Washington, DC 20460. Telephone number: (703) 308-8260.

SUPPLEMENTARY INFORMATION: EPA has received several requests for experimental use permits for plantpesticides which include acreage dedicated solely to seed increase. Because plant-pesticides are produced in living plants, their commercial development involves the propagation and breeding of new varieties of the crops producing the plant-pesticides. This plant-breeding process also involves increases of plant reproductive materials prior to commercialization. The production of propagative plant products (such as seeds, tubers, corms, cuttings, etc.) is an integral step in the development of new commercial plant varieties. Because of the biology of plants and general planting and harvesting restrictions associated with plant propagation, this step usually takes an entire year in the product development cycle. In the case of tree crops, it may take much longer.

EPA has considered procedural options under FIFRA which would allow plant-pesticides to be propagated for the production of reproductive plant materials under limited acreage and conditions in instances where the Agency has determined that such plant propagation will not result in unreasonable adverse effects to humans or the environment. EPA has determined that a limited registration under section 3(c)(5) is an appropriate regulatory vehicle for pesticides produced in plants grown for the purposes of plant propagation/seed increase. A limited registration will stipulate the conditions under which the plantings could occur and may include such restrictions as the acreage to be planted, the design of the field sites to ensure adequate containment, the locations of the field sites, and any other restrictions deemed necessary. The Agency, in making its finding of no unreasonable adverse effects, will rely in part upon the restrictions set in the limited registration. The limited registration will also stipulate that the company acquiring the registration is liable for the actions of its cooperators in terms of meeting the conditions of the registration. Companies that wish to make applications for a limited registration under FIFRA section 3(c)(5) for the purposes of plant propagation/ seed production should be cognizant of tolerance requirements under the Federal Food, Drug, and Cosmetic Act (FFDCA). Crop destruction or other actions to prevent the introduction of the resulting crop into commerce will be a necessary condition of a limited

registration in the absence of a tolerance or exemption from the requirement of a tolerance. Moreover, seeds or other plant parts may be restricted in their sale or distribution.

Monsanto has requested a limited registration for plant propagation and has proposed certain conditions for the registration. The Agency has evaluated the information and data that have been submitted by Monsanto concerning the potential risks from planting potatoes producing Bacillus thuringiensis var. tenebrionis (B.t.t.) delta endotoxin for the purpose of increasing propagative materials. The information and data evaluated by the Agency to date has led EPA to conclude that, under the restrictions of the limited registration, there will be no unreasonable adverse effects to humans or the environment.

Therefore, EPA is proposing to issue the following limited registration:

524-474. Monsanto Company, 700 Chesterfield Parkway North, St. Louis, MO 63198. The approved limited registration for plant propagation would allow the use of 4,988.9 grams of Bacillus thuringiensis cryIIIc delta endotoxin produced in potato plants grown from both tubers and plantlets over a total of 8,186 acres. Planting of the product would be limited to the states of Colorado, Idaho, Maine, Michigan, Minnesota, Montana, Nebraska, New York, North Dakota, Oregon, Washington, and Wisconsin. The registration would be limited to plantings from March 1, 1995 through January 1, 1995, and would include associated agronomic activities such as the harvesting and processing of plant propagative materials. Sale or distribution of the crop or plant propagative materials would be prohibited. This registration would also be limited in that all crops must be either destroyed or stored for future plantings or research.

Interested parties should note that EPA will be holding a meeting of the Scientific Advisory Panel on March 1, 1995, for consideration of a full registration under FIFRA section 3(c)(5) (i.e., a registration not restricted to propagation, and unlimited acreage) for this product. The scientific merits of a proposed exemption from the requirement of a tolerance will also be discussed at this meeting.

List of Subjects

Environmental protection, Biotechnology, Plant-pesticide, Pesticides, Plants, Registration. Dated: January 19, 1995.

Daniel Barolo,

Director, Office of Pesticide Programs. [FR Doc. 95-1857 Filed 1-24-95; 8:45 am]

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[OPP-180959; FRL-4930-2]

Receipt of Application for Emergency **Exemption To Use Fenoxycarb**; **Solicitation of Public Comment**

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: EPA has received specific exemption requests from the Oregon and Washington Departments of Agriculture (hereafter referred to as the "Applicants") for use of the pesticide fenoxycarb (CAS 72490-01-8) to control pear psylla (Cacopsylla pyricola) on up to 10,200, and 26,000 acres of pears, respectively. The Applicants propose the first food use of an active ingredient; therefore, in accordance with 40 CFR 166.24, EPA is soliciting public comment before making the decision whether or not to grant the exemptions. DATES: Comments must be received on or before February 9, 1995.

ADDRESSES: Three copies of written comments, bearing the identification notation "OPP-180959," should be submitted by mail to: Public Response and Program Resources Branch, Field Operations Division (7506C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St. SW, Washington, DC 20460. In person, bring comments to: Rm. 1128, Crystal Mall #2, 1921 Jefferson Davis Highway,

Arlington, VA.

Information submitted in any comment concerning this notice may be claimed confidential by marking any part or all of that information as 'Confidential Business Information." Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. A copy of the comment that does not contain Confidential Business Information must be provided by the submitter for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice. All written comments filed pursuant to this notice will be available for public inspection in Rm. 1128, Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA, from 8 a.m. to 4 p.m., Monday through Friday, except legal holidays.

FOR FURTHER INFORMATION CONTACT: By mail: Andrea Beard, Registration Division (7505W), Office of Pesticide