



PIC CIRCULAR XVII – June 2003

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1. THE PURPOSE OF THE PIC CIRCULAR

The Conference of Plenipotentiaries, held in Rotterdam on 10 and 11 September 1998, adopted the text of the Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals in International Trade. The Conference also considered that interim arrangements were required to continue to operate a voluntary PIC procedure, in order to protect human health and the environment from certain hazardous chemicals and pesticides, pending the entry into force of the Convention and to prepare for its effective operation once it enters into force. The Conference, therefore, changed the original, voluntary procedure to bring it into line with the procedure established by the Convention with effect from the date on which the Convention was opened for signature (11 September 1998). The original PIC procedure with these changes is hereinafter referred to as the "interim PIC procedure".

The purpose of the PIC Circular is to provide all Parties¹, through their designated national authorities (DNAs), with the information required to be circulated by the Secretariat under the interim PIC procedure, in line with Articles 4, 5, 6, 7, 10, 11 and 14 of the Convention. However, the decision guidance documents to be dispatched to Parties¹ in line with Article 7, paragraph 3, are sent out in a separate communication.

The PIC Circular will be published every six months, in June and December. In order to allow adequate time for processing of the information received in preparation of this Circular, information received after 30 April 2003 has not generally been included in this Circular, but will be reflected in the next Circular scheduled for December 2003.

Considerable efforts have been made by the Secretariat to ensure that the information included in this Circular is both complete and accurate. DNAs are requested to review the information for their country and to bring any errors or omissions to the attention of the Secretariat as soon as possible.

2. IMPLEMENTATION OF THE INTERIM PIC PROCEDURE

2.1 Designated national authorities (in line with Article 4 of the Convention)

In line with Article 4, paragraph 4 of the Convention, the Secretariat shall inform the Parties of new nominations or changes in nominations of designated national authorities (DNAs). Since the last PIC Circular was distributed in December 2002, 3 States (Dominican Republic, Republic of Korea and Yemen) have nominated additional DNAs and 23 States have provided changes (Australia, Bulgaria, Canada, China, Cyprus, Germany, Ghana, Japan, Jordan, Kuwait, Mexico, Morocco, Namibia, Republic of Korea, Romania, Singapore, Slovenia, Solomon Islands, South Africa, Sri Lanka, Switzerland, USA and Vietnam). A complete list of DNAs under the interim PIC procedure is being distributed together with the present Circular. DNAs are requested to review the information for their country and to bring any errors or omissions to the attention of the Secretariat as soon as possible.

2.2 Notification of final regulatory action to ban or severely restrict a chemical (in line with Article 5 of the Convention)

In line with Article 5, paragraph 3 of the Convention, the Secretariat is to circulate summaries of notifications of final regulatory action received, and which the Secretariat has verified contain the information required by Annex I of the Convention. In line with Article 5, paragraph 4 of the Convention, the Secretariat is to circulate a synopsis of the notifications of final regulatory action received, including information regarding those notifications that do not contain all the information required by Annex I of the Convention. Such a synopsis of notifications received under the interim PIC procedure, including the summaries of the notifications the Secretariat has verified contain the information required by Annex I of the Convention and information regarding those notifications that have been verified not to contain all the information required by said Annex, is provided as Appendix I, parts A and B of this Circular.

Parties¹ that have submitted notifications, which are still under verification by the Secretariat, are listed in Appendix I, part C of this Circular.

As requested by the Interim Chemical Review Committee (ICRC) at its third session, a tabular summary of all notifications of final regulatory actions for banned and severely restricted chemicals received and verified as meeting the information requirements of Annex I of the Convention is included in Appendix V of this Circular. In line with the ICRC and the Intergovernmental Negotiating Committee countries are encouraged to consider this information in prioritising their work to bring forward notifications for those chemicals, where there is at least one valid notification and that are not yet subject to the interim PIC procedure. Those chemicals for which a second valid notification is received from a second interim PIC region will be scheduled for review by the ICRC.

¹ During the interim period before the Convention enters into force, a "Party" is understood to mean any State or regional economic integration organization having nominated a designated national authority or authorities for the purpose of participating in the interim PIC procedure.

In order to facilitate the submission of notifications by Parties, a *Form for notification of final regulatory action to ban or severely restrict a chemical* (UNEP/FAO/PIC/FORM/1/E/4-99) was sent to all DNAs in June 1999. When a notification is submitted, the date of issue, signature of the DNA and official seal must be provided for each individual form to ensure its legal status.

2.3 Proposal for inclusion of severely hazardous pesticide formulations received under the interim PIC procedure (in line with Article 6 of the Convention)

In line with Article 6, paragraph 2 of the Convention, the Secretariat is to circulate summaries of those proposals for inclusion of severely hazardous pesticide formulations in the interim PIC procedure, which the Secretariat has verified contain the information required by part 1 of Annex IV of the Convention. Such summaries are provided as Appendix II, part A of this Circular.

Parties¹ that have submitted proposals, which are still under verification by the Secretariat, are listed in Appendix II, part B of this Circular.

In order to facilitate the submission of proposals by Parties, a *Severely Hazardous Pesticide Formulation Report Form* was sent to all DNAs in June 2002. When a Proposal is submitted, the date of issue, signature of the DNA and official seal must be provided for each individual form to ensure its legal status.

The documentation required from a proposing Party in support of a proposal for inclusion of a severely hazardous pesticide formulation is listed in Part 1 of Annex IV of the Convention. When a proposal is submitted, the date of issue, signature of the DNA and official seal must be provided for each individual proposal to ensure its legal status.

2.4 Chemicals subject to the interim PIC procedure and distribution of decision guidance documents (in line with Article 7 of the Convention)

Appendix III of this Circular lists all chemicals that are currently subject to the interim PIC procedure and the date of first dispatch of the corresponding decision guidance document (DGD) to DNAs. To date, there are 22 pesticides, five severely hazardous pesticide formulations and five industrial chemicals. These include the chemicals binapacryl and toxaphene for which the Intergovernmental Negotiating Committee (INC), at its 6th session in July 1999, adopted the corresponding decision guidance documents, with the effect that these two chemicals became subject to the interim PIC procedure.

In November 2000, the INC, at its 7th session, adopted DGDs for the chemicals ethylene dichloride and ethylene oxide, with the effect that these chemicals are now subject to the interim PIC procedure. The DGDs were dispatched to all Parties¹, through their DNAs, on 1 February 2001.

In October 2002, the INC, at its 9th session, adopted a DGD for the chemical monocrotophos, with the effect that this chemical is now subject to the interim PIC procedure. This DGD was dispatched to all Parties¹ on 1 February 2003.

2.5 Transmittal of a response concerning future import of a chemical (in line with Article 10, paragraphs 2, 3 and 4 of the Convention)

In line with Article 10, paragraph 2 of the Convention, each Party¹ shall transmit to the Secretariat, as soon as possible, and in any event no later than nine months after the date of dispatch of the DGD, a response concerning the future import of the chemical concerned. In line with Article 10, paragraph 4 of the Convention, the response shall consist of either a final decision or an interim response. The interim response may include an interim decision regarding import. The response must relate to the category or categories specified for the chemical in Appendix III of this Circular.

In order to facilitate the submission of responses regarding import a *Form for importing country response* (UNEP/FAO/PIC/FORM/2/E/4-99) was sent in June 1999 to all DNAs. When an import response is

submitted, the date of issue, signature of the DNA and official seal must be provided for each individual form to ensure its legal status.

In line with Article 10, paragraph 2 of the Convention, if a Party¹ modifies this response, the DNA shall forthwith submit the revised response to the Secretariat.

