

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Overview

Proposed Registration Decision for Octhilinone

Health Canada's Pest Management Regulatory Agency (PMRA), under the authority of the Pest Control Products Act and Regulations, is proposing full registration for the sale and use of Acticide OIT Technical Industrial Microbicide and Thor Acticide 45 Mildewcide, containing the technical grade active ingredient octhilinone, to provide protection of freshly treated wood against mold and mildew growth for a period of several months.

Octhilinone is currently registered as a mildewcide for a number of materials including caulks, sealants, adhesives, plastic and leather.

An evaluation of available scientific information found that, under the approved conditions of use, the product has value and does not present an unacceptable risk to human health or the environment.

This Overview describes the key points of the evaluation, while the Science Evaluation provides detailed technical information on the human health, environmental and value assessments of Acticide OIT Technical Industrial Microbicide and Thor Acticide 45 Mildeweide.

What Does Health Canada Consider When Making a Registration Decision?

The key objective of the *Pest Control Products Act* is to prevent unacceptable risks to people and the environment from the use of pest control products. Health or environmental risk is considered acceptable if there is reasonable certainty that no harm to human health, future generations or the environment will result from use or exposure to the product under its proposed conditions of registration. The Act also requires that products have value² when used according to the label directions. Conditions of registration may include special precautionary measures on the product label to further reduce risk.

To reach its decisions, the PMRA applies modern, rigorous risk-assessment methods and policies. These methods consider the unique characteristics of sensitive subpopulations in humans (for example, children) as well as organisms in the environment. These methods and policies also consider the nature of the effects observed and the uncertainties when predicting the impact of pesticides. For more information on how the PMRA regulates pesticides, the assessment process and risk-reduction programs, please visit the Pesticides and Pest Management portion of Health Canada's website at healthcanada.gc.ca/pmra.

[&]quot;Acceptable risks" as defined by subsection 2(2) of the Pest Control Products Act.

[&]quot;Value" as defined by subsection 2(1) of the Pest Control Products Act: "the product's actual or potential contribution to pest management, taking into account its conditions or proposed conditions of registration, and includes the product's (a) efficacy; (b) effect on host organisms in connection with which it is intended to be used; and (c) health, safety and environmental benefits and social and economic impact."

Before making a final registration decision on octhilinone, the PMRA will consider any comments received from the public in response to this consultation document.³ The PMRA will then publish a Registration Decision⁴ on octhilinone, which will include the decision, the reasons for it, a summary of comments received on the proposed final registration decision and the PMRA's response to these comments.

For more details on the information presented in this Overview, please refer to the Science Evaluation of this consultation document.

What Is Octhilinone?

Octhilinone is a biocide currently registered as a preservative to prevent the growth of mold and mildew on a large number of materials ranging from paints and coatings to leather. It functions by inhibiting several specific enzymes, which results in the death of the microorganisms. The proposed use for octhilinone is as a mildewcide for wood freshly-treated with copper azole wood preservative.

Health Considerations

Can Approved Uses of Octhilinone Affect Human Health?

Thor Acticide 45 Mildewcide, containing octhilinone, is unlikely to affect your health when used according to label directions.

Potential exposure to octhilinone may occur when handling and applying the product or through contact with materials (wood) containing the product as a preservative. When assessing health risks, two key factors are considered: the levels where no health effects occur and the levels to which people may be exposed. The dose levels used to assess risks are established to protect the most sensitive human population (for example, children and nursing mothers). Only uses for which the exposure is well below levels that cause no effects in animal testing are considered acceptable for registration.

Toxicology studies in laboratory animals describe potential health effects from varying levels of exposure to a chemical and identify the dose where no effects are observed. The health effects noted in animals occur at doses more than 100-times higher (and often much higher) than levels to which humans are normally exposed when pesticide-containing products are used according to label directions.

In laboratory animals, the active ingredient octhilinone was of moderate to high acute toxicity by the oral route, of slight acute toxicity by the dermal and inhalation routes, and corrosive to the eyes and skin. Octhilinone also caused an allergic skin reaction. Consequently, the hazard signal words "DANGER – POISON, CORROSIVE TO EYES AND SKIN, POTENTIAL SKIN SENSITIZER" are required on the label for the Acticide OIT Technical Industrial Microbicide.

[&]quot;Consultation statement" as required by subsection 28(2) of the Pest Control Products Act.

[&]quot;Decision statement" as required by subsection 28(5) of the Pest Control Products Act.

The end-use product, Thor Acticide 45 Mildewcide, was of high acute toxicity via the oral route, of low acute toxicity via the dermal route, and of slight acute toxicity via inhalation. It was severely irritating to the skin and was considered corrosive to eyes. Thor Acticide 45 Mildewcide also caused an allergic skin reaction. Consequently, the hazard signal words "DANGER – POISON, CORROSIVE TO EYES, SEVERE SKIN IRRITANT, POTENTIAL SKIN SENSITIZER" are required on the label for the end-use product.

Registrant-supplied short- and long-term (lifetime) animal toxicity tests, as well as information from the published scientific literature, were assessed for the potential of octhilinone to cause neurotoxicity, immunotoxicity, chronic toxicity, cancer, reproductive and developmental toxicity, and various other effects. The most sensitive endpoints used for risk assessment were decreased growth, organ weight changes (increases in adrenal gland and heart weight), and irritation of the respiratory tract. There was no indication that the young animal was more sensitive than the adult animal. The risk assessment protects against these and any other potential effects by ensuring that the level of exposure to humans is well below the lowest dose at which these effects occurred in animal tests.

Risks in Residential and Other Non-Occupational Environments

Estimated risks for non-occupational exposure are not of concern provided that directions specified on the label are followed.

Residential exposure to individuals contacting wood products treated with octhilinone is not expected to result in health risks of concern when Thor Acticide 45 Mildewcide is used according to label directions.

Occupational Risks from Handling Thor Acticide 45 Mildewcide

Occupational risks are not of concern when Thor Acticide 45 Mildewcide is used according to the proposed label directions, which include protective measures.

A risk assessment conducted for individuals handling Thor Acticide 45 Mildewcide and wood treated with Thor Acticide 45 Mildewcide indicated that risks are not of health concern when the product is used according to label directions.

Pesticide applicators mixing, loading and applying Thor Acticide 45 Mildewcide can come in direct contact with octhilinone on the skin or through inhalation. Therefore, the label specifies that workers must wear full-face protection, chemical-resistant coveralls over a long-sleeved shirt and long pants, chemical-resistant gauntlets (long sleeved gloves), socks and chemical-resistant footwear when handling the concentrate or dilute solution, when opening treating cylinder doors, and during cleaning, maintenance and repair activities on storage vessels and treating cylinders. In addition, workers must wear a respirator with a NIOSH-approved organic vapour-removing cartridge with a prefilter approved for pesticides, or a NIOSH-approved canister approved for pesticides, when handling the concentrate, when handling the dilute solution in poorly ventilated areas, when opening treating cylinder doors and during cleaning, maintenance and repair activities on storage vessels or treating cylinders.

There is potential for exposure to workers handling wood after treatment. To minimize exposure to these workers, the label specifies that workers must wear chemical-resistant coveralls over long-sleeved shirt and long pants, goggles or face shield, chemical-resistant gauntlets (long sleeved gloves), and chemical-resistant footwear when there is a potential of getting wet by the preservative solution, when moving loads and handling freshly treated wood. For other activities that involve working under dry conditions, a long-sleeved shirt, long pants, chemical-resistant gloves, chemical goggles and chemical-resistant footwear are required.

Environmental Considerations

What Happens When Octhilinone Is Introduced Into the Environment?

When used according to the label directions, octhilinone is not expected to pose risks of concern to the environment.

Octhilinone can enter the environment by moving out of treated wood when in contact with water. Once in the terrestrial environment, octhilinone binds to soil particles and has a low potential for moving through soil. Octhilinone is not expected to enter saltwater aquatic systems as wood treated with octhilinone is not to be used in or near saltwater. Octhilinone is non-persistent in soil and freshwater aquatic systems as it transforms in the presence of both microorganisms and light. In freshwater aquatic systems, octhilinone will move from the water column into the sediment where it is expected to degrade. Residues of octhilinone are not expected to be found in air due to its low tendency to vaporize and are not expected to accumulate in the tissues of organisms or in the environment. Octhilinone does not form any significant breakdown products in the environment.

Under controlled laboratory conditions, octhilinone can be toxic to some non-target species such as birds, small wild mammals, aquatic invertebrates, fish and algae. When octhilinone is used according to the label directions, it is expected to pose negligible risk to the organisms listed above and the resulting environmental risk is considered to be acceptable. Standard precautionary environmental hazard statements are specified on the label to minimize possible environmental impacts.

Value Considerations

What Is the Value of Thor Acticide 45 Mildewcide?

Thor Acticide 45 Mildewcide provides protection of freshly treated wood against mold and mildew growth for a period of several months.

Thor Acticide 45 Mildewcide, when applied to the treatment solution of aqueous-based copper azole wood preservatives, is capable of providing protection from mold and mildew to the freshly treated wood for a period of up to six months.

Measures to Minimize Risk

Labels of registered pesticide products include specific instructions for use. Directions include risk-reduction measures to protect human and environmental health. These directions must be followed by law.

The key risk-reduction measures being proposed on the label of Thor Acticide 45 Mildewcide to address the potential risks identified in this assessment are as follows.

Key Risk-Reduction Measures

Human Health

Because there is a concern with users coming into direct contact with octhilinone on the skin or through inhalation, workers must wear full-face protection, chemical-resistant coveralls over a long-sleeved shirt and long pants, chemical-resistant gauntlets (long sleeved gloves), socks and chemical-resistant footwear when handling the concentrate or dilute solution, when opening treating cylinder doors, and during cleaning, maintenance and repair activities on storage vessels and treating cylinders. In addition, workers must wear a respirator with a NIOSH-approved organic vapour-removing cartridge with a prefilter approved for pesticides, or a NIOSH-approved canister approved for pesticides, when handling the concentrate, when handling the dilute solution in poorly ventilated areas, when opening treating cylinder doors and during cleaning, maintenance and repair activities on storage vessels or treating cylinders. Workers must wear chemical-resistant coveralls over long-sleeved shirt and long pants, goggles or face shield, chemical-resistant gauntlets, and chemical-resistant footwear when there is a potential of getting wet by the preservative solution, when moving loads and handling freshly treated wood. For other activities that involve working under dry conditions, a long-sleeved shirt, long pants, chemical-resistant gloves, chemical goggles and chemical-resistant footwear are required.

Environment

To protect sensitive aquatic species, precautionary label statements identifying environmental hazards and preventing the use of treated wood in and near marine/estuarine environments are required on the product labels.

Next Steps

Before making a final registration decision on octhilinone, the PMRA will consider any comments received from the public in response to this consultation document. The PMRA will accept written comments on this proposal up to 45 days from the date of publication of this document. Please forward all comments to Publications (contact information on the cover page of this document). The PMRA will then publish a Registration Decision, which will include its decision, the reasons for it, a summary of comments received on the proposed final decision and the Agency's response to these comments.

Other Information
When the PMRA makes its registration decision, it will publish a Registration Decision on octhilinone (based on the Science Evaluation of this consultation document). In addition, the test data referenced in this consultation document will be available for public inspection, upon application, in the PMRA's Reading Room (located in Ottawa).

Science Evaluation

Octhilinone

1.0 The Active Ingredient, Its Properties and Uses

1.1 Identity of the Active Ingredient

Active substance Octhilinone

Function Material Preservative

Chemical name

1. International 2-octyl-1,2-thiazol-3(2*H*)-one

Union of Pure and Or

Applied Chemistry 2-octylisothiazol-3(2*H*)-one

(IUPAC)

2. Chemical 2-octyl-3(2*H*)-isothiazolone

Abstracts Service (CAS)

CAS number 26530-20-1

Molecular formula $C_{11}H_{19}NOS$

Molecular weight 213.34

Structural formula

N—(CH₂)₇CH₃

Purity of the active

ingredient

98.0%

1.2 Physical and Chemical Properties of the Active Ingredient and End-Use Product

Technical Product - Acticide OIT Technical Industrial Microbicide

Property	Result
Colour and physical state	Deep yellow liquid
Odour	Mild
Melting range	N/A
Boiling point or range	120°C
Density	1.03 g/cm ³ at 20°C
Vapour pressure	4.9 mPa at 25°C

Property	Result				
Ultraviolet (UV)-visible	not expected to absorb at $\lambda > 300 \text{ nm}$				
spectrum					
Solubility in water	0.525 g/L at 22°C				
Solubility in organic solvents	Solvent Solubility (g/L)				
	Methanol >800				
	Toluene >800				
	Ethyl acetate >900				
	Hexane 64				
n -Octanol-water partition coefficient (K_{OW})	$\log K_{OW} = 2.45$				
Dissociation constant (pK_a)	N/A				
Stability	Stable				
(temperature, metal)					

End-Use Product – Thor Acticide 45 Mildewcide

Property	Result
Colour	Yellow
Odour	Mild
Physical state	Liquid
Formulation type	Solution
Guarantee	45%
Container material and	HDPE barrels, 50-200 kg
description	
Density	1.03 g/mL
pH of 1% dispersion in water	N/A
Oxidizing or reducing action	It may be deactivated by ammonia and amines at high pH.
	Avoid contact with strong oxidizing or reducing agents.
Storage stability	Stable for 1 year stored at room temperature.
Corrosion characteristics	No corrosion to the HDPE container stored at room temperature
	for 1 year.
Explodability	No explosive components.

1.3 Directions for Use

Thor Acticide 45 Mildewcide, tank mixed with copper azole wood treatment solution, is recommended for the protection of freshly treated wood from mold and mildew degradation at a concentration of up to 0.55 kg Thor Acticide 45 Mildewcide per 1000 litres of treating solution (250 ppm octhilinone). At this level, adequate protection against mold and mildew growth on freshly treated wood may be expected for 6 months.

1.4 Mode of Action

Octhilinone is a biocide that functions by inhibiting several specific enzymes, thus disrupting central metabolic pathways such as cellular respiration and electron transport chain, from which most of the energy driving metabolism is derived. Cell death occurs after several hours of contact from the progressive loss of protein thiol groups.

