SAFEGUARDING INNOVATION

Protecting Regulatory Data

The protection of regulatory data is essential for agricultural innovation. The research required for a product to be registered is very detailed and demands significant resources. The data created and submitted for regulatory approval remains the sole property of the creator. It is thus important that regulatory data are not unfairly used commercially or disclosed in an inappropriate manner.

A strong regulatory framework for the protection of data fosters confidence and stimulates investment in research and development, making it possible to develop new crop protection products for sustainable agriculture.

What are regulatory data?

Regulatory data are the research and test results generated by plant science companies to prove the safety and efficacy of a product. They are required by a governing authority to allow companies to place their product on the market. Some of the data are confidential in nature and are communicated to government authorities with an obligation of non-disclosure.

Why should regulatory data be protected?

The generation of regulatory data requires a considerable effort on behalf of the innovator, and the data which are produced through that effort are the exclusive property of the innovator. The purpose of regulatory data protection is thus to protect companies’ property and investments by preventing a third party from obtaining any unfair competitive advantage from the data submission.

Additionally, poor quality products sometimes enter markets through reliance on proprietary data. These products may be permitted for sale without passing ‘international equivalency standards’ which take into account safety standards for follow-up registrants. Without effective rules and enforcement, these markets could find that they are swamped with substandard products which could have an adverse effect on safety and...
agricultural production. Each product should be judged on its own merit, based on the application made by the registrant. Safety and efficacy data should not be compromised.

Protecting data needed for marketing authorization is not only recognition of the resources involved in bringing a new product to market, but is also a tool for increasing investment and competitiveness in emerging markets.

**How should regulatory data be protected?**

Regulatory agencies should strongly guard safety and efficacy data from inappropriate disclosure which may lead to any unfair commercial use. The plant science industry strongly endorses a minimum exclusivity period of 10-years for crop protection chemicals, such as currently provided or exceeded by the vast majority of OECD Member States.

Once the exclusivity period expires, the data should not enter the public domain and must remain protected against inappropriate disclosure even if, under certain conditions, the data may be relied on for bringing copy products to the market. To ensure user, consumer, and environmental safety, companies seeking to register copy products must be required to demonstrate their product is truly equivalent to the original, as per the standards defined by the Food and Agriculture Organization (FAO) and the World Health Organization (WHO).

The importance of data protection is acknowledged in the World Trade Organization’s Trade Related Aspects of Intellectual Property Rights (TRIPS) Agreement Article 39, which stipulates that regulatory authorities “shall protect such data against disclosure, except where necessary to protect the public or unless steps are taken to ensure that the data are protected against unfair commercial use”.

If you would like to find out more regarding CropLife International’s position on the protection of regulatory data, please visit our website [www.croplife.org](http://www.croplife.org).