In line with Article 10, paragraph 3 of the Convention, the Secretariat shall, at the expiration of the time period given in Article 10, paragraph 2, forthwith address to a Party¹ that has not provided such a response, a written request to do so, through its DNA. Where the phrase "Cases of failure to transmit a response" is listed in Appendix IV for a Party¹, the DNA should consider this to represent the written request for that Party¹ to provide a response for that chemical in line with Article 10, paragraph 3.

2.6 Information on responses received concerning future import of a chemical (in line with Article 10, paragraph 10 and Article 11, paragraph 2 of the Convention)

In line with Article 10, paragraph 10 of the Convention, the Secretariat shall, every six months, inform all Parties¹ of the responses received regarding future import, including a description of the legislative or administration measures on which the decisions have been based, where available, and information on cases of failure to transmit a response. A listing of all importing country responses received from Parties¹ as of 30 April 2002 is provided as Appendix IV. The responses listed relate to the category or categories specified for each chemical in Appendix III of this Circular. Please note that any response not addressing importation is considered as an interim response that does not contain an interim decision.

Parties¹ that had nominated a DNA by 11 September 1998, but had not provided an import response for the 27 chemicals subject, at that time, to the interim PIC procedure by 30 May 1999, were identified in Circular IX (dated 12 June 1999) as having failed to transmit a response for those chemicals.

In addition to the above, each Party¹ that has failed to transmit an import response for a chemical listed in Appendix III of this Circular within 9 months of the date of dispatch of the DGD to the Party¹, through the DNA, is identified in Appendix IV of this Circular. For each chemical, a separate list entitled "Cases of failure to transmit a response" identifies each Party and gives the date on which the Secretariat first informed the Parties, through publication of the PIC Circular, that the Party had failed to transmit a response.

The Secretariat wishes to draw the attention of DNAs to Article 11, paragraph 2 of the Convention, in relation to the failure to transmit a response or an interim response that does not contain an interim decision.

2.7 Information on transit movements (in line with Article 14, paragraph 5)

Since the last Circular, no Party¹ has reported to the Secretariat its need for information on transit movements through its territory of chemicals included in the interim PIC procedure.

3. ADDITIONAL INFORMATION FOR DNAs

3.1 Information on status of signature and ratification of the Convention

The Convention was adopted at the Conference of the Plenipotentiaries in Rotterdam on 10 September 1998 and opened for signature on 11 September 1998. It remained open for signature for one year at the UN Headquarters in New York till 10 September 1999. During the signature period, 72 States and one regional economic integration organization signed the Convention.

The Convention will enter into force 90 days after the deposit of 50 instruments of ratification, acceptance, approval or accession. As of 19 May 2003, 41 States and one regional economic integration organization (Austria, Belgium, Bulgaria, Burkina Faso, Cameroon, Canada, Czech Republic, El Salvador, Equatorial Guinea, European Community, Gambia, Germany, Guinea, Hungary, Italy, Jamaica, Jordan, Kyrgyzstan, Latvia, Libyan Arab Jamahiriya, Luxembourg, Malaysia, Marshall Islands, Mongolia, Netherlands, Nigeria, Norway, Oman, Panama, Samoa, Saudi Arabia, Senegal, Slovenia, South Africa,

Suriname, Switzerland, Thailand, Ukraine, United Arab Emirates, United Republic of Tanzania and Uruguay) had ratified, accepted, approved or acceded to the Convention.

3.2 Documents available under the interim PIC procedure

The following materials can be obtained from the Secretariat:

- ✓ The Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade (available in Arabic, Chinese, English, French, Russian and Spanish);
- ✓ Final Act of the Conference of Plenipotentiaries on the Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade (available in Arabic, Chinese, English, French, Russian and Spanish);
- ✓ Decision guidance documents for aldrin, DDT, dieldrin, dinoseb and dinoseb salts, fluoroacetamide and HCH (mixed isomers) (available in English, French and Spanish);
- ✓ Decision guidance documents for chlordane, EDB, heptachlor, chlordimeform and mercury compounds (available in English, French and Spanish);
- ✓ Decision guidance documents for captafol, chlorobenzilate, hexachlorobenzene, lindane, pentachlorophenol and 2,4,5-T (available in English, French and Spanish);
- ✓ Decision guidance documents for binapacryl and toxaphene (available in English, French and Spanish);
- ✓ Decision guidance documents for ethylene dichloride and ethylene oxide (available in English, French and Spanish);
- ✓ Decision guidance documents for severely hazardous formulations of methamidophos, methyl parathion, monocrotophos, parathion and phosphamidon (available in English, French and Spanish);
- ✓ Decision guidance documents for crocidolite, polybrominated biphenyls, polychlorinated biphenyls, polychlorinated terphenyls and tris(2,3-dibromopropyl) phosphate (available in English, French and Spanish);
- ✓ Register of designated national authorities under the interim PIC procedure (English only);
- ✓ Form for notification of final regulatory action to ban or severely restrict a chemical (available in English, French and Spanish);
- ✓ Instructions for submission of notification of final regulatory action to ban or severely restrict a chemical (available in English, French and Spanish);
- ✓ Form for importing country response (available in English, French and Spanish);
- ✓ Instructions for submission of importing country response (available in English, French and Spanish).

Most of these documents can also be obtained from the Rotterdam Convention homepage at <http://www.pic.int>.

Should you have any queries regarding aspects of the development and operation of the PIC procedure, please do not hesitate to contact the Secretariat at the following addresses:

**Interim Secretariat for the Rotterdam Convention
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Plant Production and Protection Division, FAO**
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**Interim Secretariat for the Rotterdam Convention
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APPENDIX I

**SYNOPSIS OF NOTIFICATIONS OF FINAL REGULATORY ACTION
RECEIVED UNDER THE INTERIM PIC PROCEDURE**

**Part A: SUMMARY OF EACH NOTIFICATION OF FINAL REGULATORY ACTION THAT
HAS BEEN VERIFIED TO CONTAIN ALL THE INFORMATION REQUIRED BY
ANNEX I OF THE CONVENTION**

ECUADOR

<i>Common Name(s):</i> Crocidolite	<i>CAS number(s):</i> 12001-28-4
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Chemical Name: Crocidolite

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: To prohibit the importation, formulation, manufacturing and final disposal in the national territory of the substances: polychlorinated biphenyls, pentachlorofenol, crocidolite, polybrominated biphenols, polychlorinated terphenyls and tris (2,3-dibromopropyl) phosphate on the basis that they cause environmental pollution and have toxic effects against human health. The sectional authorities and institutions for the appropriate chemical products management, in coordination with the Environmental Ministry, are in charge of the control of their areas of responsibility to ensure that the national regulations are enforced. They are also responsible for determining the procedures and establishing the terms for the definitive elimination of the prohibited substances.

Use or uses prohibited by the final regulatory action: All uses of crocidolite are banned

Use or uses that remain allowed: No uses remain allowed

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health: Breathing high levels of asbestos fibers for a long time may result in scarring of the lungs, which can lead to disability and death. At lower levels, breathing asbestos fibres may result in plaques in the pleural membranes, which can result in thickening of the pleural membrane and breathing difficulties. Asbestos is associated with the development of lung cancer and mesothelioma. Technicians and workers using these products are not informed about the toxicity. Appropriate equipment and protective clothing are not available to workers or technicians. As a precautionary measure, it was decided to prohibit the import, formulation, manufacture, use and final disposition in the national territory of these chemical substances.

Summary of known hazards and risks to the environment: Crocidolite fibres can enter air or water from the breakdown of natural deposits and manufactured asbestos products. The fibres do not break down in water, and may be carried long distances by wind or water before settling.