2.0 Methods of Analysis

2.1 Methods for Analysis of the Active Ingredient

The methods provided for the analysis of the active ingredient and the impurities in Acticide OIT Technical Industrial Microbicide have been validated and assessed to be acceptable for the determinations.

2.2 Method for Formulation Analysis

The method provided for the analysis of the active ingredient in Thor Acticide 45 Mildewcide has been assessed to be acceptable.

2.3 Methods for Residue Analysis

High-performance liquid chromatography methods with mass spectrometry (HPLC-MS) were developed and proposed for data generation and enforcement purposes. These methods fulfilled the requirements with regards to selectivity, accuracy and precision at the respective method limit of quantitation. Acceptable recoveries (70–120%) were obtained in animal matrices and environmental media. Methods for residue analysis are summarized in Table 1 of Appendix I.

3.0 Impact on Human and Animal Health

3.1 Toxicology Summary

Acticide OIT Technical Industrial Microbiocide contains the active ingredient octhilinone or OIT. Octhilinone belongs to the isothiazolone class of chemicals.

A detailed review of the toxicological database for octhilinone was conducted. An extensive data package is available for octhilinone, with studies satisfying the majority of the toxicology data requirements. The purity of test material used in the toxicology studies varied. Doses were corrected for purity in those studies in which it was reported that the test material purity was low. Information contained in a Reregistration Eligibility Decision (RED) released in 2007 by the United States Environmental Protection Agency was also taken into consideration.

Studies conducted with another isothiazolinone, Kathon 886 Technical Microbiocide, which is a 3:1 mixture of 5-chloro-2-methyl-4-isothiazolin-3-one (IST) and 2-methyl-4-isothiazolin-3-one (ISL), were used to satisfy some of the data requirements for octhilinone. These studies included a 90-day inhalation toxicity study in the rat and a 2-year drinking water study in the rat. In order to assess the validity of this approach, an examination of the Kathon 886 database was undertaken and the toxicology profiles for Kathon 886 and octhilinone were compared. The available data indicated

that Kathon 886 and octhilinone produced a similar spectrum of toxicological effects, and that Kathon 886 was generally of comparable or higher toxicity than octhilinone; therefore, the studies conducted with Kathon 886 were considered acceptable to satisfy the respective data requirements.

Overall, the scientific quality of the data is high and the database is considered adequate to define the majority of the toxic effects that may result from exposure to octhilinone. Most of the core mammalian toxicity studies are considered acceptable by current standards, and were carried out in accordance with currently accepted international testing protocols and Good Laboratory Practices. Although several studies were conducted before the implementation of Good Laboratory Practices, they were considered to contain scientifically valid information.

In acute toxicity testing, octhilinone was of moderate toxicity via the oral route in rats and of high toxicity via the oral route in rabbits. It was slightly toxic via the dermal route in rabbits and the inhalation route in rats, corrosive to the eye in rabbits, and sensitizing to the skin of mice in a local lymph node assay. Due to the known corrosive nature of octhilinone, the requirement for dermal irritation testing was waived. In supplemental studies with human volunteers, there was evidence of dermal sensitization following repeated dermal exposure to patches containing 1% octhilinone, as well as following repeated exposure of skin to octhilinone vapours. Human volunteers did not, however, exhibit a sensitization response following dermal exposure to cloth treated with 0.001% or 0.005% octhilinone.

In rats, the end-use product, Thor Acticide 45 Mildewcide, was demonstrated to be of high acute toxicity via the oral route, of low acute toxicity via the dermal route, and of slight acute toxicity via inhalation. In the rabbit, it was shown to be severely irritating to the skin. The requirement for an eye irritation study was waived, and the end-use product was considered to be corrosive to the eye. It also tested positive for dermal sensitization in a maximization study with guinea pigs at a concentration as low as 0.5%.

The absorption, distribution, metabolism and excretion of radiolabelled octhilinone, 2-n-octyl-4-[4,5-¹⁴C]isothiazolin-3-one, following oral dosing was investigated in rats. Overall, there were no significant differences in the metabolic profile between males and females, or between single low and repeated low dosing scenarios. Approximately 65-75% of the administered dose (AD) was absorbed. Absorption was rapid following the administration of a single low dose, with the maximum concentration of radioactivity detected in plasma at 1 hour post-dosing. Slower absorption was evident following administration of a single high dose, with maximum plasma levels detected at 8 or 24 hours post-dosing. The maximum plasma concentration was only 3-5 times higher in high dose animals than in the low dose group, but the dose-normalized area under the curve (AUC) was generally similar among all dose groups.

Elimination of administered radioactivity occurred primarily via urine (44-51% of the AD), followed by feces (23-29% of the AD) and bile (19-20% of the AD). Minimal radioactivity was eliminated via expired air. Following administration of the low dose, the majority of the radioactivity was excreted during the first 24 hours, whereas the rate of excretion was somewhat slower following administration of the high dose, with the majority of radioactivity being excreted during the first 48 hours. Very little radioactivity (less than 3% of the AD) was retained in tissues at 96 hours after dosing. The radioactivity was widely distributed, with highest levels detected in the liver and kidney.

Octhilinone was extensively metabolized as no parent compound was detected in excreta. In urine samples, ten metabolites were identified, of which four were major (comprising more than 5% of the AD). In fecal samples, five metabolites were identified, two of which were major, while four metabolites were identified in bile, all of which were minor.

The biotransformation of octhilinone occurred via cleavage of the isothiazolinone ring through nucleophilic attack on the sulfur-nitrogen bond with consequent loss of the sulfur atom; oxidation at the isothiazolinone ring, either at the sulfur atom or at the double bond or within the n-octyl chain; and truncation at the alkyl chain. Phase II metabolism was also observed as glucuronidation, glutathione conjugation and N-acetylation.

Repeated-dose dietary toxicity studies were conducted with octhilinone in rats and dogs. Adverse effects in rats were limited to decreased body weight and body weight gain, as well as clinical signs and pathological lesions associated with irritation of the gastrointestinal tract. No adverse effects attributable to treatment were observed in dogs fed diet containing octhilinone for 90 days. Reduced palatability of the test diet limited the dose levels administered to dogs. The mixing of octhilinone with rodent or canine diet resulted in relatively low analytical recovery. Recovery was concentration-dependent, with lower recovery of test material from test diets with lower target concentrations of octhilinone. This lower recovery was presumed to be due to the reaction of octhilinone with sulfur-containing compounds in the diet and/or the irreversible binding of octhilinone to components in the diet. Binding of octhilinone to proteins in the diet would signify the opening of the isothiazolinone ring, resulting in a reduction in the amount of octhilinone available to exert toxicological effects. The administered doses in these studies were therefore corrected to account for this low analytical recovery.

Octhilinone has been tested in two 90-day dermal toxicity studies in rats, only one of which was available to the PMRA for review. In the study available to the PMRA, signs of dermal irritation were evident beginning at the mid-dose, with systemic toxicity in the form of reduced body weights and body weight gain in males, as well as increased adrenal gland and heart weights in females, occurring at the high dose. In the other 90-day dermal toxicity study in rats, summarized in the United States Environmental Protection Agency (USEPA) Reregistration Eligibility Decision (RED), dermal irritation occurred at all dose levels, including those that were much lower than the dose levels tested in the aforementioned study. In addition to the irritation, systemic toxicity included decreases in hemoglobin, hematocrit, red blood cells, albumin, glucose, and total protein in females, and decreases in body weight and body weight gain, increased alkaline phosphatase levels and decreased triglycerides in males. Although the NOAEL for systemic toxicity established by the USEPA was lower than that established in the first study, the USEPA did question the biological significance of the hematology and clinical chemistry changes in view of the low magnitude of the changes as well as their occurrence in only one sex. It was also noted in the USEPA RED that test sites were not occluded after dose administration. Overall, there was greater confidence in the results from the first 90-day dermal toxicity study from the perspective of hazard identification and risk assessment.

A 90-day inhalation toxicity study in rats conducted with octhilinone was available. In a Kathon 886 90-day inhalation toxicity study, slight nasal cavity irritation was observed at an exposure concentration that did not elicit systemic toxicity. Systemic effects in the form of decreased body weight and body weight gain, lymphoid hyperplasia of the lymph node, and organ weight changes

were only observed at the highest exposure concentration. Signs of both nasal irritation and systemic toxicity were noted at lower exposure concentrations with Kathon 886 than with octhilinone. In the 90-day inhalation toxicity study conducted with octhilinone, decreases in body weight and body weight gain were noted at the same exposure level that produced clinical signs and pathological lesions indicative of irritation of the upper respiratory tract. The potential for octhilinone to produce upper airway irritation was evaluated in a supplemental study conducted in mice.

A full battery of genotoxicity studies was available for octhilinone. Bacterial gene mutation assays, in vitro mammalian gene mutation assays, in vitro and in vivo unscheduled DNA synthesis assays and an in vivo micronucleus assay were all negative. An in vitro chromosomal aberration study in Chinese hamster ovary cells did indicate clastogenicity, but only at cytotoxic concentrations, and negative results were obtained in a second supplemental in vitro chromosomal aberration assay in human lymphocytes and in a supplemental in vivo chromosomal aberration assay. Overall, octhilinone was not considered to be genotoxic.

For the assessment of potential chronic toxicity and carcinogenicity of octhilinone, a 2-year drinking water study in rats conducted with Kathon 886 was considered an appropriate surrogate. Reduced body weight, body weight gain and food consumption as well as various signs of irritation in the stomach were observed in both sexes. Increased urinary specific gravity was also noted at the same dose level but was deemed secondary to reduced water consumption. No evidence of carcinogenicity was noted. An acceptable oncogenicity study in a second rodent species was not available for either octhilinone or Kathon 886. However, the carcinogenic potential of octhilinone was considered to be low on the basis of the negative results of the 2-year drinking water study in rats conducted with Kathon 886 and the overall negative genotoxicity profile.

The toxicology database for octhilinone did not allow for an assessment of durational effects. However, the toxicology database for Kathon 886 provided evidence that the toxicity of Kathon 886 increased with prolonged duration of dosing.

In a 2-generation reproductive toxicity study, rats were exposed to octhilinone via the diet. As with the repeated-dose dietary studies discussed above, the administered doses were corrected for low analytical recovery. Effects in offspring were limited to reductions in body weight and body weight gain during the latter part of the lactation phase, and decreases in spleen and thymus weight. These effects were noted at the highest dose tested, which also elicited parental toxicity in the form of reduced body weights and body weight gains in males, decreased body weight during lactation and organ weight changes in females, and stomach irritation in both sexes. Potential treatment-related changes in reproductive parameters were noted at the high dose only and included reduced ovarian weight in both generations, an increased incidence of epithelial mucification of the vagina in F1 animals (signifying a delayed return to a normal cyclical epithelium), and an increase in the number of primordial follicles. Since vaginal histology was not examined, nor were ovarian follicle counts determined for female rats from the low and mid dose groups, a NOAEL for reproductive toxicity in female rats could not be established.

In assessing the level of concern for this missing information, it was noted that, despite the effects on female reproductive parameters at the high dose in this study, there was no effect on estrous cycle, fertility or fecundity, nor were there any effects on the reproductive parameters that were assessed in male rats. Further, the endpoints selected for risk assessment afford an additional margin to the Lowest Observed Adverse Effects (LOAEL) for reproductive toxicity in females.

Two rat gavage developmental toxicity studies were available. In a study in which octhilinone was administered in corn oil, no adverse effects on maternal animals or fetuses were evident up to the highest dose tested. When octhilinone was administered in a propylene glycol/aqueous methylcellulose vehicle, maternal toxicity was evident at a dose that was lower than the highest dose tested in the previous study. This maternal toxicity manifested as decreased body weight and body weight gain, salivation, and the death of one animal. However, no developmental toxicity was apparent. In a gavage developmental toxicity study in rabbits, in which octhilinone was administered in a propylene glycol/aqueous methylcellulose vehicle, maternal animals exhibited significant body weight loss during dosing as well as anorexia and reduced fecal output, resulting in abortions in some animals. Reduced fetal body weights were recorded. All of these effects occurred at the highest dose tested. Results from a dose range-finding study conducted in non-pregnant rats, in which octhilinone was administered via gavage in corn oil, demonstrated that the pregnant animal was not more sensitive than the non-pregnant animal.

Results of the toxicology studies conducted on laboratory animals with octhilinone and its associated end-use product, Thor Acticide 45 Mildewcide, are summarized in Tables 2 and 3 of Appendix I. The toxicology endpoints for use in the human health risk assessment are summarized in Table 4 of Appendix I.

Incident Reports

Since 26 April 2007, registrants have been required by law to report incidents to the PMRA that include adverse effects to Canadian health or the environment. As of 25 September 2015, no human or domestic animal incidents involving the active ingredient octhilinone have been reported to the PMRA.

3.1.1 Pest Control Products Act Hazard Characterization

For assessing risks from potential residues in food or from products used in or around homes or schools, the *Pest Control Products Act* requires the application of an additional 10-fold factor to threshold effects to take into account completeness of the data with respect to the exposure of, and toxicity to, infants and children, and potential prenatal and postnatal toxicity. A different factor may be determined to be appropriate on the basis of reliable scientific data.

With respect to the completeness of the toxicity database as it pertains to the toxicity to infants and children, extensive data were available for octhilinone. The database contains the full complement of required studies including two developmental toxicity studies in rats, a developmental toxicity study in rabbits, and a 2-generation reproductive toxicity study in rats.

With respect to potential prenatal and postnatal toxicity, there was no indication of increased susceptibility of fetuses or offspring compared to parental animals in the reproductive and prenatal developmental toxicity studies. No developmental toxicity was noted in rats, and abortions and reduced fetal body weight observed in the rabbit occurred in the presence of significant maternal body weight loss. In the rat reproductive toxicity study, reduced body weights and body weight gains noted in offspring during the latter part of the lactation period, as well as decreased spleen and thymus weight in weanling rats, occurred in the presence of maternal toxicity (stomach irritation, decreased body weight, organ weight changes). Overall, endpoints in the young were well-characterized and not considered serious in nature. On the basis of this information, the *Pest Control Products Act* factor was reduced to 1-fold.

