


**Re: Acrolein follow up****Matt Enrico Baur** <mebaur@ucanr.edu>

Fri 7/1/2022 4:16 PM

To: Arnold, Elyssa - OCE, Washington, DC &lt;Elyssa.Arnold@usda.gov&gt;;fournier@cals.arizona.edu &lt;fournier@cals.arizona.edu&gt;;danielle.lightle@oregonstate.edu &lt;danielle.lightle@oregonstate.edu&gt;

Cc: clayton.myers@usda.gov &lt;clayton.myers@usda.gov&gt;;Douglass, Cameron - USDA-OCE, Washington, DC &lt;Cameron.Douglass@usda.gov&gt;

 2 attachments (10 MB)

BAUR\_ACROLEIN.xlsx; california map 2022\_large.pdf;

Elyssa,

Sorry this is a bit delayed.

Please find attached the most recent report from California DPR Pesticide use database report for acrolein usage for 2020. The counties with some of the highest acrolein usage in terms of lbs of material used (Kern, Stanislaus, San Joaquin, and San Luis Obispo counties) have no tribal land holdings registered with BIA (see attached map downloaded from BIA Pacific region website). Contra Costa County appears to have one tribal land holding listed as Lytton, but Lytton is a band of Pomo Indians, and the Lytton Rancheria is listed in Sonoma County. Counties with one land holding include Tehama (Paskenta Rancheria), Santa Barbara (Santa Ynez Rancheria). The other counties including Modoc, Siskiyou, Shasta, and Riverside have some more significant tribal land holdings. Modoc has Fort Bidwell Reservation, and Alturas and Cedarville rancherias. Siskiyou has the Karuk tribal land holdings and Shasta County has Pit River Tribe holdings. Riverside County has substantial tribal land holdings including the Colorado River Indian tribes reservation, Agua Caliente reservation, and the smaller Cahuilla, Ramona, Santa Rosa, Twenty-nine palms, Torres-Martinez, Augustine, Cabazon, Morongo and Soboba reservations and rancherias.

There are four counties in California with some acrolein usage and significant tribal land holdings. Further work would be required to quantify this risk.

Please let me know if you have any further questions about this analysis.

Thank you-

Matt

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**From:** "Arnold, Elyssa - OCE, Washington, DC" <Elyssa.Arnold@usda.gov>**Date:** Thursday, June 16, 2022 at 8:34 AM**To:** Al Fournier <fournier@cals.arizona.edu>, "danielle.lightle@oregonstate.edu" <danielle.lightle@oregonstate.edu>, Matt Enrico Baur <mebaur@ucanr.edu>

**Cc:** "clayton.myers@usda.gov" <clayton.myers@usda.gov>, "Douglass, Cameron - USDA-OCE, Washington, DC" <Cameron.Douglass@usda.gov>  
**Subject:** Acrolein follow up

Hi Matt, Dani, and AI,

Thanks for all your work on acrolein! EPA said it was fine to get them all of the input together by August 5. If you can get your responses to me by July 29, that will give me a few days to put everything together.

We talked yesterday about CA, ID, OR, WA, AZ, NM, CO, UT, and NV. Magnacide is also registered in MT, WY, KS, NE, and SD. Dani and AI, did Dave mention anything to you about the use (or lack of use) in those states? Just wanted to check before I look into it further. I know KS, NE, and SD are outside the Western region.

Thanks,  
Elyssa

Elyssa Arnold, Regulatory Risk Assessor  
Office of Pest Management Policy  
U.S. Department of Agriculture  
202-617-9092

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