Date of entry into force of the final regulatory action: 01 May 2001

ECUADOR

<i>Common Name(s):</i> Polybrominated Biphenyls (PBBs)	<i>CAS number(s):</i> 13654-09-6, 27858-07-7, 36355-01-8
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Chemical Name: 1,1'-Biphenyl, 2,2',3,3',4,4',5,5',6,6'-decabromo-

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: To prohibit the importation, formulation, manufacturing and final disposal in the national territory of the substances: polychlorinated biphenyls, pentachlorofenol, crocidolite,

polybrominated biphenols, polychlorinated terphenyls and tris (2,3-dibromopropyl) phosphate on the basis that they cause environmental pollution and have toxic effects against human health. The sectional authorities and institutions for the appropriate chemical products management, in coordination with the Environmental Ministry, are in charge of the control of their areas of responsibility to ensure that the national regulations are enforced. They are also responsible for determining the procedures and establishing the terms for the definitive elimination of the prohibited substances.

Use or uses prohibited by the final regulatory action: All uses of PBBs are banned

Use or uses that remain allowed: No uses of PBBs remain allowed

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to:

Summary of known hazards and risks to human health: PBBs are persistent in living organisms, and have been shown to produce chronic toxic effects and promote cancers of the digestive system and lymph nodes. Long term exposure has been associated with nausea, abdominal pain, loss of appetite, joint pain, fatigue and weakness. Technicians and workers using these products are not informed about the toxicity. Appropriate equipment and protective clothing are not available to workers or technicians. As a precautionary measure, it was decided to prohibit the import, formulation, manufacture, use and final disposition in the national territory of these chemical substances.

Summary of known hazards and risks to the environment: PBBs are resistant to degradation and persistent in both water and soil. Because of their high solubility in fat, they bioaccumulate, especially in the fatty tissue of living organisms. There is evidence to suggest chronic toxicity in a variety of wildlife species.

Date of entry into force of the final regulatory action: 01 May 2001

ECUADOR

Common Name(s): Polychlorinated Biphenyls (PCBs)	CAS number(s): 1336-36-3
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Chemical Name: 1,1'-Biphenyl, chloro derivs.

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: To prohibit the importation, formulation, manufacturing and final disposal in the national territory of the substances: polychlorinated biphenyls, pentachlorofenol, crocidolite, polybrominated biphenols, polychlorinated terphenyls and tris (2,3-dibromopropyl) phosphate on the basis that they cause environmental pollution and have toxic effects against human health. The sectional authorities and institutions for the appropriate chemical products management, in coordination with the Environmental Ministry, are in charge of the control of their areas of responsibility to ensure that the national regulations are enforced. They are also responsible for determining the procedures and establishing the terms for the definitive elimination of the prohibited substances.

Use or uses prohibited by the final regulatory action: All uses are banned

Use or uses that remain allowed: No uses remain allowed

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health: PCBs have chronic health effects, including respiratory tract symptoms, gastrointestinal effects, mild liver effects and effects on the skin and eyes. Some PCB formulations have been associated with developmental effects. PCBs are classified as probable human carcinogens by the US EPA. Technicians and workers using these products are not informed about the toxicity. Appropriate equipment and protective clothing are not available to workers or technicians. As a precautionary measure, it was decided to prohibit the import, formulation, manufacture, use and final disposition in the national territory of these chemical substances.

Summary of known hazards and risks to the environment: PCBs are persistent in the environment, and can

undergo long range transport.

Date of entry into force of the final regulatory action: 01 May 2001

ECUADOR

Common Name(s): Polychlorinated Terphenyls (PCTs)	CAS number(s): 61788-33-8
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Chemical Name: Terphenyl, chlorinated

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: To prohibit the importation, formulation, manufacturing and final disposal in the national territory of the substances: polychlorinated biphenyls, pentachlorofenol, crocidolite, polybrominated biphenols, polychlorinated terphenyls and tris (2,3-dibromopropyl) phosphate on the basis that they cause environmental pollution and have toxic effects against human health. The sectional authorities and institutions for the appropriate chemical products management, in coordination with the Environmental Ministry, are in charge of the control of their areas of responsibility to ensure that the national regulations are enforced. They are also responsible for determining the procedures and establishing the terms for the definitive elimination of the prohibited substances.

Use or uses prohibited by the final regulatory action: All uses are banned

Use or uses that remain allowed: No uses remain allowed

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health: Liver changes, effects on the eyes and skin and bodyweight loss have been seen with short-term exposure to PCTs. Technicians and workers using these products are not informed about the toxicity. Appropriate equipment and protective clothing are not available to workers or technicians. As a precautionary measure, it was decided to prohibit the import, formulation, manufacture, use and final disposition in the national territory of these chemical substances.

Summary of known hazards and risks to the environment: PCTs are lipophilic substances, and can accumulate in organisms through the food chains. The compounds are thought to be persistent in the environment.

Date of entry into force of the final regulatory action: 01 May 2001

ECUADOR

Common Name(s): Tris(2,3 dibromopropyl)phosphate	CAS number(s): 126-72-7
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Chemical Name: 1-Propanol, 2,3-dibromo-, phosphate (3:1)

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: To prohibit the importation, formulation, manufacturing and final disposal in the national territory of the substances: polychlorinated biphenyls, pentachlorofenol, crocidolite, polybrominated biphenols, polychlorinated terphenyls and tris (2,3-dibromopropyl) phosphate on the basis that they cause environmental pollution and have toxic effects against human health. The sectional authorities and institutions for the appropriate chemical products management, in coordination with the Environmental Ministry, are in charge of the control of their areas of responsibility to ensure that the national regulations are enforced. They are also responsible for determining the procedures and establishing the terms for the definitive elimination of the prohibited substances.

Use or uses prohibited by the final regulatory action: All uses are banned.

Use or uses that remain allowed: No uses are allowed.

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health: Tris (2,3-dibromopropyl)phosphate irritates the skin and eyes, and may cause a skin allergy. It may damage the liver and kidneys. Tris (2,3-dibromopropyl)phosphate is a probable carcinogen in humans, which has been shown to cause kidney, liver, lung and stomach cancers in animals. It decreases fertility and damages sperm in male animals. Technicians and workers using these products are not informed about the toxicity. Appropriate equipment and protective clothing are not available to workers or technicians. As a precautionary measure, it was decided to prohibit the import, formulation, manufacture, use and final disposition in the national territory of these chemical substances.

Date of entry into force of the final regulatory action: 01 May 2001

EUROPEAN COMMUNITY

Common Name(s): Tributyltin benzoate, Tributyltin chloride, Tributyltin fluoride, Tributyltin linoleate, Tributyltin methacrylate, Tributyltin naphthenate, Tributyltin oxide

CAS number(s): 24124-25-2, 85409-17-2, 1461-22-9, 1983-10-4, 2155-70-6, 4342-36-3, 56-35-9

Chemical Name: Tributyltin oxide (TBTO)

Final regulatory action has been taken for the category: Pesticide

Final regulatory action: The chemical is severely restricted

Summary of the final regulatory action: As from 1 January 2003, the use of tri-organostannic compounds is banned in all paints and products to prevent the fouling of all craft intended for use in marine, coastal, estuarine and inland waterways and lakes, appliances and equipment used for fish or shellfish farming, and any totally or partially submerged appliance or equipment; and in industrial water treatment.

Use or uses prohibited by the final regulatory action:

After 1 January 2003, tri-organostannic compounds

1. May not be placed on the market for use as substances and constituents of preparations when acting as biocides in free association paint.
2. May not be placed on the market or used as substances and constituents of preparations which act as biocides to prevent the fouling by microorganisms, plants or animals of:
 - (a) all craft irrespective of their length intended for use in marine, coastal, estuarine and inland waterways and lakes;
 - (b) cages, floats, nets and any other appliances or equipment used for fish or shellfish farming;
 - (c) any totally or partly submerged appliance or equipment.
3. May not be used as substances and constituents of preparations intended for use in the treatment of industrial waters.'