3.2 Acute Reference Dose (ARfD)

An acute reference dose (ARfD) was not established as there are no food uses for octhilinone.

3.3 Acceptable Daily Intake (ADI)

An acceptable daily intake (ADI) was not established as there are no food uses for octhilinone.

3.4 Toxicological Endpoints

Short- to Intermediate-Term Dermal

For short- to intermediate-term dermal exposure scenarios, the No Observed Adverse Effect Level (NOAEL) of 25 mg/kg bw/day for systemic toxicity from the 90-day dermal toxicity study in rats was selected for use in risk assessment. Reduced body weights and body weight gains in males, and increased adrenal gland and heart weights in females, were observed at the Lowest Observed Adverse Effect Level (LOAEL) of 125 mg/kg bw/day. This study represented the appropriate route and duration of exposure for risk assessment.

The target Margin of Exposure (MOE) is 100, which includes uncertainty factors of 10-fold for interspecies extrapolation and 10-fold for intraspecies variability. For residential scenarios, the *Pest Control Products Act* factor was reduced to 1-fold as discussed in the *Pest Control Products Act* Hazard Characterization section.

Use of the NOAEL of 25 mg/kg bw/day and the target MOE of 100 provides a margin in excess of 450-fold to the LOAEL of 114 mg/kg bw/day for reproductive effects in female rats in the 2-generation reproductive toxicity study.

Long-Term Dermal

For long-term dermal exposure scenarios, the NOAEL of 25 mg/kg bw/day for systemic toxicity from the 90-day dermal toxicity study in rats was selected for use in risk assessment. Reduced body weights and body weight gains in males, and increased adrenal gland and heart weights in females, were observed at the LOAEL of 125 mg/kg bw/day.

A long-term dermal toxicity study conducted with octhilinone was not available. Although a 2-year drinking water study with Kathon 886 was available, the 90-day dermal toxicity study was selected as it was conducted with the appropriate chemical (octhilinone as opposed to ISL and IST) and represented the relevant route of exposure.

The target MOE is 300, which includes uncertainty factors of 10-fold for interspecies extrapolation and 10-fold for intraspecies variability, as well as an additional 3-fold factor to extrapolate from a short-term to a long-term exposure scenario considering the evidence for increased toxicity with prolonged duration of dosing in the Kathon 886 toxicological database.

Use of the NOAEL of 25 mg/kg bw/day and the target MOE of 300 provides a margin in excess of 1400-fold to the LOAEL of 114 mg/kg bw/day for reproductive effects in female rats in the 2-generation reproductive toxicity study.

Long-Term Inhalation

For long-term inhalation exposure scenarios, the NOAEC of 0.64 mg/m³ (equivalent to 0.17 mg/kg bw/day) from the 90-day inhalation toxicity study in rats conducted with octhilinone was selected for use in risk assessment. Reduced body weight and body weight gain, clinical signs, and nasal cavity lesions were observed at the LOAEC of 6.39 mg/m³ (equivalent to 1.67 mg/kg bw/day).

A long-term inhalation toxicity study conducted with octhilinone was not available. Although a 2-year drinking water study with Kathon 886 was available, the 90-day inhalation toxicity study was selected as it was conducted with the appropriate chemical (octhilinone as opposed to ISL and IST) and represented the relevant route of exposure.

The target MOE is 300, which includes uncertainty factors of 10-fold for interspecies extrapolation and 10-fold for intraspecies variability, as well as an additional 3-fold factor to extrapolate from a short-term to a long-term exposure scenario considering the evidence for increased toxicity with prolonged duration of dosing in the Kathon 886 toxicological database.

Use of the NOAEC of 0.64 mg/m³ (equivalent to 0.17 mg/kg bw/day) and the target MOE of 300 provides a margin in excess of 200,000-fold to the LOAEL of 114 mg/kg bw/day for reproductive effects in female rats in the 2-generation reproductive toxicity study.

Non-Dietary Oral Ingestion (Children, Short- to Intermediate-Term)

For the assessment of risk to children from non-dietary (incidental) oral ingestion, the NOAEL for maternal toxicity of 5 mg/kg bw/day from the gavage developmental toxicity study in the rat was selected. Salivation, reduced body weights and body weight gains, and the death of one maternal animal were observed at the LOAEL of 30 mg/kg bw/day.

Although these effects were observed in maternal animals, they are considered relevant endpoints in an assessment of risks to children and the available data did not suggest that pregnant animals were more sensitive than non-pregnant animals to the toxic effects from exposure to octhilinone.

The target MOE is 100, which includes uncertainty factors of 10-fold for interspecies extrapolation and 10-fold for intraspecies variability. For residential scenarios, the *Pest Control Products Act* factor was reduced to 1-fold as discussed in the *Pest Control Products Act* Hazard Characterization section.

Dermal Sensitization

Because of the positive skin sensitization study findings, the well-known sensitization potential of isothiazolinones, and the use pattern for octhilinone, a sensitization risk assessment was deemed appropriate. A quantitative approach to the sensitization risk assessment was undertaken in light of the fact that a local lymph node assay study with octhilinone was available. An EC₃ of 0.46%, equivalent to $230 \, \mu \text{g/cm}^2$, was established in the study and was considered appropriate for use in risk assessment.

The target MOE is 100, which includes uncertainty factors of 10-fold for interspecies extrapolation and 10-fold for intraspecies variability.

Cancer Assessment

Octhilinone is not considered to pose a carcinogenic hazard; therefore, a cancer risk assessment is not required.

3.5 Occupational and Residential Risk Assessment

3.5.1 Toxicological Endpoints

Occupational exposure to octhilinone is characterized as long-term in duration and is predominantly by the dermal and inhalation routes. Residential exposure to octhilinone from treated wood is characterized as short- to intermediate-term in duration; all individuals may be exposed by the dermal route and toddlers may be exposed via incidental oral ingestion from hand-to-mouth activities.

3.5.1.1 Dermal Absorption

Dermal absorption data were not submitted for octhilinone. In addition, a dermal absorption factor is not required, since the toxicological endpoints relevant to dermal exposure are based on a dermal toxicity study.

3.5.2 Occupational Exposure and Risk

There is potential for exposure to workers in sawmills treating wood with Thor Acticide 45 Mildewcide and handling treated wood. Exposure to workers is expected to be long-term in duration and to occur primarily by the dermal and inhalation routes.

Dermal and inhalation exposure estimates for workers were generated from a surrogate passive dosimetry study conducted to monitor worker exposure associated with pressure-treatment of wood. The exposure estimates are based on workers wearing a long-sleeved shirt and long pants, socks and shoes (or tall rubber boots when workers were on the drip pad of the treatment plant).

The observational surrogate passive dosimetry study was designed to measure exposure to 23 workers in 5 sites in the United States involved with pressure-treatment of wood with an antimicrobial wood preservative. The workers were monitored conducting tasks 1) on the drip pad, 2) at/near the cylinder door and drip trench, and 3) in the treatment control room, analytical laboratory, and tank farm. Workers were categorized as treatment operators (TOs; n = 11) and wood handlers (WHs; n = 12), although many workers were involved with both TO-related and WH-related activities during the monitoring event. All subjects wore a fresh cotton long-sleeved work shirt and fresh cotton long pants (outer dosimeter), fresh polypropylene socks (outer socks) and shoes. Most workers also wore chemical-resistant gloves (either heavy rubber gloves, exam gloves or both), except workers in Site A who wore leather gloves or no gloves at all. Some operators wore additional protective clothing: hard hats, tall rubber boots, goggles, respirator, and ear protection.

Dermal exposure was monitored using inner whole body dosimeters (cotton one-piece union suits worn under the work shirt and long pants), inner socks (worn under the outer socks), face/neck wipes, and hand wash samples. Inhalation exposure was monitored using a personal air sampling pump on the subject's belt, which pulled breathing-zone air through a sampling train constructed to permit the separation of particulate and vapour-phase active ingredient, and the partitioning of retained particulates into fractions reflecting the American Conference of Governmental Industrial Hygienists (ACGIH) particle-size criteria. The sampling train consisted of a polyurethane foam cylinder (PUF plug) inserted in an Institute of Occupational Medicine (IOM) sampler to retain the inhalable fraction. A quartz fibre filter was inside the IOM sampler cassette to retain the respirable fraction and part of the thoracic fraction. Tygon tubing connected the IOM sampler and the OSHA Versatile Sampler (OVS) tube, which retained any vapor-phase active ingredient.

The average replicate length was 454 minutes (7.6 hours). The target % of active ingredient (a.i.) in the treating solution ranged from 0.250 - 0.878% (average of 0.432%). The volume of treating solution used per work shift ranged from 3,526 (Site C) - 11,614 gallons (Site E). Test samples of the treating solutions were taken from the charges monitored, except for Site C. On average for each site, treating solution samples collected at Sites A, B, D, and E contained 69%, 64%, 89% and 80% of target a.i. levels, respectively, compared to those reported by on-site equipment in the charge reports. These results were used to calculate the weighted concentration of the treating solution of each work shift.

Total dermal exposure was calculated by summing the residues on inner dosimeters, inner socks, face/neck wipes, and hand wash samples. To calculate inhalation exposure, residues from air sampling matrices were divided by the pump flow rate and multiplied by the inhalation rate for light activity (16.7 L/min). To calculate air concentration, residues from air sampling matrices were multiplied by the pump flow rate (L/min) and sampling duration (min); results in μ g/L were then converted to mg/m³. To calculate inhalable inhalation exposure or air concentration, the sum of residues from all air sampling matrices was used; to calculate respirable inhalation exposure or air concentration, the sum of the residues on/in the air filter and OVS tube was used.

The dermal exposure values, inhalation exposure values, and air concentrations were normalized by the weighted concentration of the treating solution of the work shift corresponding to the replicate. Residues were corrected for site-specific field recoveries that were <95%. Residues less than the limit of quantitation (LOQ) were not corrected and were entered as ½ LOQ in calculations.

The results from hand washes of workers in Site A were not included in the statistical results of this study, since workers did not wear chemical-resistant gloves during the monitoring event.

Field fortification results were acceptable and the study had minor limitations. As such, arithmetic means of the unit exposures and air concentrations were considered appropriate for risk assessment purposes. Table 3.5.2.1 presents the arithmetic means of the total dermal unit exposures and inhalation unit exposures, as well as the unit air concentrations.

Table 3.5.2.1 Arithmetic means of total dermal unit exposure, and inhalation unit exposures and air concentrations (inhalable and respirable)

Worker category Unit exposure (μg/% a.i. in treating solu				ion) Unit air concentration (mg/m³/% a.i. in treating solution)		
		Total dermal ^a	Inhalable	Inhalable	Respirable ^b	
Treatment operators (TO)	11	1265	29.23	11.45	3.99×10 ⁻³	1.60×10 ⁻³
Wood handlers (WH)	12	5467	138.28	17.22	1.77×10 ⁻²	2.17×10 ⁻³

^a Total dermal unit exposures do not include the hand wash results from Site A (n = 2 from both TO and WH categories), since workers in Site A did not wear chemical-resistant gloves during the monitoring event.

Dermal exposure was estimated by coupling the unit exposure values with the concentration of octhilinone in the treating solution containing Thor Acticide 45 Mildewcide. Exposure was normalized to mg/kg bw/day by using 80 kg adult body weight.

To assess inhalation risk, since it is uncertain which part of the respiratory tract may be affected by octhilinone, inhalable unit exposure and unit air concentration were used. Since the inhalation no observable adverse effect level (NOAEL) is expressed both as dose (mg/kg bw/day) and as air concentration (mg/m³), both were used to assess inhalation risk and then compared. Inhalation exposure was estimated by coupling the unit exposure values with the concentration of octhilinone in the treating solution containing Thor Acticide 45 Mildewcide with 100% inhalation absorption. Exposure was normalized to mg/kg bw/day by using 80 kg adult body weight. Air concentration was estimated by coupling the unit air concentration with the concentration of octhilinone in the treating solution containing Thor Acticide 45 Mildewcide.

Exposure estimates were compared to the toxicological endpoint (NOAELs or no observable adverse effect concentration [NOAEC]) to obtain the margin of exposure (MOE); the target MOE is 300. All calculated dermal and inhalation MOEs are above the target MOE of 300.

^b Due to the air sampling methodology used in this study, the calculated respirable unit exposures and air concentrations are potentially overestimations.

Table 3.5.2.2 Dermal and Inhalation Exposure and Risk from the Use of Thor Acticide 45 Mildewcide to Workers in Wood Treatment Plants

DERMAL EXPOSU	RE AND RISK				
Worker category	Total dermal unit exposure (μg/% a.i.) Treating some concentra		Dermal exposure (mg/kg bw/day) ^a	Calculated MOE ^b	
Treatment operators	1265	0.025	0.000395	64,241	
Wood handlers	5467	0.025	0.00171	14,633	
INHALATION EXP	OSURE AND INHALA	TION RISK CALCULAT	TED FROM EXPOS	SURE	
Worker category	Inhalable unit exposure (µg/% a.i.)	Treating solution concentration (% a.i.)	Inhalation exposure (mg/kg bw/day) ^c	Calculated MOE ^d	
Treatment operators	29.23	0.025	9.13×10 ⁻⁶	18,611	
Wood handlers	138.28	0.025	4.32×10 ⁻⁵	3934	
AIR CONCENTRAT	TION AND INHALATION	ON RISK CALCULATE	D FROM AIR CON	CENTRATION	
Worker category	Inhalable unit air concentration (mg/m³ / % a.i.)	Treating solution concentration (% a.i.)	Air concentration (mg/m³) ^e	Calculated MOE ^f	
Treatment operators	0.00399	0.025	9.98×10 ⁻⁵	6416	
Wood handlers	0.0177	0.025	4.43×10 ⁻⁴	1446	

^a Dermal exposure (mg/kg bw/day) = Total dermal unit exposure (μ g/% a.i.) × Treating solution concentration (% a.i.) 80 kg bw × 1000 μ g/mg

Both dermal and inhalation exposure to octhilinone can result in similar effects (reduced body weight and body weight gain); thus, risks were combined. Inhalation MOEs calculated from air concentrations (mg/m³) were used in the calculation of combined risk, since they were more conservative than those calculated from inhalation exposure (mg/kg bw/day). All calculated MOEs for combined risk are above the target MOE of 300.

