Secret Science in EPA Pesticide Regulation
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Access to data on pesticides is critical to protection of health and the environment
EPA has proposed a rulemaking that purports to make science used in EPA regulatory decision-making transparent and available to the public. However, the proposal by its terms applies only to significant EPA rulemakings where EPA is seeking to protect public health and the environment, but not to matters such as pesticide registrations, where private companies are seeking authorization to market products that may be harmful to public health and the environment. The pesticide registration and review processes are particularly lacking in transparency and opportunity for public review and access to data.

Data used to approve pesticides not available to the public
Pesticides are registered (authorized for use) based on studies and data submitted by the manufacturer (registrant), not based on science conducted or commissioned by EPA. This registrant data is not available for public review until after the pesticide is registered. The non-public data submitted by the registrant is used by EPA to assess health and environmental effects of the pesticide, impacts on farmworkers, and to set allowable human exposures through dietary and non-dietary routes – all without any opportunity for public review of the underlying data.

After registration, the public can access the materials upon which the registration was granted (which still may not include all underlying data) only through making requests under the Freedom of Information Act (FOIA), a lengthy process. Even then, much information is withheld as purportedly “confidential.” If problems are identified that uncover a hazard from the pesticide, a member of the public would need to petition for a proceeding to cancel the registration, a much longer and unwieldy process during which the pesticide remains on the market.

EPA’s registration, registration review and cancellation of pesticides raise numerous issues regarding the application of legitimate scientific process, risk assessment, exposure assumptions, sensitive populations, and the “reasonableness” of what are found to be “acceptable” hazards. Transparency of agency processes and underlying data is key to allowing public participation concerning these issues.

Full disclosure of known and unknown adverse effects needed
EPA does not currently require that registrants disclose data submitted to EPA or placed on pesticide labels (including household pesticides) concerning the full extent of knowledge and/or ignorance of possible adverse effects, including data gaps and chronic health effects. Registrants’ exposure and toxicology studies are not released to the public so that any interested stakeholder can review them prior to a product being permitted on the market.
Conditional registration missing crucial data
Pesticide registrations under special circumstances, also known as “conditional registration,” allow widespread use of toxic chemicals that are not fully tested. Conditional registration of pesticides allows market entry for a product in the absence of certain data normally required for registration. As one glaring example, the agency came under scrutiny when it conditionally registered the neonicotinoid pesticide, chlothianidin, tied to dramatic declines in pollinators, without pertinent field data required on honeybees, even though the pesticide is known to pose risks to these vulnerable pollinators.

Efficacy data on pesticide products
The public does not have access to, and EPA does not review, manufacturer data on pesticide efficacy, even though the statutory registration standard requires weighing the risks of pesticides against their benefits. Without efficacy information, the real benefits of a pesticide are unknown, and the reasonableness of pesticide use cannot be assessed. The lack of efficacy data review results in escalating and predictable insect and weed resistance, unnecessarily increases in pesticide use, and putting farmers at risk of crop loss and economic damage. The only instance in which EPA evaluates pesticide efficacy is as a part of public health (not agricultural) pesticide registrations, and even this is without public disclosure or opportunity for comment.

“Secret ingredients” in pesticide products not disclosed
Currently, pesticide labels do not identify “inert” ingredients that have been classified as hazardous under a variety of environmental laws, including the Clean Air Act, the Clean Water Act, and the Emergency Planning and Community Right to Know Act. Disclosure would provide information about almost 400 hazardous chemicals in pesticide products.

Only active ingredients, not formulations tested
EPA does not require testing data on the full formulation of a pesticide product, including all of the inert ingredients. Thus, data on the human health and environmental effects of the actual product on the market is entirely lacking.

The federal government needs a vision for pesticide policy across relevant agencies that seeks to replace outdated approaches and technologies reliant on toxic chemicals with green approaches advanced through incentives, assistance and restrictions. This cannot be achieved without full transparency and disclosure of toxic hazards of pesticide products in the marketplace. Without full information on pesticide hazards, access to underlying data on hazards, and a transparent assessment of the reasonableness of risk given the availability of less or non-toxic alternatives, the public is left in the dark. Credible reviews, subject to public oversight, are essential in EPA’s regulation of pesticides to prevent contamination of air, land, water, and food.

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