Use or uses that remain allowed: All uses, including use as preservative for wood, not covered by the Directive 2002/62/EC remain allowed.

The final regulatory action was based on a risk or hazard evaluation: Yes

The reasons for the final regulatory action were relevant to: Human health and environment

Summary of known hazards and risks to human health:

Hazards: UN Hazard Class 6.1 (II), EC (T, N, Xn and Xi, with R25, R48/23/25, R21, R36/38, R50/53)

In the risk assessment conducted for the European Commission, unacceptable health risks were identified in the following areas:

- exposure to atmospheric TBT during the transfer of ingredients to the mixing vessel during anti-fouling paint manufacture;
- ingestion of contaminated food (e.g. mussels) where TBT concentrations are high.

It was concluded that the risk arising from manufacture and application processes may be reduced by increased control of the process. However, releases of TBT from shipping are more difficult to control because it has been shown that even when the TBTO release rate is reduced to the minimum required to maintain anti-fouling efficiency, the amount released from a large ship is still considerable, leading to possible contamination of food.

Expected effect of the final regulatory action in relation to human health: Reduction of the levels of exposure from the application of TBT based paints in dockyards, and reduced levels of indirect exposure through

contaminated food.

Summary of known hazards and risks to the environment:

Hazards: UN Hazard Class 6.1 (II), EC (T, N, Xn and Xi, with R25, R48/23/25, R21, R36/38, R50/53).

In the risks assessment conducted for the European Commission, unacceptable environmental risks were identified in the following areas:

- release to surface water from the manufacture of TBTO;
- release to surface water from the manufacture of TBT self polishing co-polymer paints;
- release to surface water from dockyard procedures;
- release to surface water from the use of TBT on ships in the marine, brackish or freshwater environment.

Expected effect of the final regulatory action in relation to the environment: A ban of TBT in anti-fouling paints is expected to significantly reduce input of TBT to the aquatic environment. The timescale over which effects will be seen is likely to be biphasic. Initially, a significant drop in water concentrations will be seen and this should result in reduced levels of risks for exposed environments. However, there are likely to be some residual concentrations of TBT in water for some time after implementation of a ban of its use, because of continuing releases from ship hulls and the TBT reservoirs that have accumulated in the sediment of contaminated areas. Considering the long half time of degradation for TBT, it is likely that TBT will remain in the water column and sediment for up to twenty years after the cessation of TBT inputs to the environment. These residual concentrations should not present a threat to population sustainability.

Date of entry into force of the final regulatory action: 01 January 2003 The regulatory action entered into force on the 20th day following that of its publication in the Official Journal of the European Communities. The Member States of the European Community were required to adopt and publish the provisions necessary to comply with this Directive by 31 October 2002 at the latest and apply the measures as from January 2003.

HUNGARY

Common Name(s): Crocidolite	CAS number(s): 12001-28-4
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Chemical Name: Crocidolite

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: Crocidolite is carcinogenic in humans. Therefore all uses of crocidolite and its products are prohibited.

Use or uses prohibited by the final regulatory action: All uses of crocidolite are banned

Use or uses that remain allowed: None

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health:

Chronic Toxicity: IARC group 1: sufficient evidence for carcinogenicity to humans. Inhalation can cause fibrosis of the lung (asbestosis), bronchial carcinoma, mesothelioma of the pleura and peritoneum, and possibly cancers at other sites. Extra risks for mesothelioma: 10^4 at life-time exposure to 500 fibres/m^3 .

Epidemiological data: Case-control studies, in employees at plants manufacturing asbestos cement products, showed a relationship between duration of employment and risk of mesothelioma especially from crocidolite. A strong correlation between mesothelioma and exposure to asbestos (mostly crocidolite) was found in mine workers (Western Australia) and in gas masks makers. In an asbestos factory (East London 1933-1980) mesotheliomas and lung cancer rates showed a dose response relationship and were related to duration of employment.

Occupational/Use. Main exposure sources are the handling, processing and disposal of dry asbestos or asbestos containing products, where fibres are released into the air. The highest concentrations measured during mining and industrial handling were $800 \times 10^6 \text{ fibres/m}^3$, but were without any means of dust suppression. During home construction and renovation up to $10 \times 10^6 \text{ fibres/m}^3$ have been recorded. Exposure limits: USA, $200,000 \text{ fibres/m}^3$ (TLV, 8 hr TWA; EEC $500,000 \text{ fibres/m}^3$ for fibre length $>5\mu\text{m}$).

Environment: concentrations in air: near mills, mines and industrial sites up to 600,000 fibres/m³, at urban locations 10,000 fibres/m³. In water concentrations up to 100x10⁶ fibres/l have been found.

Date of entry into force of the final regulatory action: 01 January 2001

HUNGARY

Common Name(s): Polybrominated Biphenyls (PBBs)	CAS number(s): 13654-09-6, 27858-07-7, 36355-01-8
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Chemical Name: 1,1'-Biphenyl, 2,2',3,3',4,4',5,5',6,6'-decabromo-

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: PBBs may not be used for the production of textile articles (clothes, underwear, bedclothes etc.) to come in contact with human skin.

Use or uses prohibited by the final regulatory action: PBBs may not be used in textile articles intended to come in contact with the skin

Use or uses that remain allowed: All other uses than the use in textile articles intended to come in contact with the skin are continued.

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health:

Short-term Toxicity: PBBs cause weight loss, liver damage, porphyria, effects on central nervous system, skin, eyes and immune system, effects on reproduction, they are weakly teratogenic (embryotoxic) in cattle and laboratory animals. NOEL (Fire-master BP) < 0.5 mg/kg bw (teratogenic effects, weight loss).

Chronic Toxicity: IARC: inadequate evidence for carcinogenicity to humans, sufficient evidence for carcinogenicity in animals. ADI: no value estimated.

Epidemiological data: A retrospective study was conducted in persons living in Michigan after accidental use of PBB in cattle feed. Symptoms were not correlated with PBB body burden. In lactating Michigan women PBB concentrations in milk were positively correlated with fat content.

Food: No data available, other than following the accidental feed contamination in Michigan (1973) when levels in milk and meat products were collected.

Occupational/Use: blood levels up to 85 µg/l have been detected in employees.

Date of entry into force of the final regulatory action: 01 January 2001

HUNGARY

Common Name(s): Polychlorinated Biphenyls (PCBs)	CAS number(s): 1336-36-3
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Chemical Name: 1,1'-Biphenyl, chloro derivs.

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: General prohibition of PCB. The use and import of any preparation with a PCB content of more than 0.005% is prohibited

Use or uses prohibited by the final regulatory action: General prohibition of PCB. The use of any preparation with a PCB content of more than 0.005% is prohibited

Use or uses that remain allowed: None

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health:

Short-term Toxicity: effects on reproduction, teratogenicity, immune alteration, liver damage, increase of microsomal enzyme activity, interference with steroid metabolism.

Chronic Toxicity: carcinogenic to animals, probably carcinogenic for humans. IARC class II.

Epidemiological data: Human studies have shown that PCB exposure leads to skin abnormalities (acne-form), although there is strong evidence that this occurs only in combination with polychlorinated dibenzofurans (PCDFs). Accidental poisoning suggests that effects may be retardation of foetal growth and alteration on fetal growth retardation and alteration of calcium metabolism related to hormonal disfunction. There is strong evidence from human mortality studies that PCBs produce cancer of liver, biliary tract and gall bladder.