Table 3.5.2.3 Combined Risk from the Use of Thor Acticide 45 Mildewcide to Workers in Wood Treatment Plants

Worker category	Dermal MOE ^a	Inhalation MOE ^b	Combined MOE ^c
Treatment operators	63,241	6416	5825
Wood handlers	14,633	1446	1316

^a Calculated dermal MOEs from Table 3.4.2.4.

As such, according to the risk assessment, health risk from exposure to octhilinone is not of concern when workers wear a long-sleeved work shirt, long pants, socks, and chemical-resistant gloves and chemical-resistant footwear, which was the personal protective equipment (PPE) worn by the workers in the surrogate study.

^b Based on NOAEL of 25 mg/kg bw/day, target MOE = 300

^c Inhalation exposure (mg/kg bw/day) = Inhalable unit exposure (μ g/% a.i.) × Treating solution concentration (% a.i.) 80 kg bw × 1000 μ g/mg

^d Based on NOAEL of 0.17 mg/kg bw/day, target MOE = 300

 $[\]begin{tabular}{l} e \\ Air concentration (mg/m^3) = Inhalable unit air concentration (mg/m^3/\% a.i.) \times Treating solution concentration (\% a.i.) \\ \end{tabular}$

f Based on NOAEC of 0.64 mg/kg bw/day, target MOE = 300

^b Inhalation MOEs calculated from air concentrations (mg/m³) from Table 3.4.2.2.

^c Combined MOE = 1 / (1/Dermal MOE + 1/Inhalation MOE), target MOE = 300

In addition, to protect workers from the acute toxicity of Thor Acticide 45 Mildewcide, workers must wear at minimum coveralls over a single layer, chemical-resistant gloves, socks and chemical-resistant footwear during mixing, loading, application, clean-up and repair, and protective eyewear during mixing and loading.

However, additional PPE is required for personnel who work with preservatives as per the "Recommendations for Design and Operation of Wood Preservation Facilities, 2013 Technical Recommendations Document (TRD)" which is enforced by Environment Canada. As such, the PPE statement on the Thor Acticide 45 Mildewcide label reflects the requirements based on the risk assessment, acute toxicity of Thor Acticide 45 Mildewcide and the TRD.

3.5.3 Residential Exposure and Risk Assessment

3.5.3.1 Postapplication Exposure and Risk

Postapplication exposure can occur for adults and children through contact with the treated wood products. Adults can be exposed in scenarios, such as do-it-yourself construction of wood decks. Children can be exposed during activities such as crawling on wood decks and playing on wood playground equipment. Postapplication exposure from vacuum/pressure treated lumber is expected to be of short- to intermediate-term in duration; all individuals may be exposed by the dermal route and toddlers may be exposed via incidental oral ingestion from hand-to-mouth activities.

To estimate exposure to octhilinone from residues transferred from treated wood, chemical-specific transferable residue data were used. The transferable residue (wipe) study was designed to determine the amount of dislodgeable octhilinone residues from Jack Pine and Lodgepole Pine lumber vacuum/pressure treated (similar to what is done commercially) with a tank mix of Thor Acticide 45 Moldicide at 250 ppm octhilinone and a copper azole formulation at 0.2, 0.4 or 0.8% active ingredient. The wood was not weathered between treatment and sampling. Transferable residues were sampled on a single sampling day (40 – 45 days after treatment) using a wet wipe sampling method.

Transferable residues of octhilinone were shown to be higher in Jack Pine than in Lodgepole Pine, and in boards treated with lower concentrations of copper azole (0.2 - 0.4%) than in those treated with a higher concentration of copper azole (0.8%). As wood for above ground use (such as decks) are treated at lower concentrations of copper azole (minimum of 0.3%), transferable residues of octhilinone from boards treated with lower concentrations of copper azole were used for risk assessment.

In addition, samples were taken 40-45 days after treatment; however, treated wood could be in the consumer market and used before this period. Due to this major limitation, the highest transferable residue value for octhilinone was used to estimate exposure to people contacting wood treated with Thor Acticide 45 Mildewcide. The highest transferable residue value for octhilinone was 0.176 μ g/cm² from one sample of Jack Pine lumber treated at 0.4% copper azole and 250 ppm octhilinone.

The postapplication risk assessment was conducted according to the 2012 USEPA Residential Standard Operating Procedures (SOP).

3.5.3.1.1 Dermal Exposure

Dermal exposure from postapplication activity with pressure-treated wood was calculated with the following equation:

Dermal exposure (mg/kg bw/day) = $SR * SA/BW * F_{body} * TE$

Where SR = Surface residue concentration (mg/cm^2)

SA/BW = Total body surface area to body weight ratio (cm²/kg)
F_{body} = Fraction of total body skin surface area that is unclothed
TE = Daily material-to-skin transfer efficiency (fraction/day)

Surface residue concentration (SR) * daily material-to-skin transfer efficiency (TE) is equivalent to the transferable residue from the wood surface (TR), which is derived from the wipe study. As such, the dermal exposure for Thor Acticide 45 Mildewcide was calculated using the following equation:

Dermal exposure (mg/kg bw/day) = TR * SA/BW * F_{body}

Where TR = Transferable residue concentration (mg/cm^2)

SA/BW = Total body surface area to body weight ratio (cm 2 /kg) F_{body} = Fraction of total body skin surface area that is unclothed

Table 3.5.3.1 presents the dermal postapplication risk assessment from the use of Thor Acticide 45 Mildewcide on pressure-treated lumber. For all populations, calculated MOEs for dermal exposure were above the target MOE of 100.

Table 3.5.3.1 Postapplication Dermal Exposure and Risk to Octhilinone from Lumber Pressure-Treated with Thor Acticide 45 Mildewcide

Population	Transferable Residue (mg/cm²) ^a	Surface area / Body weight Ratio (cm²/kg) ^b	Fraction of body exposed	Dermal exposure (mg/kg bw/day) ^c	Calculated MOE ^d
Adults	0.000176	280	0.31	0.0153	1636
Youth (11 <16 years)	0.000176	280	0.31	0.0153	1636
Children (1 <2 years)	0.000176	640	0.31	0.0349	716

^a Transferable residue = $0.176 \mu g/cm^2$ from the wipe study = $0.000176 mg/cm^2$

3.5.3.1.2 Dermal Sensitization

Octhilinone also has an EC₃ for dermal sensitization. As such, it was compared with the transferable residue from the wood surface, which was derived from the wipe study:

Calculated MOE =
$$\frac{\text{Dermal sensitization EC}_3}{\text{TR from wipe study}} = \frac{230 \,\mu\text{g/cm}^2}{0.176 \,\mu\text{g/cm}^2} = 1310$$

^b Values from the 2012 USEPA Residential SOP

^c Exposure = Transferable Residue × Surface area/Body weight Ratio × Fraction of body exposed

^d Based on NOAEL = 25 mg/kg bw/day, target MOE = 100

There is no risk of concern for dermal sensitization through postapplication exposure to treated wood.

3.5.3.1.3 Incidental Oral Exposure

Incidental oral exposure from postapplication activity with pressure-treated wood was calculated with the following equation:

$$Exposure = \underbrace{HR \times (F_{\underline{M}} \times SA_{\underline{H}}) \times (ET \times N_Replen) \times [1 - (1 - SE)^{(Freq_HtM/N_Replen)}]}_{Body \ weight}$$

Where E = incidental oral exposure (mg/day)

HR = hand residue loading (mg/cm^2) = transferable residue F_M = fraction hand surface area mouthed / event (fraction/event)

 SA_H = surface area of one hand (cm²)

ET = exposure time (hr/day)

N_Replen = number of replenishment intervals per hour (intervals/hour)

SE = saliva extraction factor (that is, mouthing removal efficiency)

Freq HtM = number of hand-to-mouth contacts per hour (events/hour)

Table 3.5.3.2 presents the incidental oral postapplication risk assessment from the proposed use of Thor Acticide 45 Mildewcide on pressure-treated lumber. The calculated MOE for incidental oral exposure was above the target MOE of 100.

Table 3.5.3.2 Postapplication Incidental Oral Exposure and Risk to Octhilinone from Lumber Pressure-Treated with Thor Acticide 45 Mildewcide

Population	TR (mg/cm ²) ^a	F _M (fraction/ event) ^b	SA _H (cm ²) ^b	ET (hr/day) ^b	N_Replen (intervals/ hour) ^b	SE ^b	Freq_ HtM (events/ hour) ^b	Exposure (mg/kg bw/day) ^c	MOE ^d
Children (1 <2 years)	0.000176	0.13	150	1.5	4	0.48	13.9	0.00162	3086

^a TR = transferable residue = $0.176 \mu g/cm^2$ from the wipe study = $0.000176 mg/cm^2$

Freq_HtM = number of hand-to-mouth contacts per hour (events/hour)

Default values from the 2012 USEPA Residential SOPs were used for these parameters.

Body weight = 11.4 kg for children (1<2 years) from the 2012 USEPA Residential SOPs

Both dermal and incidental oral exposure can result in similar effects (reduced body weight and body weight gain); as such, the risk from both routes of exposure were combined for children 1<2 years old (Table 3.5.3.3). The combined MOE was above the target MOE of 100.

 $^{^{}b}$ F_{M} = fraction hand surface area mouthed / event, SA_{H} = surface area of one hand, ET = exposure time,

N_Replen = number of replenishment intervals per hour, SE = saliva extraction factor,

^c Exposure = $\frac{\text{Transferable residue} \times (F_{\text{M}} \times \text{SA}_{\text{H}}) \times (\text{ET} \times \text{N Replen}) \times [1 - (1 - \text{SE}) \land (\text{Freq HtM/N Replen})]}{\text{Body weight}}$

^d Based on NOAEL = 5 mg/kg bw/day, target MOE = 100

Table 3.5.3.3 Postapplication Combined Exposure and Risk to Octhilinone from Lumber Pressure-Treated with Thor Acticide 45 Mildewcide

Population	Dermal MOE ^a	Incidental Oral MOE ^b	Combined MOE ^c
Children (1<2 years)	716	3086	581

^a From Table 3.5.3.1

From dermal exposure to adults and youth, and from combined dermal and incidental oral exposure to children, all calculated MOEs were above the target MOE of 100. As such, for all populations, postapplication health risk from lumber pressure-treated with Thor Acticide 45 Mildewcide is not of concern.

3.5.3.2 Bystander Exposure and Risk

This is a commercial product used in commercial settings, and bystander exposure is considered negligible. Therefore, health risk to bystanders is not of concern.

3.6 Aggregate Exposure and Risk

Octhilinone is currently registered for other uses, which lead to potential exposure to adults and children, including treatment of carpets, floors, mattresses and clothing. However, the likelihood of co-occurrence of postapplication exposure to these treated materials and treated wood is minimal. As such, an aggregate postapplication risk assessment was not conducted.

4.0 Impact on the Environment

4.1 Fate and Behaviour in the Environment

Octhilinone enters the soil through leaching from treated wood used for construction of outdoor structures due to direct contact with rain water. A study on leaching of wood blocks of Lodgepole pine indicated a maximum leaching rate during the first six hours of being submersed in water followed by a declining rate until the end of the 14-day study (Table 8 of Appendix I). No field data are available to confirm the leaching behaviour of octhilinone in the environment. A laboratory study indicated that it strongly adsorbs to soil particles and, as such, is expected to have a low mobility in soil and thus, has low potential to leach and contaminate groundwater. Although phototransformation in soil can occur, it is not expected to be a significant route of dissipation. Octhilinone is non-persistent in soil; aerobic biotransformation is the main transformation pathway and no major transformation products were observed under aerobic conditions. Its behaviour under anaerobic conditions is unknown.

Octhilinone enters aquatic systems through leaching from treated wood used in the vicinity of water such as docks, walkways, board walks, etc., due to direct contact with water (for example, rain, waves, splashes). It can also enter the aquatic environment through runoff from structures such as decks, patios, and fencing. Wood treated with octhilinone is not to be used in or near marine/estuarine environment; therefore octhilinone is not expected to enter saltwater aquatic systems. Octhilinone is very soluble in water and is stable to hydrolysis. Biotransformation is a

^b From Table 3.5.3.2

^c Combined MOE = 1 / (1/Dermal MOE + 1/Incidental Oral MOE)

major route of dissipation of octhilinone in water. It is non-persistent with no major transformation products observed under aerobic conditions. Octhilinone is expected to adsorb to sediments where it is expected to be non-persistent.

Laboratory studies indicated that octhilinone is not likely to volatilize from moist soil, water surfaces or wood, and is unlikely to bioconcentrate or bioaccumulate in organisms. The environmental fate data for octhilinone are summarized in Table 5 of Appendix I.

4.2 Environmental Risk Characterization

The environmental risk assessment integrates the environmental exposure and ecotoxicology information to estimate the potential for adverse effects on non-target species. This integration is achieved by comparing exposure concentrations with concentrations at which adverse effects occur. Estimated environmental concentrations (EECs) are concentrations of pesticide in various environmental media, such as food, water, soil and air. The EECs are estimated using standard models which take into consideration the application rate(s), chemical properties and environmental fate properties, including the dissipation of the pesticide in the environment.

EECs of octhilinone are based on selected exposure scenarios, developed from the OECD Emission Scenario Document for wood preservatives. Scenario selection was based on the following considerations:

- Octhilinone is to be used in conjunction with copper-azole wood preservatives, and, as such, will only be applied in vacuum/pressure treatment facilities.
- As octhilinone is not expected to volatilize, and it is expected to rapidly degrade in air, EECs in air are expected to be negligible. EECs for this compartment are not required.
- Octhilinone enters the terrestrial environment through leaching from treated wood used for construction of outdoor structures. Terrestrial organisms may be exposed to octhilinone either by direct contact with treated wood or indirectly, by contact with the leachate of the treated wood or with soil, water or food source contaminated via surface runoff/drainage. In general, for wood preservatives, exposure of non-target organisms in the terrestrial environment is expected to be low. As octhilinone is expected to rapidly dissipate from soil and water, exposure of terrestrial organisms is expected to be negligible. No further assessment of the risk to terrestrial organisms is required.
- Octhilinone enters the aquatic environment through leaching from treated wood used in the
 vicinity of water, such as docks, walkways, board walks, etc. due to direct contact with
 water (for example, rain, waves, splashes). It can also enter the aquatic environment through
 runoff from structures in the terrestrial environment, such as decks, patios, and fencing.
 Label restrictions preventing the use of copper-azole treated wood in and near marine and
 estuarine environments limits the potential for octhilinone to reach these environments.