Food: average dietary intake in industrialised countries is 5-100 µg/day, the major source being fish, PCBs are magnified in food chain.

Occupational/Use: inhalation is main route of absorption. Occupational Exposure Limit: 0.5 mg/m³ (8 h TWA). In the fatty tissue of occupationally exposed men concentrations up to 700 mg/kg have been found.

Date of entry into force of the final regulatory action: 01 January 2001

HUNGARY

Common Name(s): Polychlorinated Terphenyls (PCTs)	CAS number(s): 61788-33-8
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Chemical Name: Terphenyl, chlorinated

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: General prohibition of PCT. The use and import of any preparation with a PCT content of more than 0.005% is prohibited

Use or uses prohibited by the final regulatory action: General prohibition of PCT. The use of any preparation with a PCT content of more than 0.005% is prohibited.

Use or uses that remain allowed: None

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health:

Short-term Toxicity: The liver is the main target organ for PCT, showing increased weight and enzyme induction. Furthermore the eyes and skin are affected (acne-form lesions) and body weight loss is induced. NOEL is above 20 mg/kg bw and below 250 mg/kg bw.

Chronic Toxicity: PCTs induce hepatocellular carcinomas in mice, lowest effective dose: 250 mg/kg bw (Jensen, 1983).

Food: PCT may occur in food at concentrations of 0.01 - 0.05 ppm (Canada). Human daily intake has been estimated at 0.05 µg (Japan, only vegetable products).

Occupational/Use: PCTs have been detected in paper products, paperboard samples contained up to 163 ppm, garbage samples up to 10.5 ppm.

Date of entry into force of the final regulatory action: 01 January 2001

HUNGARY

Common Name(s): Tris(2,3 dibromopropyl)phosphate	CAS number(s): 126-72-7
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Chemical Name: 1-Propanol, 2,3-dibromo-, phosphate (3:1)

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is Banned

Summary of the final regulatory action: Tris (2,3-dibromopropyl) phosphate may not be used for the production of textile articles (clothes, underwear, bedclothes etc.) to come in contact with the human skin.

Use or uses prohibited by the final regulatory action: Tris (2,3-dibromopropyl) phosphate may not be used in textile articles intended to come in contact with the skin.

Use or uses that remain allowed: All other uses than the use in textile articles intended to come into contact with the skin are continued.

The final regulatory action was based on a risk or hazard evaluation: No

The reasons for the final regulatory action were relevant to: Human health

Summary of known hazards and risks to human health:

Chronic Toxicity: IARC Classification 2A, sufficient evidence for carcinogenicity to animals, probably carcinogenic to humans. Extra risk for cancer 10^{-5} at life time exposure to 10 $\mu\text{g}/\text{kg}$ bw (skin, 3x/week, linear extrapolation from mouse data).

Epidemiological Studies: Retrospective mortality study of employees exposed to Tris or DDT. No significant overall or cause-specific mortality excess.

Occupational/Use: According to a 1974 national occupational hazard survey (NIOSH) workers in the telephone communication industry are the category primarily exposed. Tris is widely used in textiles for childrens sleepwear. Estimated intake via skin: 9 $\mu\text{g}/\text{kg}$ b.w./day. Over a six year period, 2-77 mg/kg may be absorbed.

Date of entry into force of the final regulatory action: 01 January 2001

Part B: INFORMATION ON NOTIFICATIONS OF FINAL REGULATORY ACTION THAT HAS BEEN VERIFIED NOT TO CONTAIN ALL THE INFORMATION REQUIRED BY ANNEX I OF THE CONVENTION

All of the notifications received and reviewed by the Secretariat after 30 October 2002 were found to contain all the information required by Annex I of the Convention.

Part C: NOTIFICATIONS OF FINAL REGULATORY ACTION STILL UNDER VERIFICATION

Notifications of final regulatory actions have been received by the Secretariat from the States listed below. These notifications are still under verification by the Secretariat in accordance with Article 5, paragraph 3 of the Convention:

Cameroun.

APPENDIX II**PROPOSALS FOR INCLUSION OF SEVERELY HAZARDOUS PESTICIDE FORMULATIONS
RECEIVED UNDER THE INTERIM PIC PROCEDURE**

**Part A: SUMMARY OF EACH PROPOSAL OF SEVERELY HAZARDOUS PESTICIDE
FORMULATION THAT HAS BEEN VERIFIED TO CONTAIN ALL INFORMATION
REQUIRED BY ANNEX IV, PART I, OF THE CONVENTION**

**Part B: PROPOSALS OF SEVERELY HAZARDOUS PESTICIDE FORMULATIONS STILL
UNDER VERIFICATION**

No proposal for inclusion of severely hazardous pesticide formulations in the interim PIC procedure have been received or are under verification by the Secretariat, in line with Article 6, paragraph 2.

APPENDIX III

CHEMICALS CURRENTLY SUBJECT TO THE INTERIM PIC PROCEDURE

Chemical	Relevant CAS number(s)	Category	Date of first dispatch of decision guidance document
2,4,5-T	93-76-5	Pesticide	Prior to adoption of Convention
Aldrin	309-00-2	Pesticide	Prior to adoption of Convention
Binapacryl	485-31-4	Pesticide	1 September 1999
Captafol	2425-06-1	Pesticide	Prior to adoption of Convention
Chlordane	57-74-9	Pesticide	Prior to adoption of Convention
Chlordimeform	6164-98-3	Pesticide	Prior to adoption of Convention
Chlorobenzilate	510-15-6	Pesticide	Prior to adoption of Convention
DDT	50-29-3	Pesticide	Prior to adoption of Convention
Dieldrin	60-57-1	Pesticide	Prior to adoption of Convention
Dinoseb and Dinoseb Salts	88-85-7	Pesticide	Prior to adoption of Convention
EDB (1,2-dibromoethane)	106-93-4	Pesticide	Prior to adoption of Convention
Ethylene dichloride	107-06-2	Pesticide	1 February 2001
Ethylene oxide	75-21-8	Pesticide	1 February 2001
Fluoroacetamide	640-19-7	Pesticide	Prior to adoption of Convention
HCH (mixed isomers)	608-73-1	Pesticide	Prior to adoption of Convention
Heptachlor	76-44-8	Pesticide	Prior to adoption of Convention
Hexachlorobenzene	118-74-1	Pesticide	Prior to adoption of Convention
Lindane (gamma-HCH)	58-89-9	Pesticide	Prior to adoption of Convention
Mercury Compounds, including inorganic mercury compounds, alkyl mercury compounds and alkyloxyalkyl and aryl mercury compounds		Pesticide	Prior to adoption of Convention
Monocrotophos	6923-22-4	Pesticide	1 February 2003
Pentachlorophenol	87-86-5	Pesticide	Prior to adoption of Convention
Toxaphene (Camphechlor)	8001-35-2	Pesticide	Prior to adoption of Convention
Methamidophos (Soluble liquid	10265-92-6	Pesticide	Prior to adoption of

formulations of the substance that exceed 600 g active ingredient/l)		Formulation	Convention
Methyl-parathion (emulsifiable concentrates (EC) with 19.5%, 40%, 50%, 60% active ingredient and dusts containing 1.5%, 2% and 3% active ingredient)	298-00-0	Pesticide Formulation	Prior to adoption of Convention
Monocrotophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)	6923-22-4	Pesticide Formulation	Prior to adoption of Convention
Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS))	56-38-2	Pesticide Formulation	Prior to adoption of Convention
Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l)	13171-21-6 (mixture (E) and (Z) isomers) 23783-98-4 ((Z)-isomer) 297-99-4 ((E)-isomer)	Pesticide Formulation	Prior to adoption of Convention
Crocidolite	12001-28-4	Industrial	Prior to adoption of Convention
Polybrominated Biphenyls (PBBs)	13654-09-6, 36355-01-8, 27858-07-7	Industrial	Prior to adoption of Convention
Polychlorinated Biphenyls (PCBs)	1336-36-3	Industrial	Prior to adoption of Convention
Polychlorinated Terphenyls (PCTs)	61788-33-8	Industrial	Prior to adoption of Convention
Tris(2,3 dibromopropyl)phosphate	126-72-7	Industrial	Prior to adoption of Convention