The exposure scenarios for freshwater organisms therefore considers direct input to a (generic) aquatic system from in situ uses of wood treated with octhilinone (for example, dock, bridge, walkway; scenario 2), as well as surface runoff from both in-service uses (for example, decks and

fences; scenario 3) and storage at treatment facilities (that is, storage of treated wood in open yards at vacuum/pressure treatment facilities; scenario 1). No exposure scenario for marine and estuarine organisms was considered, as treated wood is not to be used in and near marine and estuarine environments. Details for all exposure scenarios are presented in Table 7 (Appendix I).

EECs are derived from the specific scenario parameters identified in Table 7 (Appendix I) and from the flux of active ingredient estimated from leaching data (Table 8 of Appendix I). For each scenario, EECs are calculated on a daily basis, considering the aquatic biotransformation half-life of octhilinone, for a period of time equal to the expected service-life of the treated wood, or until the total amount of active ingredient present in wood has leached, whichever comes first.

For each scenario, three EEC values are reported (Table 9 of Appendix I): the EEC at the end of the first day after installation/immersion of the wooden structure, a longer-term EEC, and the maximum EEC expected for the entire service-life of the treated wood. The moment when the maximum EEC is expected to occur (in terms of days after installation/immersion of the wooden structure) is also reported. A single value is presented as longer-term EEC due to the fact that, when rounded to a single digit, EECs calculated on day 14 after installation/immersion of the wooden structure, as well as for each day of the rest of the service life of the treated wood, are identical.

Ecotoxicology information includes acute and chronic toxicity data for various organisms or groups of organisms from both terrestrial and aquatic habitats including invertebrates, vertebrates, and plants. A summary of the available toxicity data is presented in Table 6, Appendix I. Toxicity endpoints used in risk assessments may be adjusted to account for potential differences in species sensitivity as well as varying protection goals (that is, protection at the community, population, or individual level).

For characterizing acute risk, acute toxicity values (for example, LC₅₀, LD₅₀, and EC₅₀) are divided by an uncertainty factor. The uncertainty factor is used to account for differences in interapecies sensitivity as well as varying protection goals (for example, community, population, individual). Thus, the magnitude of the uncertainty factor depends on the group of organisms that are being evaluated (for example, 10 for fish, 2 for aquatic invertebrates). The difference in value of the uncertainty factors reflects, in part, the ability of certain organisms at a certain trophic level (that is, feeding position in a food chain) to withstand, or recover from, a stressor at the level of the population. When assessing chronic risk, the NOEC or NOEL is used and an uncertainty factor is not applied.

A risk quotient (RQ) is calculated by dividing the exposure estimate by an appropriate toxicity value (RQ = exposure/toxicity), and the RQ is then compared to the level of concern. If the screening level RQ is below the LOC (LOC=1 for aquatic assessments), the risk is considered negligible and no further risk characterization is necessary. If the screening level RQ is equal to or greater than the LOC, then further characterization of the risk is required. To help in characterizing the risk, the number of days during which the RQ is greater that the LOC is reported (Days at RQ > 1).

Freshwater Invertebrates: The risk assessment indicated that the RQ values for acute toxicity to *D. magna* did not exceed the LOC for either surface runoff from a lumber storage area at a treatment facility (Table 9, Appendix I) or leaching from in-service wood directly into a generic

freshwater environment (that is, a pond; Table 10, Appendix I). The RQ value did, however, exceed the LOC when considering chronic exposure to runoff from in-service terrestrial uses (for example, decks and fences; Table 11, Appendix I). Based on this runoff scenario, the RQ exceeded the LOC after the first rain event following installation of the wooden structure, reaching a maximum slightly above the LOC on day two, and falling below the LOC by day eight. This result is based on the conservative assumption that 50% of the pesticide leached reaches the aquatic environment following an average rain pattern, and that both structures (fence and deck) are installed simultaneously or consecutively with no rain events occurring before the end of installation. RQ would be less if rain occurs during the course of installation, causing only a fraction of the wood area to be exposed to rain. RQ would also be less if the first rain events following the installation are less frequent than average, allowing for greater biotransformation of the active ingredient between rain events. Considering this information, the overall conclusion is that the probability of freshwater invertebrates being exposed to octhilinone at concentrations causing effects, when used as a heavy duty wood preservative, is low.

Freshwater Fish and Amphibians: The risk assessment indicated that the RQ values for acute toxicity did not exceed the LOC for fish, for all acute exposure scenarios (Table 9, Table 10 and Table 11, Appendix 1). The risk to aquatic life stages of amphibians was assessed based on the generic freshwater environment scenario, using the most sensitive fish toxicity values as a surrogate endpoint (that is, based on the rainbow trout acute toxicity study). The RQ for acute exposure of amphibians to octhilinone did not exceed the LOC (Table 10, Appendix 1).

Freshwater Plants (vascular plants and algae): For all scenarios, the LOC for exposure to octhilinone was not exceeded for the acute exposure to freshwater plants (Table 9, Table 10 and Table 11, Appendix 1).

5.0 Value

5.1 Effectiveness Against Pests

Efficacy data were provided from two commercial field trials that tested the ability of wood samples to resist mildew. The wood samples were treated with a range of concentrations of octhilinone (125, 250 and 375 ppm) added to the treatment tank prior to the wood treatments with copper azole. The trials were conducted on relevant commercial Canadian wood species in lumber yards at two different geographic sites in both Eastern and Western Canada. The trials were of appropriate experimental design containing control boards with no copper azole treatment to which Thor Acticide 45 Mildewcide was added and control boards with a copper azole treatment to which Thor Acticide 45 Mildewcide was added. At regular intervals the boards were assessed for the number of boards with mold and mildew growth and the percent area covered by mold and mildew growth. The data demonstrated that 250 ppm octhilinone added directly to the copper azole solution prior to treatment, provided effective protection to the treated wood against mildew growth on the wood surface.

5.2 Non-Safety Adverse Effects

No non-safety adverse effects associated with the use of Thor Acticide 45 Mildewcide as a mildewcide treatment for wood freshly treated with copper azole preservative were noted.

5.3 Consideration of Benefits

There is a significant mold and mildew growth problem on wood that has been freshly treated with wood preservatives, largely due to the commercial practice of tightly stacking the treated wood while still wet and wrapping with plastic prior to shipping and storage. Thor Acticide 45 Mildewcide provides a new active ingredient as a mildewcide for freshly treated wood, and the only one specifically for the protection of wood treated with copper azole.

5.3.1 Social and Economic Impact

Due to negative consumer perceptions regarding mold and mildew, wood with mildew growing on the surface may be of decreased value or unmarketable.

5.3.2 Survey of Alternatives

There is one combination of active ingredients currently registered as a mildewcide for wood that has been freshly treated with a heavy-duty wood preservative. However, this product is limited for use on wood treated with either chromated copper arsenate (CCA) or ammoniacal copper quat (ACQ) heavy-duty wood preservatives (see Table 14 of Appendix I). Thor Acticide 45 Mildewcide provides the only end-use product for the protection of wood treated with copper azole.

5.3.3 Information on the Occurrence or Possible Occurrence of the Development of Resistance

The development of resistance to octhilinone in mold and mildew growing on treated wood has not been reported and is unlikely to occur.

5.4 Supported Uses

The use of Thor Acticide 45 Mildewcide as a mildewcide on wood freshly treated with copper azole type heavy-duty wood preservatives has been supported at rates of up to 250 ppm active ingredient (see Table 15 of Appendix I).

6.0 Pest Control Product Policy Considerations

6.1 Toxic Substances Management Policy Considerations

The Toxic Substances Management Policy (TSMP) is a federal government policy developed to provide direction on the management of substances of concern that are released into the environment. The TSMP calls for the virtual elimination of Track 1 substances [those that meet all four criteria outlined in the policy: in other words, persistent (in air, soil, water and/or sediment), bio-accumulative, primarily a result of human activity and toxic as defined by the *Canadian Environmental Protection Act*].

During the review process, octhilinone and its transformation products were assessed in accordance with the PMRA Regulatory Directive DIR99-03⁹ and evaluated against the Track 1 criteria. The PMRA has reached the following conclusions:

- Octhilinone does not meet all Track 1 criteria, and is not considered a Track 1 substance. See Table 9 for comparison with Track 1 criteria.
- Transformation products do not meet all Track 1 criteria.

6.2 Formulants and Contaminants of Health or Environmental Concern

During the review process, contaminants in the technical and formulants and contaminants in the end-use products are compared against the *List of Pest Control Product Formulants and Contaminants of Health or Environmental Concern* maintained in the *Canada Gazette* ¹⁰. The list is used as described in the PMRA Notice of Intent NOI2005-01¹¹ and is based on existing policies and regulations including: DIR99-03; and DIR2006-02¹², and taking into consideration the Ozone-depleting Substance Regulations, 1998, of the *Canadian Environmental Protection Act* (substances designated under the Montreal Protocol). The PMRA has reached the following conclusions:

- Octhilinone does not contain any formulants of health or environmental concern identified in the *Canada Gazette*.
- The use of formulants in registered pest control products is assessed on an ongoing basis through PMRA formulant initiatives and Regulatory Directive DIR2006-02¹³.

7.0 Summary

7.1 Human Health and Safety

The toxicology database submitted for octhilinone is adequate to define the majority of toxic effects that may result from exposure. In short- and long-term studies on laboratory animals, the primary effects noted were reductions in body weight, body weight gain, and food consumption as well as irritation at the site of application (skin, stomach or upper respiratory tract) and dermal sensitization. Octhilinone was not considered to have carcinogenic potential and was not considered

DIR99-03, The Pest Management Regulatory Agency's Strategy for Implementing the Toxic Substances Management Policy

Canada Gazette, Part II, Volume 139, Number 24, SI/2005-114 (2005-11-30) pages 2641–2643: List of Pest Control Product Formulants and Contaminants of Health or Environmental Concern and in the order amending this list in the Canada Gazette, Part II, Volume 142, Number 13, SI/2008-67 (2008-06-25) pages 1611-1613. Part 1 Formulants of Health or Environmental Concern, Part 2 Formulants of Health or Environmental Concern that are Allergens Known to Cause Anaphylactic-Type Reactions and Part 3 Contaminants of Health or Environmental Concern.

NOI2005-01, List of Pest Control Product Formulants and Contaminants of Health or Environmental Concern under the New Pest Control Products Act.

DIR2006-02. PMRA Formulants Policy.

DIR2006-02, PMRA Formulants Policy.

to be genotoxic. There was no evidence of increased susceptibility of the young in reproduction or developmental toxicity studies. Effects on the developing young animal were observed at dose levels that were toxic to the mother. There was no effect on reproductive performance or outcome; however, effects on certain female reproductive parameters (decreased ovarian weights, changes in vaginal epithelium, increased primordial follicles) were observed. There was no indication that octhilinone targeted the immune or nervous systems.

Workers treating wood with Thor Acticide 45 Mildewcide and handling treated wood are not expected to be exposed to levels of octhilinone that will result in health risks of concern when the Thor Acticide 45 Mildewcide is used according to label directions. The personal protective equipment on the product label is adequate to protect workers.

Residential exposure to individuals handling and contacting wood is not expected to result in health risks of concern when Thor Acticide 45 Mildewcide is used according to label directions.

7.2 Environmental Risk

Octhilinone is not expected to be persistent in soils and aquatic systems. Octhilinone has a low potential to leach into ground water. As octhilinone is used in treated wood, however, it may be subject to leaching directly into surface water (in-service wood) or movement to aquatic systems via surface runoff (in-service wood and treatment facilities). An environmental assessment concluded that the risk to non-target organisms from the use of octhilinone as a heavy duty wood preservative is acceptable. Mitigation measures include the use of precautionary label statements identifying environmental hazards on the product labels, as well as directions to prevent surface runoff water from wood freshly treated with octhilinone to reach aquatic systems and to prevent the use of treated wood near marine and estuarine environments.

7.3 Value

The data submitted in support of Thor Acticide 45 Mildewcide were adequate to demonstrate efficacy in controlling mildew on wood treated with copper azole-type heavy duty wood preservatives. Thor Acticide 45 Mildewcide was effective in preventing mold and mildew growth on the freshly treated and wrapped wood over the entire test period when added to the copper azole treating solution at a rate of 250 ppm octhilinone. While there are mildewcides currently registered for this use, they are limited to wood treated with other heavy-duty wood preservative systems. Thor Acticide 45 Mildewcide will be the only mildewcide registered specifically for copper azole-treated wood. Furthermore, Thor Acticide 45 Mildewcide will be a new active ingredient for this type of use.

8.0 Proposed Regulatory Decision

Health Canada's Pest Management Regulatory Agency (PMRA), under the authority of the *Pest Control Products Act* and Regulations, is proposing full registration for the sale and use of Acticide OIT Technical Industrial Microbicide and Thor Acticide 45 Mildewcide, containing the technical grade active ingredient octhilinone, to provide protection of freshly treated wood against mold and mildew growth for a period of several months.

An evaluation of available scientific information found that, under the approved conditions of use, the product has value and does not present an unacceptable risk to human health or the environment.

Human Health

Because there is a concern with users coming into direct contact with octhilinone on the skin or through inhalation, workers must wear full-face protection, chemical-resistant coveralls over a long-sleeved shirt and long pants, chemical-resistant gauntlets (long sleeved gloves), socks and chemical-resistant footwear when handling the concentrate or dilute solution, when opening treating cylinder doors, and during cleaning, maintenance and repair activities on storage vessels and treating cylinders. In addition, workers must wear a respirator with a NIOSH-approved organic vapour-removing cartridge with a prefilter approved for pesticides or, a NIOSH-approved canister approved for pesticides, when handling the concentrate, when handling the dilute solution in poorly ventilated areas, when opening treating cylinder doors and during cleaning, maintenance and repair activities on storage vessels or treating cylinders. Workers must wear chemical-resistant coveralls over long-sleeved shirt and long pants, goggles or face shield, chemical-resistant gauntlets, and chemical-resistant footwear when there is a potential of getting wet by the preservative solution, when moving loads and handling freshly treated wood. For other activities that involve working under dry conditions, a long-sleeved shirt, long pants, chemical-resistant gloves, chemical goggles and chemical-resistant footwear are required.

Environment

To protect sensitive aquatic species, precautionary label statements identifying environmental hazards and preventing the use of treated wood in and near marine/estuarine environments are required on the product labels.

List of Abbreviations

μg micrograms a.i. active ingredient

ACQ ammoniacal copper quat

AD administered dose
ADI acceptable daily intake
ALS acetolactate synthase
ARfD acute reference dose

bw body weight

CAS Chemical Abstracts Service CCA chromated copper arsenate DNA deoxyribonucleic acid

DT₅₀ dissipation time 50% (the dose required to observe a 50% decline in

concentration)

EEC expected environmental concentration

EC₅₀ effective concentration on 50% of the population

ER₂₅ effective rate for 25% of the population

g gram

HPLC high performance liquid chromatography IOM Institute of Occupational Medicine

IUPAC International Union of Pure and Applied Chemistry

kg kilogram

 K_{oc} organic-carbon partition coefficient K_{ow} n—octanol-water partition coefficient

L litre

LC₅₀ lethal concentration 50%

LD₅₀ lethal dose 50%

LOAEL lowest observed adverse effect level

LOC level of concern

LOEC low observed effect concentration

LOQ limit of quantitation

mg milligram mL millilitre

MAS maximum average score
MOE margin of exposure
MS mass spectrometry
N/A not applicable

NOAEL no observed adverse effect level no observed effect concentration

NOEL no observed effect level OC organic carbon content dissociation constant

PMRA Pest Management Regulatory Agency

PPE personal protective equipment

ppm parts per million

PUF polyurethane foam cylinder SR surface residue concentration $t_{1/2}$ half-life

TRR total radioactive residue

TSMP Toxic Substances Management Policy

USEPA United States Environmental Protection Agency

UV ultraviolet

Appendix I Tables and Figures

Table 1 Residue Analysis

Matrix	Analyte	Method Type	LOQ	Reference
Fish	Active	HPLC-MS	0.01 mg/kg	2150230
Soil/sediment	Active	HPLC-MS	0.01 mg/kg	2150228
Water	Active	HPLC-MS	0.1 μg/L	2150229

Table 2 Toxicity Profile of Thor Acticide 45 Mildewcide Containing Octhilinone

(Effects are known or assumed to occur in both sexes unless otherwise noted; in such cases, sex-specific effects are separated by semi-colons)

Study Type/Animal/PMRA #	Study Results
Acute Oral	$LD_{50} = 279 \text{ mg/kg bw}$
Rat (Sprague Dawley)	High toxicity
PMRA 893238	
Acute Dermal	$LD_{50} > 2000 \text{ mg/kg bw}$
Rat (Sprague Dawley)	Low toxicity
PMRA 893239	
Acute Inhalation	$LC_{50} = 0.60 \text{ mg/L}$
Rat (Sprague Dawley)	Slight toxicity
PMRA 893240	
Eye Irritation	Waiver rationale accepted on the basis of results from study conducted with a similar product.
PMRA 893241, 1018243	
	Corrosive to eyes
Dermal Irritation	MAS (24, 48, 72 hours) = 6.28 MIS = 6.33 recorded at 24, 48, 72, 96 hours
Rabbit (New Zealand White)	19115 = 0.33 recorded at 24, 40, 72, 70 hours
PMRA 893242	Severely irritating
	2 1 2 2 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Dermal Sensitization (Maximization)	Positive following challenge with 0.5% and 1% dilutions
(Naminization)	Potential dermal sensitizer
Guinea pig (Dunkin/Hartley)	
PMRA 893243	

Table 3 Toxicity Profile of Technical Octhilinone

(Effects are known or assumed to occur in both sexes unless otherwise noted; in such cases, sex-specific effects are separated by semi-colons. Organ weight effects reflect both absolute organ weights and relative organ to bodyweights unless otherwise noted)

Study Type/Animal/PMRA #	Study Results
Toxicokinetics	There were no significant differences in metabolic profiles between sexes, or between single and repeated low dosing scenarios.
Rat (Wistar)	
PMRA 2249344, 224934	Absorption was estimated to be 66% (single low dose) to 75% (single high dose) of the administered dose (AD). Absorption was rapid following a single low dose (Tmax = 1 hour) and slower following a single high dose (Tmax = 8-24 hours). Cmax was 3-5-fold higher following a single high dose compared to Cmax determined following a lower (by 10-fold) dose.
	Excretion occurred primarily via the urine (44-51% of the AD), following by the fecal (23-29% of the AD) and biliary (19-20% of the AD) routes. Excretion was mostly complete within 24 hours of administration of the low dose, but was slower in high dose animals (mostly complete within 48 hours post-dosing).
	Very little radioactivity (less than 3% of the AD) was retained in tissues up to 96 hours post-dosing. The radioactivity was widely distributed, with highest levels in liver and kidney.
	Metabolism was extensive, with no parent compound detected in urine, bile or feces. Four major (>5% of the AD) and six minor metabolites were identified in urine, two major and two minor metabolites were identified in feces, and four minor metabolites were identified in bile.
	Biotransformation involved cleavage of the isothiazolinone ring primarily via nucleophilic attack of the sulfur-nitrogen bond and consequent loss of the S-atom; oxidation at the isothiazolinone ring, either at the sulfur atom or at the double bond, or within the n-octyl chain; truncation at the alkyl chain. Phase II metabolism was observed as glucuronidation, glutathione conjugation and N-acetylation.
Acute Oral (Acute Toxic Class)	$LD_{50} = 500 - 2000 \text{ mg/kg bw}$
Rat (Wistar)	Moderate toxicity
PMRA 1261638	
Acute Oral	LD_{50} (\circlearrowleft) = 708 mg/kg bw LD_{50} (\updownarrow) = 562 mg/kg bw
Rat (Sprague Dawley)	Moderate toxicity
PMRA 1232251	ivioderate toxicity
Acute Oral	LD_{50} (\circlearrowleft) = 794 mg/kg bw LD_{50} (\updownarrow) = 681 mg/kg bw
Rat (Sprague Dawley)	Moderate toxicity
PMRA 1232250	

Study Type/Animal/PMRA #	Study Results
Acute Oral	$LD_{50}(\mathfrak{P}) = 316 \text{ mg/kg bw}$
Rabbit (New Zealand White)	High toxicity
PMRA 1232252	
Acute Dermal	$LD_{50} = 1.78 \text{ mL/kg} (1636 \text{ mg/kg bw})$
Rabbit (New Zealand White)	Slight toxicity
PMRA 1232250, 1240141	
Acute Inhalation	$LC_{50} = 0.58 \text{ mg/L}$
Rat (Sprague Dawley)	Slight toxicity
PMRA 1213891	
Skin Irritation	Waiver rationale accepted on the basis of the corrosive nature of the technical grade active ingredient.
PMRA 1334749	Corrosive to skin
Eye Irritation	Moderate to severe corneal opacity, iritis, marked conjunctival redness or blanching, moderate to severe chemosis, discharge. Irritation persisted to day 7 (study
Rabbit (New Zealand White)	termination).
PMRA 1232250	Corrosive to eyes
Dermal Sensitization (LLNA)	Positive
Mouse (CBA)	$EC_3 = 0.46\% \text{ (w/v)}$
PMRA 1261637	Potential dermal sensitizer
Dermal Sensitization (modified Landsteiner method)	Negative
Guinea pig (English Shorthair)	Study was considered supplemental, non-guideline.
PMRA 1240145	
Dermal Sensitization (modified Buehler)	Positive
Guinea pig (Hartley)	EC_{50} for induction calculated to be 0.013% EC_{50} for elicitation at induction concentration of 0.05% calculated to be 0.04%.
PMRA 1213893	Potential dermal sensitizer
Dermal Sensitization (Repeated Insult Patch Test &	Positive following repeated insult with 1% dilution and after areas of skin were exposed to vapours generated from test material maintained in a warm water bath
Vapour Exposure Test) Human	Evidence of dermal sensitization
PMRA 1232256	Study was considered supplemental.

Study Type/Animal/PMRA #	Study Results
Dermal Sensitization	Negative following exposure to cloth treated with 10 or 50 ppm octhilinone.
(Repeated Insult Patch Test)	Study was considered supplemental.
Human	Study was considered suppremental.
PMRA 1232110, 1232111	
14-day dermal (dose range-finding study)	NOAEL/LOAEL not established as study was considered supplemental.
Rat (Sprague Dawley)	Adverse effects at \geq 100 mg/kg bw/day included dermal irritation (erythema, edema, atonia, desquamation, scabbing); \downarrow bw, \downarrow bwg week 2 (\circlearrowleft).
PMRA 1261646	
90-day dermal	NOAEL for irritation = 5 mg/kg bw/day LOAEL for irritation = 25 mg/kg bw/day, based on erythema, edema, atonia, slight to
Rat (Sprague Dawley)	moderate squamous cell hyperplasia, moderate sebaceous cell hyperplasia, dermatitis.
PMRA 1261641	NOAEL for systemic toxicity = 25 mg/kg bw/day LOAEL for systemic toxicity = 125 mg/kg bw/day, based on ↓ bw, ↓ bwg (♂); ↑ adrenal gland wt, ↑ heart wt (♀).
90-day dermal	NOAEL for irritation not established as signs of irritation were observed down to the lowest dose tested.
Rat (Sprague Dawley)	LOAEL for irritation = 2.97 mg/kg bw/day, based on hyperkeratosis, acanthosis, foci of necrosis, eschar formation, sebaceous gland hyperplasia, chronic inflammation.
Not in PMRA database;	
information based on USEPA RED (PMRA 2249337)	NOAEL for systemic toxicity = 5.95 mg/kg bw/day LOAEL for systemic toxicity = 14.87 mg/kg bw/day, based on ↓ bwg (♂); ↓ HGB, HCT, RBC, albumin, glucose, protein (♀).
90-day inhalation	NOAEC = $0.64 \text{ mg/m}^3 (0.17 \text{ mg/kg bw/day})$
Rat (Sprague Dawley)	LOAEC = 6.39 mg/m ³ (1.67 mg/kg bw/day), based on \(\psi\$ bw, \(\psi\$ bwg, rales, thriftless appearance, red stains on drop sheet, nasal cavity lesions (minimal to mild focal squamous metaplasia, minimal to mild acute inflammation, purulent exudate, secretory
PMRA 1141899	cell hyperplasia, eosinophilic staining of intraepithelial droplets); fluid in uterus, dyspnea (\mathcal{L}).
90-day inhalation	Waiver rationale based on low potential for inhalation and read-across to 90-day inhalation study with ISL and IST (Kathon 886).
PMRA 2249335	initiation study with 152 and 151 (Islanon 666).
90-day inhalation with Kathon 886 (3.5% ISL & 10.6% IST)	NOAEC = 0.34 mg/m ³ (0.09 mg/kg bw/day) LOAEC = 1.15 mg/m ³ (0.30 mg/kg bw/day), based on very slight to slight rhinitis in nasal cavity.
Rat (Sprague Dawley)	
PMRA 1792779	
90-day oral (dietary)	NOAEL = $48/58$ mg/kg bw/day in $3/2$ (1000 ppm)
Rat (Wistar)	LOAEL = 203/249 mg/kg bw/day (3000 ppm), based on ↓ bw, ↓ bwg, hunched posture, abdominal swelling, piloerection, thickened limiting ridge and irregular surface of the forestomach, hyperplasia/hyperkeratosis of the squamous epithelium of the
PMRA 1401574	forestomach; \downarrow fc week 1 (\circlearrowleft); 1 death day 76 (\updownarrow).
90-day oral (dietary)	NOAEL = 119/141 mg/kg bw/day in \Im / \square LOAEL not established as no adverse treatment-related effects were observed up to the
Dog (Beagle)	highest dose tested.
PMRA 1401577	

Study Type/Animal/PMRA #	Study Results
Chronic Toxicity/Carcinogenicity PMRA 2249338	Waiver rationale accepted based on the fact that the major toxicity observed in the database is irritation/corrosion at the site of primary contact, and that none of the studies demonstrated significant systemic toxicity. In addition, a 2-year drinking water study in rats with ISL/IST (Kathon 886) was cited as support for the waiver rationale.
	NOAEL = $2.0/3.1$ mg/kg bw/day in $3/2$ (30 ppm) LOAEL = $6.6/9.8$ mg/kg bw/day in $3/2$ (100 ppm), based on \uparrow urinary specific gravity (secondary to \downarrow water intake), dark foci/areas and depressed foci/areas in the gastric mucosa, prominent limiting ridge and/or thickened non-glandular mucosa of the forestomach, hyperplasia/hyperkeratosis of the squamous mucosa of the forestomach,
PMRA 1631270	focal necrosis of the glandular mucosa; \downarrow bw, \downarrow bwg, \downarrow fc (\updownarrow).
2-Generation Reproductive Toxicity (dietary)	No evidence of carcinogenicity Parental NOAEL = $44/50$ mg/kg bw/day in $3/2$ (800 ppm) Parental LOAEL = $104/114$ mg/kg bw/day in $3/2$ (1500 ppm), based on $1/2$ for week 1
Rat (Wistar) PMRA 2150226	(P), irregular surface of forestomach corresponding to diffuse hyperplasia/hyperkeratosis (P&F1); \downarrow bw & bwg premating (P), \downarrow seminal vesicle wt (P), \uparrow rel. kidney wt (F1), thickened limiting ridge of stomach (P&F1) (\circlearrowleft); \uparrow fc during gestation (P), \downarrow bw during lactation (P), \downarrow spleen wt (P&F1), \uparrow adrenal wt (P), \downarrow thyroid wt (F1) (\updownarrow).
	Reproductive NOAEL (3) = 104 mg/kg bw/day (1500 ppm) Reproductive LOAEL (3) not established as no treatment-related effects on reproductive parameters were observed up to the highest dose tested.
	Reproductive NOAEL (\bigcirc) could not be established due to missing evaluations of vaginal histology and ovarian follicle counts at the low and mid dose levels. Reproductive LOAEL (\bigcirc) = 114 mg/kg bw/day (1500 ppm), based on \downarrow ovarian wt (P&F1), \downarrow uterine wt (P&F1), epithelial mucification of vagina (F1; delayed return to normal cyclical epithelium – not assessed at lower dose levels), \uparrow primordial follicles (only assessed in F1; not assessed at lower dose levels).
	Offspring NOAEL = 44/50 mg/kg bw/day in $\circlearrowleft/ \updownarrow$ (800 ppm) Offspring LOAEL = 104/114 mg/kg bw/day in $\circlearrowleft/ \updownarrow$ (1500 ppm), based on \downarrow bw LD 14 & 21 (F1&F2), \downarrow spleen wt (F1&F2), \downarrow abs thymus wt (F1&F2), \downarrow rel thymus wt (F1 \updownarrow).
	No evidence of sensitivity of the young
Developmental toxicity (gavage) – dose range-finding study in non-pregnant female rats	NOAEL/LOAEL not established as study was considered supplemental. Adverse effects noted in non-pregnant female rats at ≥ 10 mg/kg bw/day included salivation shortly after dosing, abnormal position, prominent lobular pattern in liver.
Rat (Sprague Dawley)	,
PMRA 1261647	
Developmental toxicity (gavage) Rat (Sprague Dawley)	Maternal NOAEL = 60 mg/kg bw/day Maternal LOAEL not established as no adverse effects were observed up to the highest dose tested.
PMRA 1261644	Developmental NOAEL = 60 mg/kg bw/day Developmental LOAEL not established as not treatment-related effects were observed up to the highest dose tested.
	No evidence of sensitivity of the young