APPENDIX IV

LISTING OF ALL IMPORTING COUNTRY RESPONSES RECEIVED FROM PARTIES¹

The information in this Appendix has been arranged according to the sequence of the individual chemicals as they are listed in Appendix III of this Circular. For each chemical there are two tabular summaries:

- **Part 1** is a list of all of the complete import responses received from Parties by the Secretariat as of 31 October 2001. The responses listed relate to the category or categories specified for each chemical in Appendix III of this Circular. The date on which the import response was first published in a PIC Circular is also indicated.
- **Part 2** is a list of those Parties which have failed to provide a response regarding future import of the chemical within 9 months of the date of dispatch of the decision guidance document. It also includes the date on which the Secretariat first informed each individual Party, through publication in the PIC Circular, that they had failed to transmit a response.

2,4,5-T	20
Aldrin	27
Binapacryl	35
Captafol	41
Chlordane	48
Chlordimeform	56
Chlorobenzilate	64
DDT	71
Dieldrin	79
Dinoseb and Dinoseb Salts	87
EDB (1,2-dibromoethane)	95
Ethylene dichloride	103
Ethylene oxide	108
Fluoroacetamide	113
HCH (mixed isomers)	121
Heptachlor	128
Hexachlorobenzene	135
Lindane (gamma-HCH)	143
Mercury compounds	151
Monocrotophos	158
Pentachlorophenol	159
Toxaphene	167
Methamidophos (soluble liquid formulations of the substance that exceed 600 g active ingredient/l	173
Methyl-parathion (emulsifiable concentrates (EC) with 19.5%, 40%, 50%, 60% active ingredient and dusts containing 1.5%, 2% and 3% active ingredient	180
Monocrotophos (soluble liquid formulations of the substance that exceed 600 g active ingredient/l	186
Parathion (all formulations – aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsul suspension (CS)	193
Phosphamidon (soluble liquid formulations of the substance that exceed 1000 g active ingredient/l	200
Crocidolite	207
Polybrominated biphenyls (PBBs)	215
Polychlorinated biphenyls (PCBs)	222
Polychlorinated terphenyls (PCTs)	230
Tris (2,3 dibromopropyl phosphate)	237

Listing of all importing country responses

2,4,5-T

CAS: 93-76-5

Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Conditions for Import: Prohibited for use in agriculture are explicitly those products formulated on the basis of butyl ester of 2,4,5-T Legislative or administrative measures: Decree No.2121/90 Published on the Congressional Record October 16,1990. Prohibits: importation, manufacturing, processing, commercialisation and use of agriculture applications products, on the basis of butyl ester of 2,4,5-T	Published: 12/2002	consent under conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 01/1998	no consent
Bosnia and Herzegovina	Interim decision on import	Published: 01/1998	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. Remarks: Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Burundi	Final decision on import	Published: 06/1999	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Interim decision on import Remarks: Final decision pending passage of pesticide control decree.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – Through the Resolution No. 2179 of 17 July 1998, it was decided to prohibit to import, to manufacture, to sell, to distribute, and to use 2,4,5-T in agriculture.	Published: 01/1998	no consent
China	Final decision on import	Published: 01/1998	no consent
Colombia	Final decision on import Remarks: ICA resolution 749/79 cancels the registration of herbicides based on 2,4,5-T and 2,4,5-TP.	Published: 01/1998	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 17486 MAG-S".	Published: 06/1999	no consent
Cuba	Final decision on import	Published: 12/1999	no consent

Cyprus	Final decision on import Remarks: Banned as a pesticide. Pest Control Products Board decision October 1979.	Published: 01/1998	no consent
Czech Republic	Final decision on import Legislative or administrative measures: The substance is not registered for use in plant protection preparations. Import of the substance is banned by the ACT No. 147/1996 Code on phytosanitary care and amending some other Acts, as last amended, and by its implementing Decree No. 91/2002 Code. The import of the substance for research purpose is permitted.	Published: 06/2003	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Estonia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Conditions for Import: Member States that do not consent to import: Austria, Belgium, Denmark, Finland, Germany, Ireland, Italy, Luxembourg, the Netherlands, Spain, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein. Member States that consent to import (For import prior written authorisation is required.): France, Greece, Portugal and the United Kingdom. Remarks: The following administrative action is being undertaken during the period a final decision is being considered: - 2,4,5 T is included in the Community programme for evaluation of existing active substances under Council Council Directive 91/414/EEC of 15 July 1991 concerning the placing of Plant Protection Products on the market (OJ L 230 of 19.8.1991, p. 1) - The chemical is already prohibited in the following Member States: Austria, Belgium, Denmark, Finland, Germany, Ireland, Italy, Luxembourg, the Netherlands, Spain, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein, in their national legislation. Approximate time needed before a final decision can be reached: by 2003. 2,4,5-T is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (JO L 196 du 16.8.1967, p. 1) as: Xn; R 22 (Harmful; Harmful if swallowed) – Xi; R 36/37/38 (Irritant; Irritating to eyes, respiratory system and skin) – N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).	Published: 12/2000	consent under conditions
Gabon	Interim decision on import Remarks: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.	Published: 01/1998	no consent
Gambia	Final decision on import Remarks: It has been placed on the list of banned pesticides.	Published: 01/1998	no consent
Honduras	Final decision on import Remarks: Not registered. Banned in May 1991 due to problems of contamination and health effects.	Published: 01/1998	no consent
Hungary	Final decision on import Remarks: Withdrawal documents of Ministry of Agriculture: 9032/1992, 28027/1971, 10254/1971. Reason for withdrawal: the unacceptable toxic effect of the active substances.	Published: 01/1998	no consent

India	Final decision on import Remarks: Refused registration due to its extremely hazardous nature and difficulties involved in the availability of impurity-free material.	Published: 01/1998	no consent
Indonesia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – Production, use, import are prohibited based on Resolution of 6 May 1975, under "The Pesticides Control Act" 1968.	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Japan	Interim decision on import Conditions for Import: Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister of International Trade and Industry and the Minister of Health and Welfare required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: A final decision regarding import will be taken only when the chemical is examined as a new chemical after the first notification.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: The substance has never been registered in Korea.	Published: 01/1998	no consent
Kuwait	Final decision on import	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Latvia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Madagascar	Interim decision on import Remarks: No request for registration. Use practically abandoned. Need more time to reach final decision.	Published: 01/1998	no consent

Malaysia	Final decision on import Remarks: Import and manufacture of all pesticides is controlled under the Pesticides Act 1974 through a registration scheme. The Act is implemented by the Pesticides Board of Malaysia. 2,4,5-T is not registered under the above Act. This means that it cannot be imported, manufactured, sold and used in the country.	Published: 01/1998	no consent
Malta	Final decision on import	Published: 07/1998	no consent
Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Final decision on import Remarks: Import of this product is banned. Product classified as "Use Banned."	Published: 01/1998	no consent
New Zealand	Final decision on import Remarks: The last 2,4,5-T-based pesticide registration was withdrawn (at the manufacturer's request) in 1990. No import or sale permitted.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. This product not used in Niger. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import Remarks: Decision 27/73 of 26 Feb 1973.	Published: 01/1998	no consent
Pakistan	Interim decision on import Remarks: Agricultural Pesticide Ordinance 1971. Agricultural Pesticide Rules 1971.	Published: 01/1998	no consent
Panama	Final decision on import Remarks: Not registered. Prohibited for use in agriculture.	Published: 07/1998	no consent
Paraguay	Interim decision on import Remarks: There are no laws that prohibit the use of this product in the country.	Published: 01/1998	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 07/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import	Published: 01/1998	no consent
Slovakia	Final decision on import Remarks: Act No 285 of 20 November 1995 of the National Council of Slovak Republic on phytosanitary care and list of registered pesticides.	Published: 01/1998	no consent
Slovenia	Final decision on import Remarks: Prohibited for plant protection use. Not registered.	Published: 07/1998	consent

Sri Lanka	Final decision on import Remarks: National legislative and administrative measures - Final regulation to import prohibition effective since 17 September 1984 by Pesticide Formulary Committee (presently PeTAC) of 13/1984.	Published: 12/2000	no consent
Sudan	Final decision on import Remarks: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides. Not registered.	Published: 01/1998	no consent
Suriname	Interim decision on import Conditions for Import: General conditions apply. Remarks: Import prohibited. Final decision on import pending.	Published: 07/1998	consent under conditions
Switzerland	Final decision on import Remarks: Ordinance relating to Environmentally Hazardous Substances, Annex 3.1: Manufacture, supply, import and use of the substance and products containing the substance are prohibited.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent
Tanzania, United Republic of	Interim decision on import Conditions for Import: Permitted only for total weed clearance on roads.	Published: 01/1998	consent under conditions
Thailand	Final decision on import Remarks: 2,4,5-T was banned according to notification of Ministry of Industry issued under the Hazardous Substance Act B.E.2535 (1992) which has been effective since 2 May 1995.	Published: 01/1998	no consent
Togo	Interim decision on import Remarks: Law 96-007/PR of 3 July 1996 concerning plant protection in Togo.	Published: 01/1998	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.	Published: 06/2001	no consent
Turkey	Final decision on import Remarks: Banned by Ministry of Agriculture in 1978.	Published: 01/1998	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Interim decision on import Remarks: Presently product is not registered, imported, manufactured or formulated. By December 1997 final decision on product registration, importation, formulation, fabrication and use will be taken.	Published: 01/1998	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import	Published: 06/1999	no consent
Zimbabwe	Final decision on import	Published: 12/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

2,4,5-T

CAS: 93-76-5

Party ¹	Date	Party ¹	Date
Albania	06/1999	Iceland	06/1999
Algeria	06/1999	Israel	06/1999
Antigua and Barbuda	06/1999	Kiribati	06/2003
Bahamas	06/1999	Korea, Democratic People's	12/2000
Bahrain	06/1999	Republic of	
Bangladesh	06/1999	Lebanon	06/1999
Barbados	06/1999	Lesotho	06/1999
Belize	06/1999	Libyan Arab Jamahiriya	06/1999
Benin	06/1999	Liechtenstein	06/1999
Bhutan	06/1999	Lithuania	06/1999
Bolivia	06/1999	Malawi	06/1999
Botswana	06/1999	Mali	06/1999
Bulgaria	06/1999	Mauritania	06/1999
Burkina Faso	06/1999	Moldova, Republic of	06/1999
Cambodia	06/2002	Mongolia	06/1999
Cameroon	06/1999	Morocco	06/1999
Cape Verde	06/1999	Mozambique	06/1999
Central African Republic	06/1999	Myanmar	06/1999
Comoros	06/1999	Namibia	12/2000
Congo, Democratic Republic of the	06/1999	Nepal	06/1999
Congo, Republic of the	06/1999	Nicaragua	06/1999
Cook Islands	06/1999	Oman	06/1999
Côte d'Ivoire	06/1999	Papua New Guinea	06/1999
Dominica	06/1999	Qatar	06/1999
Dominican Republic	06/1999	Romania	06/1999
Egypt	06/1999	Russian Federation	06/1999
Ethiopia	06/1999	Saint Kitts and Nevis	06/1999
Fiji	06/1999	Saint Lucia	06/1999
Georgia	06/1999	Saint Vincent and the	06/1999
Ghana	06/1999	Grenadines	
Grenada	06/1999	Sao Tome and Principe	06/1999
Guatemala	06/1999	Saudi Arabia	06/1999
Guinea	06/1999	Senegal	06/1999
Guinea-Bissau	12/2000	Sierra Leone	06/1999
Haiti	06/1999	Singapore	06/2002
Holy See	06/2001	Solomon Islands	06/1999
		South Africa	06/2000
		Swaziland	06/2001

Party¹	Date
Tajikistan	06/1999
Tonga	06/1999
Tunisia	06/1999
Ukraine	06/1999
United States of America	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Aldrin			
CAS: 309-00-2			
Angola	Final decision on import	Published: 07/1993	no consent
Argentina	Final decision on import Legislative or administrative measures: Decree No.2121/90 Published on the Congressional Record October 16,1990. Prohibits: importation, manufacturing, processing, commercialisation and use of agriculture applications products, on the basis of Aldrin (active ingredient)	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 01/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Final decision on import	Published: 01/1995	no consent
Barbados	Final decision on import	Published: 07/1993	no consent
Belize	Final decision on import	Published: 07/1993	no consent
Benin	Final decision on import	Published: 07/1993	no consent
Bhutan	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import	Published: 07/1993	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" No. 329 of 2 September 1985 and "Portaria" No. 11 of 8 January 1998.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Use forbidden since 1969.	Published: 01/1995	no consent
Burkina Faso	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consent
Burundi	Interim decision on import	Published: 07/1993	no consent

Cameroon	Final decision on import	Published: 07/1994	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Cape Verde	Final decision on import	Published: 07/1993	no consent
Central African Republic	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Resolution SAG No. 2003 of 22/11/1988.	Published: 07/1995	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Importation, production and use prohibited by Decree 305 of 1988 and Resolution 10255 of 1993.	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 18346-MAG-S-TSS".	Published: 07/1993	no consent
Cuba	Final decision on import	Published: 07/1993	no consent
Cyprus	Final decision on import	Published: 07/1993	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Dominican Republic	Final decision on import	Published: 07/1993	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent

El Salvador	Final decision on import	Published: 07/1993	no consent
Ethiopia	Interim decision on import Conditions for Import: Permit from Ministry of Agriculture. Remarks: Use as termiticide only. Legislation pending.	Published: 07/1994	consent under conditions
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection written authorization is required for import into Belgium, Denmark, France, Italy, Netherlands and Spain. Decision: Prohibit for plant protection use.	Published: 07/1995	Prohibit for plant protection use.
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import Remarks: Legislation to be implemented.	Published: 07/1993	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 01/1995	no consent
Iceland	Final decision on import Decision: Prohibit for plant protection use.	Published: 07/1993	Prohibit for plant protection use.
India	Final decision on import	Published: 07/1993	no consent
Indonesia	Final decision on import	Published: 07/1995	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – The use, production and import are prohibited. Based on the Resolution of 11 July 1976, under "The Pesticides Control Act" 1968. For emergency cases: permission from Ministry of Agriculture.	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent

Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister of International Trade and Industry are required. However, so far no permission has been granted. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Restriction on sale for agricultural use. Remarks: Decision is based on the "Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances", the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1993	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Korea, Republic of	Final decision on import Remarks: Banned because of residue in 1972.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Final decision on import Remarks: Decree N. 6225/93 of 30 November 1993. Use of all aldrin-based products discontinued.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No aldrin is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply. Date of entry into force of the final regulatory action: 1994	Published: 12/2000	no consent
Malta	Final decision on import	Published: 07/1993	no consent
Mauritius	Final decision on import	Published: 01/1995	no consent
Mexico	Final decision on import	Published: 07/1993	no consent