Study Type/Animal/PMRA #	Study Results
Developmental toxicity (gavage) Rat (Sprague Dawley)	Maternal NOAEL = 5 mg/kg bw/day Maternal LOAEL = 30 mg/kg bw/day, based on 1 death, salivation, ↓ bw & bwg, ↓ corrected bw & bwg, ↓ fc.
PMRA 1141900	Developmental NOAEL = 30 mg/kg bw/day Developmental LOAEL not established as no treatment-related effects were observed up to the highest dose tested.
	No evidence of sensitivity of the young
Developmental Toxicity (gavage)	Maternal NOAEL = 20 mg/kg bw/day Maternal LOAEL = 80 mg/kg bw/day, based on clinical signs (anorexia, scant/soft/no feces), ↓ bw & bwg, bw loss during dosing, ↑ abortions, 1 death.
Rabbit (New Zealand White) PMRA 1141901	Developmental NOAEL = 20 mg/kg bw/day Developmental LOAEL = 80 mg/kg bw/day, based on ↓ fetal bw.
	No evidence of sensitivity of the young
Gene mutations in bacteria (Ames test)	Negative
S. typhimurium strains TA98, TA100, TA1535, TA1537, TA102 PMRA 1261645	Tested up to toxic concentrations. Limitations with positive controls (in the presence of metabolic activation, only tested in TA98 and TA100); however study still considered acceptable as adequacy of S9 mix tested in other strain in quality control tests.
Gene mutations in bacteria	Negative in the presence of metabolic activation.
(Ames test)	Tested up to toxic concentrations.
S. typhimurium strains TA98, TA100, TA1535, TA1537	Lack of adequate positive controls in assays without activation.
PMRA 1141908	
Gene mutations in mammalian cells in vitro	Negative
Chinese hamster ovary cells	Tested up to toxic concentrations.
PMRA 1141903	
Gene mutations in mammalian cells in vitro	Negative
Mouse lymphoma L5178Y cells	Tested up to toxic concentrations.
PMRA 1261643	
Mammalian chromosome aberration in vitro	Negative
Human lymphocytes	Study considered supplemental as testing was not conducted up to toxic or precipitating concentrations.
PMRA 1261639	

Study Type/Animal/PMRA #	Study Results
Mammalian chromosome aberration in vitro	Positive Increase in chromosome aberrations observed at concentrations that elicited cellular
Chinese hamster ovary cells	toxicity.
PMRA 1141904	
Mammalian chromosomal aberrations in vivo (gavage)	Negative Study considered supplemental as examination was limited to slides from the high dose
Rat (Sprague Dawley)	group.
PMRA 1141906	
Micronucleus assay in mammalian erythrocytes in vivo (gavage)	Negative 650 mg/kg bw/day: two animals died, hunched gait, greasy fur, sunken eyes.
Mouse (CD-1)	
PMRA 1261642	
Unscheduled DNA synthesis in mammalian cells in vivo/in vitro (gavage)	Negative ≥ 250 mg/kg bw: 9 spontaneous activity, abdominal position, ruffled fur, apathy, closed
Rat (Wistar)	eyelids
PMRA 1261640	
Unscheduled DNA synthesis in mammalian cells in vitro (gavage)	Negative Tested up to toxic concentrations.
Rat hepatocytes	
PMRA 1141907	
Oral Dose Range-Finding Study in Dogs	Dogs dosed with 100 mg/kg bw via capsule exhibited emesis and heavy defecation shortly after dosing. Dogs dosed with 500 mg/kg bw via gavage exhibited emesis shortly after dosing. A dietary concentration of 2000 ppm was accepted, whereas a
Dog (Beagle)	dietary concentration of 10,000 ppm dietary was refused.
PMRA 1232253 Upper Airway Irritation	RD_{50} (concentration to produce 50% decrease in respiratory rate) = 19.9 μ g/L
Potential Mouse (Swiss-Webster)	Study was considered supplemental, non-guideline.
PMRA 1157811	
Development and validation of an analytical method for the analysis of OIT in Altromin pellet rat and dog diet	Recovery of OIT from diet is concentration dependent, with lower recovery of test material from diets with lower target concentrations (for example, ~30% at 100 ppm, ~50% at 300 ppm, ~70% at 1000 ppm, ~90% at 3000 ppm).
PMRA 2249348	It was concluded that the lower recoveries were most likely due to reaction of OIT with sulfur containing compounds in the diet and/or effects of irreversible binding of OIT.

Table 4 Toxicology Endpoints for Use in Health Risk Assessment for Octhilinone

Exposure Scenario	Study	Point of Departure and Endpoint	Target MOE
Short- to intermediate-term dermal	90-day dermal toxicity study in rats	NOAEL for systemic toxicity = 25 mg/kg bw/day, based on decreased body weight and body weight gain in males and increased adrenal gland and heart weight in females	100
Long-term dermal	90-day dermal toxicity study in rats	NOAEL for systemic toxicity = 25 mg/kg bw/day, based on decreased body weight and body weight gain in males and increased adrenal gland and heart weight in females	300ª
Long-term inhalation	90-day inhalation toxicity study in rats	NOAEC = 0.64 mg/m ³ (0.17 mg/kg bw/day), based on decreased body weight and body weight gain, clinical signs, and nasal cavity lesions	300ª
Non-dietary oral ingestion (short-to intermediate-term)	Developmental toxicity study in rats	NOAEL for maternal toxicity = 5 mg/kg bw/day, based on decreased body weight and body weight gain, salivation and one death	100
Dermal sensitization	local lymph node assay study in mice	$EC_3 = 0.46\% (230 \mu\text{g/cm}^2)$	100
Cancer	A cancer risk assessment w	vas not required	

^a Includes a 3-fold factor to extrapolate from a short-term to a long-term exposure scenario

Table 5 Fate and behaviour in the terrestrial and aquatic environments

Study type	Test material	Study conditions	Value or Endpoint	Classification/ Interpretation	Major transformatio n products	References ¹ (PMRA #)
	_	Abioti	c transformation	_		
Hydrolysis	Octhilinone	30d, pH 5, 7, and 9 at 25°C	Stable	Limited susceptibility to hydrolysis at relevant pH (5- 9)	NA	2177119
Phototransformation - soil	Octhilinone	Dry soil, continuous lightning at 42.3W/m ²	DT ₅₀ =13.1d	Not a major route of transformation	NA	1401581

Study type	Test material	Study conditions	Value or Endpoint	Classification/ Interpretation	Major transformatio n products	References ¹ (PMRA #)
Phototransformation - water	Octhilinone	pH 7 buffer, sterile, continuous lightning at 42.2W/m ²	DT ₅₀ =1.8d	Not expected to be a major route of transformation	N-(N-octyl) acetamide; N-(N-octyl) ethyl amine M7 ²	1401583
	Octhilinone	Natural pond water, sterile, continuous lightning at 42.2W/m ²	DT ₅₀ =2.5d	Not expected to be a major route of transformation	N-(N-octyl) acetamide; M7 ² M10 ²	
	N-(N-octyl) acetamide	pH 7 buffer, sterile, continuous lightning at 42.2W/m ²	DT ₅₀ =2.0d	Not expected to be a major route of transformation	NA	
	N-(N-octyl) acetamide	Natural pond water, sterile, continuous lightning at 42.2W/m ²	DT ₅₀ =3.3d	Not expected to be a major route of transformation	NA	
Phototransformation - air	Octhilinone	AOPWIN (continuous illumination)	DT50=0.14d	Not expected to be subject to long range transport	NA	1401584
		Bio	transformation			
Soil -aerobic	Octhilinone	100d, three soils; pH 5.7- 6.9, %OC 0.95-2.29, 20 and 6°C	DT ₅₀ =0.4d to 4d	Non-persistent	CO ₂	1401585
Water -aerobic	Octhilinone	29d, river water, 10 and 100°g/L, 20°C; pH 8.04, %OC 5.16	T½=0.6-1.2d	Non-persistent	CO ₂	1401586
	Octhilinone	17d, sea water, 10 and 100°g/L, 20°C; pH 8.16, %OC 1.22	T½=1.6-2.1d	Non-persistent	CO ₂	1401587
			Mobility			
Adsorption/desorption	Octhilinone	Three soils (pH 6.0-7.4, 0.12-1.1%OC)	Koc=497 to 1 162	Low mobility	NA	2257178
Adsorption	Octhilinone	Sewage sludge, %O.C. 31.6%	Koc=6740	Low mobility	NA	2249350
Leaching from wood	Octhilinone	14 days, 0.4cm ² _{wood} /cm ³ water, 0.08- 0.24kg/m ³ , 22°C	31.2-36.2% lead Maximum flux of the first 6 hours.	of 120 mg _{a.i.} d ⁻¹ over	NA	1401614 2150320
	Octhilinone	19 days, 0.06kg/m³, 0.4cm² _{wood} /cm³ _{water} , 8 days of simulated rainfall (2x60min/d)	27.5% leached		NA	2249383

Study type	Test material	Study conditions	Value or Endpoint	Classification/ Interpretation	Major transformatio n products	References ¹ (PMRA #)
Volatilization	Octhilinone	24h, soil, water, wood	Does not volatiliz	ze	NA	1401591 1401589 1401590
		Bioconcentr	 ation/Bioaccumul	ation		1401390
Bioconcentration	Octhilinone	0.10 and 0.48µg/L	BCF=405-629 (whole fish)	not bioaccumulative	NA	1401594

Toxicity to non-target species Table 6

Organism	Study type	Species	Test material	Endpoint	Value	Classification ¹	Reference (PMRA #)
			Terrestrial s	species			
Birds	Acute oral	Bobwhite quail (<i>Colinus</i> virginianus)	Octhilinone	LD_{50}	346 mg _{a.i.} /kg	Moderately toxic	1232126
	Dietary	Bobwhite quail (<i>Colinus</i> virginianus)	Octhilinone	8-d LC ₅₀	$> 3267 \text{ mg}_{a.i.}/\text{kg}_{diet}$	Slightly toxic to non-toxic	1142169
		Mallard duck (Anas platyrhynchos)	Octhilinone	8-d LC ₅₀	1215 mg _{a.i.} /kg _{diet}	Slightly toxic	1142170
Mammals	Acute oral	Rat	Octhilinone	$LD_{50}\left(\stackrel{\wedge}{\circlearrowleft} \right)$ $LD_{50}\left(\stackrel{\hookrightarrow}{\hookrightarrow} \right)$	794 mg _{a.i.} /kg _{bw} 681 mg _{a.i.} /kg _{bw}	Moderately toxic	1232250
			End-use product	LD_{50}	279 mg _{a.i.} /kg _{bw}	Highly toxic	893238
	•		Freshwater O	rganisms			
Invertebrates	Acute	Daphnia magna	Octhilinone	48-h EC ₅₀	0.18 mg _{a.i.} /L	Highly toxic	1232129
	Chronic	Daphnia magna	Octhilinone	21-d NOEC 21-d LOEC	0.0016 mg _{a.i.} /L 0.0032 mg _{a.i.} /L	Very highly toxic	2177121
Fish	Acute	Rainbow trout (Oncorkynchus mykiss)	Octhilinone	96-h LC ₅₀	0.036 mg _{a.i.} /L	Very highly toxic	1018234
		Bluegill sunfish (Lepomis macrochirus)	Octhilinone	96-h LC ₅₀	0.16 mg _{a.i.} /L	Highly toxic	2177123
Algae	Acute	Green alga (Scenedesmus subspicatus)	Octhilinone	72-h E _r C ₅₀	0.084 mg _{a.i.} /L		893177
				72 -h E_bC_{50}	0.031 mg _{a.i.} /L		
Vascular plants		Lemna gibba	Octhilinone	7-d EC ₅₀	0.14 mg _{a.i.} /L		1401597
			Marine Org				
Crustacean	Acute	Mysid shrimp (<i>Mysidopsis bahia</i>)	Octhilinone	96-h LC ₅₀	0.071 mg _{a.i.} /L	Very highly toxic	1142177
Fish	Acute		Octhilinone	96-h LC ₅₀	0.16 mg _{a.i.} /L	Highly toxic	1142175
Algae	Acute	Marine algae (Skeletonema Costatum)	Octhilinone	$72-h E_{r}C_{50}$ $72-h E_{b}C_{50}$ $72-h E_{v}C_{50}$	0.0016 mg _{a.i.} /L 0.0011 mg _{a.i.} /L 0.0012 mg _{a.i.} /L		1401596

¹USEPA classification, where applicable

Table 7 Scenarios considered for the risk assessment

Scenario	Description	Details					
	Scenario for industrial preventive treatment						
1	Runoff from storage of treated wood						
	After vacuum pressure process	Surface area of the storage place:	525 m^2				
		Exposed surface of wood:	11 m ² wood/m ² storage area				
		Duration of storage:	35 d				
		Rain fraction reaching water:	0.5				
		Flow rate of creek/river:	$0.3 \text{ m}^3 \text{s}^{-1}$				

¹USEPA classification, where applicable ²M7and M10 are unknown multiple component transformation products.

Scenario	Description	Details	
	After double vacuum/ low pressure process	Surface area of the storage place:	262.5 m ²
		Exposed surface of wood:	11 m ² _{wood} /m ² _{storage area}
		Duration of storage:	35 d
		Rain fraction reaching water:	0.5
		Flow rate of creek/river:	$0.3 \text{ m}^3 \text{s}^{-1}$
	Scenarios for treat	ted wood in service	
2	Generic freshwater environment		
	Amphibians compartment	Wooden structure size:	$1.2m \times 4m$
	Bridge, walkway or dock;	Leachable wood surface area:	10.36 m^2
	over a shallow pond or lake.	Body of water:	194 m^3
		Ratio wood area: wood volume:	$54 \text{ m}^2\text{m}^{-3}$
		Ratio wood area: water volume:	$0.05 \text{ m}^2\text{m}^{-3}$
	Other organisms compartment	Wooden structure size:	$1.2m \times 4m$
	Bridge, walkway or dock;	Leachable wood surface area:	10.36 m^2
	over a pond or lake.	Body of water:	$1036\mathrm{m}^3$
		Ratio wood area: wood volume:	$54 \text{ m}^2\text{m}^{-3}$
		Ratio wood area: water volume:	$0.01 \text{ m}^2\text{m}^{-3}$
3	Aquatic exposure from runoff	Wooden structure size (deck):	$6m \times 3.7m$
	Runoff from decks and fences	Wooden structure size (fence):	$30.5\text{m} \times 1.8\text{m}$
		Leachable wood surface area:	77.1 m ²
		Body of water:	1 036 m ³
		Fraction reaching water:	0.5
		Ratio wood area: wood volume:	$40 \text{ m}^2\text{m}^{-3}$
		Ratio wood area: water volume:	$0.07 \text{ m}^2\text{m}^{-3}$

Table 8 Flux of active ingredient from freshly treated wood exposed to water as a function of time

Time (d)	FLUX(Δt) $(mg_{a.i.}m^{-2}d^{-1})$
0.25	120.0
1	43.1
2	27.7
4	16.2
6	13.9
8	10.4
10	9.2
12	9.2
14	8.1

Table 9 EECs in aquatic compartments for the different scenarios considered in the risk assessment

Scenario	Description	ription EECs ¹			Time to Max ⁴	
			(mg/L)			
		First day ²	Longer term ³	Maximum	(d)	
	Scenario for industrial preventive treatment					
1 ⁵	Runoff from storage of treated wood					
	After vacuum pressure process	0.0013	-	0.0013	-	
	After double vacuum/ low pressure	0.0006	-	0.0006	-	
	process					

Scenario	Description	EECs ¹ (mg/L)			Time to Max ⁴
		First day ²	Longer term ³	Maximum	(d)
	Scenarios for treat	ed wood in se	rvice		
2	Generic freshwater environment				
	Amphibians compartment Bridge, walkway or dock; over a shallow pond or lake.	0.003	0.001	0.003	2
	Other organisms compartment Bridge, walkway or dock; over a pond or lake.	0.0005	0.0002	0.0006	2
3	Aquatic exposure from runoff Runoff from decks and fences	0.002	0.001	0.002	2

¹Expected Environmental Concentration (EEC) based on the scenario parameters as listed in Table 3. A dissipation half-life of 1.2 d in freshwater environments and of 2.1 d in estuarine/marine environments were considered, based on aquatic biotransformation of the active ingredient. From laboratory leaching data and assuming a steady flux of active ingredient of 8.1 mg_{a.i.}m⁻²d⁻¹ from day 14 after installation/immersion of the wooden structure (Table 4):

EEC = Flux * exposed surface of wood * surface area of the storage place * rain fraction reaching water / flow rate

Table 10 Expected environmental concentrations (EECs) and risk quotients (RQs) for freshwater organisms based on Scenario 1, Storage of Treated Wood (surface runoff from treatment facility).

Organism		End	point	1	$\frac{EEC^2}{(mg_{a.i.}/L)}$	$\mathbb{R}\mathrm{Q}^3$			
Storage after vacuum pressure process									
Daphnia magna	1/2	48-h EC50	=	0.09	mg _{a.i.} /L	0.0013	0.01		
		21-d NOEC	=	0.0016	mg _{a.i.} /L	0.0013	0.8		
Rainbow trout	1/10	96-h LC50	=	0.0036	mg _{a.i.} /L	0.0013	0.4		
Bluegill sunfish	1/10	96-h LC50	=	0.016	mg _{a.i.} /L	0.0013	0.08		
Green alga	1/2	72-h E _b C50	=	0.0155	mg _{a.i.} /L	0.0013	0.08		
Vascular plant	1/2	7-d EC50	=	0.07	mg _{a.i.} /L	0.0013	0.02		
		Storage a	fter a	louble vacu	ıum / low p	ressure proc	cess		
Daphnia magna	1/2	48-h EC50	П	0.09	mg _{a.i.} /L	0.0006	0.01		
		21-d NOEC	=	0.0016	mg _{a.i.} /L	0.0006	0.4		
Rainbow trout	1/10	96-h LC50	=	0.0036	mg _{a.i.} /L	0.0006	0.2		
Bluegill sunfish	1/10	96-h LC50	=	0.016	mg _{a.i.} /L	0.0006	0.04		
Green alga	1/2	72-h E _b C50	=	0.0155	mg _{a.i.} /L	0.0006	0.04		
Vascular plant	1/2	7-d EC50	=	0.07	mg _{a.i.} /L	0.0006	0.01		

¹Endpoints used in the acute exposure risk assessment are derived by dividing the EC_{50} or LC_{50} from the appropriate laboratory study by a factor of two (2) for aquatic invertebrates and plants, and by a factor of ten (10) for fish and amphibians.

² EEC 24 hours after installation/immersion of the wooden structure.

 $^{^3}$ EECs 14 days after installation/immersion of the wooden structure and up until all active ingredient is expected to have leached, based on retention of 0.17 kg_{a.i.}/m 3 (equivalent to a solution retention of 674 L/m 3 containing 250 ppm Acticide 45); EECs were calculated on a day-by-day basis and were found to be equivalent when rounded to a single digit. The active ingredient is expected to have completely leached after 374, 512 and 2 555 days after installation/immersion for scenario 2, 3 and 4, respectively.

⁴ Number of days after installation/immersion of the wooden structure required to reach the maximum EEC.

⁵ Emissions from a storage facility are considered stable over time and are calculated from the average daily flux of 11.25 mg_{a i} m⁻²d⁻¹ calculated for the storage period.

²Expected Environmental Concentration (EEC) as reported in Table 5.

³Risk Quotient (RQ) = exposure/toxicity, RQ > 1 indicates exceedance of LOC (Level Of Concern).

Table 11 Expected environmental concentrations (EECs) and risk quotients (RQ) for freshwater organisms based on Scenario 2, Generic Freshwater Environment (direct leaching into water from wood in service).

Organism		Endpo	EEC _{max} ² (mg _{a.i.} /L)	Time to EEC _{ma} x (d)	RQ ³			
Daphnia magna	1/2	48-h EC50	=	0.09	mg _{a.i.} /L	0.0006	2	0.01
		21-d NOEC	=	0.0016	mg _{a.i.} /L	0.0006	2	0.4
Amphibians (Rainbow trout)	1/10	96-h LC50	=	0.0036	mg _{a.i.} /L	0.003	2	0.8
Rainbow trout	1/10	96-h LC50	=	0.0036	mg _{a.i.} /L	0.0006	2	0.2
Bluegill sunfish	1/10	96-h LC50	=	0.016	mg _{a.i.} /L	0.0006	2	0.04
Green alga	1/2	72-h E _b C50	=	0.0155	mg _{a.i.} /L	0.0006	2	0.04
Vascular plant	1/2	7-d EC50	=	0.07	mg _{a.i.} /L	0.0006	2	0.04

¹Endpoints used in the acute exposure risk assessment are derived by dividing the EC_{50} or LC_{50} from the appropriate laboratory study by a factor of two (2) for aquatic invertebrates and plants, and by a factor of ten (10) for fish and amphibians.

Table 12 Expected environmental concentrations (EECs) and risk quotients (RQs) for freshwater organisms based on Scenario 3, Surface Runoff (wood in service; terrestrial uses).

Organism		End	lpoir	nt ¹		EEC _{max} ² (mg _{a.i.} /L)	Time to EEC _{max} (d)	RQ ³	Days at RQ > 1 ⁴ (d)	
Daphnia	1/2	48-h EC50	=	0.09	mg _{a.i.} /L	0.002	2	0.02	-	
magna										
		21-d NOEC	=	0.0016	mg _{a.i.} /L	0.002	2	1.3	7	
Rainbow trout	1/10	96-h LC50	=	0.0036	mg _{a.i.} /L	0.002	2	0.6	-	
Bluegill	1/10	96-h LC50	=	0.016	mg _{a.i.} /L	0.002	2	0.1	-	
sunfish										
Green alga	1/2	72-h E _b C50	=	0.0155	mg _{a.i.} /L	0.002	2	0.14	-	
Vascular plant	1/2	7-d EC50	=	0.07	mg _{a.i.} /L	0.002	2	0.03	-	
Bolded text indi	Bolded text indicates that the RQ exceeds the level of concern (LOC = 1)									

Endpoints used in the acute exposure risk assessment are derived by dividing the EC_{50} or LC_{50} from the appropriate laboratory study by a factor of two (2) for aquatic invertebrates and plants, and by a factor of ten (10) for fish and amphibians.

²Maximum Expected Environmental Concentration (EEC) as reported in Table 5.

³Risk Quotient (RQ) = exposure/toxicity. RQ > 1 indicates exceedance of LOC (Level Of Concern)

² Maximum Expected Environmental Concentration (EEC) as reported in Table 5.

³Risk Quotient (RQ) = exposure/toxicity. RQ > 1 indicates exceedance of LOC (Level Of Concern).

⁴ Total number of days during which RQ is greater than 1.

Table 13 Toxic Substances Management Policy Considerations-Comparison to TSMP
Track 1 Criteria

TSMP Track 1 Criteria	TSMP Track 1	Criterion value	Active Ingredient Endpoints
Toxic or toxic equivalent as defined by the <i>Canadian Environmental Protection Act</i> ¹	Yes		Yes
Predominantly anthropogenic ²	Yes		Yes
Persistence ³	Soil	Half-life ≥ 182 days	Half-life = 0.4-4 days
	Water	Half-life ≥ 182 days	Half-life = 0.6-2.1 days
	Sediment	Half-life ≥ 365 days	N/A
	Air	Half-life ≥ 2 days or evidence of long range transport	Half-life or volatilisation is not an important route of dissipation and long-range atmospheric transport is unlikely to occur based on volatilization study results.
Bioaccumulation ⁴	$Log K_{OW} \ge 5$		3.42
	$BCF \ge 5000$ $BAF \ge 5000$		405-629 Not available
Is the chemical a TSMP Track 1 s	Is the chemical a TSMP Track 1 substance (all four criteria must be met)?		

¹ All pesticides will be considered toxic or toxic equivalent for the purpose of initially assessing a pesticide against the TSMP criteria. Assessment of the *Canadian Environmental Protection Act* toxicity criterion may be refined if required (that is, all other TSMP criteria are met).

Table 14 Registered Alternatives (as of January 2014)

Reg. No.	Product Name	Active Ingredient	Use Limitations
24535	Kathon 886F	5-chloro-2-methyl-4-isothiazolin-3-one; 2-methyl-4-isothiazolin-3-one	For use on CCA-treated wood
24624	Arch Mold Inhibitor K-18500	5-chloro-2-methyl-4-isothiazolin-3-one; 2-methyl-4-isothiazolin-3-one	For use on CCA-treated wood
25389	Supatimber H.E. 14 Wood Mildewcide	5-chloro-2-methyl-4-isothiazolin-3-one; 2-methyl-4-isothiazolin-3-one	For use on CCA-treated wood
28013	Acticide 14	5-chloro-2-methyl-4-isothiazolin-3-one; 2-methyl-4-isothiazolin-3-one	For use on CCA and ACQ-treated wood
29516	Acticide MV14	5-chloro-2-methyl-4-isothiazolin-3-one; 2-methyl-4-isothiazolin-3-one	For use on CCA-treated wood

² The policy considers a substance "predominantly anthropogenic" if, based on expert judgement, its concentration in the environment medium is largely due to human activity, rather than to natural sources or releases.

³ If the pesticide and/or the transformation product(s) meet one persistence criterion identified for one media (soil, water, sediment or air) then the criterion for persistence is considered to be met.

⁴ Field data (for example, bioaccumulation factors [BAFs]) are preferred over laboratory data (for example, bioconcentration factors [BCFs]) which, in turn, are preferred over chemical properties (for example, n-octonol—water partition coefficient [log K_{OW}]).

Table 15 List of Supported Uses

Proposed label claim	Supported use claim
COPPER AZOLE-TREATED WOOD: Add up to 0.55 kg of ACTICIDE® 45 Mildewcide per 1000 litres of treating solution. This addition level will afford protection for 6 months.	Accepted as proposed

Δn	pen	div I
$\neg P$	pen	ain i

References

A. List of Studies/Information Submitted by Registrant

1.0 Chemistry

PMRA Document Number	Reference
2249329	2011, Acticide OIT 100% 5 Batch Analysis, DACO: 2.13.1,2.13.2,2.13.3 CBI
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B. Additional Information Considered

i) Published Information

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