Mongolia	Final decision on import Remarks: Not included in the approved list for pesticides 1994-2000.	Published: 07/1994	no consent
Morocco	Final decision on import	Published: 07/1993	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1993	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Paraguay	Final decision on import	Published: 07/1995	no consent
Peru	Final decision on import	Published: 07/1993	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1996	no consent
Rwanda	Final decision on import	Published: 07/1993	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 01/1998	no consent
Slovakia	Final decision on import Remarks: Not registered. All uses banned.	Published: 07/1998	no consent
Slovenia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent

Sri Lanka	Final decision on import Conditions for Import: Written approval by Registrar. Remarks: Agricultural use restricted to control in coconut nurseries. Alternative for chlordane and dieldrin as structural termiticide.	Published: 07/1994	consent under conditions
Sudan	Final decision on import Remarks: Restricted for control of termites.	Published: 07/1993	consent
Suriname	Interim decision on import Remarks: Not registered. Ministry of Agriculture has not granted imported licenses for aldrin since 1988. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import	Published: 07/1994	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Final decision on import Remarks: For emergency cases in limited amounts.	Published: 07/1993	consent
Thailand	Final decision on import Remarks: Aldrin has been banned according to notification of Ministry of industry issued under the Hazardous Substances Act B.E. 2535 (1992) which has been effective since 2 May 1995.	Published: 12/1999	no consent
Togo	Final decision on import	Published: 07/1993	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1997	no consent
Uganda	Final decision on import	Published: 07/1993	no consent
United Arab Emirates	Final decision on import	Published: 07/1993	no consent
Uruguay	Final decision on import	Published: 07/1996	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Venezuela	Final decision on import Conditions for Import: Permission from Ministry of Health or Agriculture. Remarks: Vector control in public health; limited uses permitted by Ministry of Agriculture.	Published: 07/1994	consent under conditions
Viet Nam	Final decision on import	Published: 07/1993	no consent

Zambia	Interim decision on import Conditions for Import: restricted use Remarks: A final decision is under active consideration.	Published: 12/1999	consent under conditions
Zimbabwe	Final decision on import Remarks: Use as termaticide only. Importation not permitted for agricultural purposes.	Published: 07/1998	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Aldrin

CAS: 309-00-2

Party¹	Date	Party¹	Date
Albania	06/1999	Sao Tome and Principe	06/1999
Algeria	06/1999	Saudi Arabia	06/1999
Antigua and Barbuda	06/1999	Senegal	06/1999
Bahamas	06/1999	Sierra Leone	06/1999
Bosnia and Herzegovina	06/1999	Singapore	06/2002
Botswana	06/1999	Solomon Islands	06/1999
Cambodia	06/2002	South Africa	06/2000
Comoros	06/1999	Swaziland	06/2001
Côte d'Ivoire	06/1999	Tajikistan	06/1999
Egypt	06/1999	Tonga	06/1999
Estonia	06/1999	Tunisia	06/1999
Georgia	06/1999	Ukraine	06/1999
Ghana	06/1999	United States of America	06/1999
Grenada	06/1999	Uzbekistan	06/1999
Guinea-Bissau	12/2000	Yemen	06/2001
Haiti	06/1999		
Holy See	06/2001		
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Oman	06/1999		
Papua New Guinea	06/1999		
Romania	06/1999		
Russian Federation	06/1999		
Saint Kitts and Nevis	06/1999		
Saint Vincent and the Grenadines	06/1999		

Listing of all importing country responses

Binapacryl			
CAS: 485-31-4			
Argentina	Final decision on import	Published: 12/2002	consent under conditions
<p>Conditions for Import: The Decree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, has to be registered in the National Register of Plant Therapy.</p> <p>The resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine.</p> <p>Remarks: Product not commercialized in Argentine.</p>			
Australia	Final decision on import	Published: 12/2001	no consent
<p>Remarks: Agricultural and Veterinary Chemicals Code Act 1994</p>			
Brazil	Final decision on import	Published: 12/2001	consent under conditions
<p>Conditions for Import: Import permitted only for use as a pesticide, for technical material as well as formulations based on technical material, registered with by the Ministry of Agriculture and Procurement, after a joint evaluation agronomic efficiency human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors, respectively.</p> <p>Remarks: Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.</p>			
Burundi	Final decision on import	Published: 06/2003	no consent
<p>Legislative or administrative measures: Due to its harmful effects on human and animal health, the use of Binapacryl as a pesticide for agricultural purposes has been prohibited in Burundi by Ministerial Ordinance N. 710/405 of 24th March 2003 under N 2003-08-P001.</p>			
Canada	Final decision on import	Published: 06/2003	no consent
<p>Legislative or administrative measures: Chemical not registered for pest control in Canada.</p> <p>Pest management regulatory Agency Sir Charles Tupper Building 2720 Riverside Dr. Ottawa, ON K1A 0K9 Canada</p>			
Chile	Final decision on import	Published: 12/2000	no consent
<p>Remarks: Legislative or administrative measures – This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.</p>			
Costa Rica	Final decision on import	Published: 06/2000	no consent
<p>Remarks: This product has never been registered in Costa Rica.</p>			
Cyprus	Final decision on import	Published: 06/2000	no consent
<p>Remarks: Decision is based on the Pest Control Products Law of 1993, N1 (I) / 93. Decision of the Pest Control Products Board, dated 12/12/1987.</p>			

Czech Republic	Final decision on import	Published: 12/2001	no consent
	<p>Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.</p>		
Ecuador	Interim decision on import	Published: 06/2001	no consent
	<p>Remarks: Legislative or administrative measures – Convene meeting of the National Technical Committee of Pesticides and Veterinarian Products for the analysis of the technical information on the product. Issed by the “Servicio Ecuatoriano de Sanidad Agropecuaria”.</p>		
European Community	Final decision on import	Published: 12/2000	no consent
<p>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</p>	<p>Remarks: Legislative or administrative measure- Binapacryl is listed in Annex I of Council Regulation (EEC) No 2455/92 of 23 July 1992 concerning the export and import of certain dangerous chemicals (OJ L 251 of 29.08.1992, p. 13) as banned for use as a plant protection product. It is prohibited to use or place on the market all plant protection products containing binapacryl as an active ingredient according to Council Directive 79/117/EEC of 21 December 1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L 33 of 8/2/79, p. 36) as amended by Directive 90/533/EEC of 15/10/90 (OJ L 296 of 27/10/90, p.63). Binapacryl is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Repr. Cat. 2; R 61 (Reproductive toxicity in category 2; May cause harm to the unborn child.) - Xn; R 21/22 (Harmful in contact with skin and if swallowed.)</p>		
Gambia	Final decision on import	Published: 12/1999	no consent
	<p>Remarks: The decision is based on the Acting under the Hazardous Chemicals and Pesticide Control and Management Act 1994, the Hazardous Chemicals and Pesticide Management Board came up with the conclusions.</p>		
Jamaica	Final decision on import	Published: 06/2000	no consent
	<p>Remarks: The Pesticides Act, 1975 allows importation of registered pesticides only. This pesticide is not registered nor has any application for registration been received.</p>		
Japan	Interim decision on import	Published: 06/2000	consent under conditions
	<p>Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister of International Trade and Industry and the Minister of Health and Welfare is required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Currently not registered. A final decision regarding import will be taken only when the chemical is examined as a new chemical after the first notification.</p>		
Jordan	Final decision on import	Published: 12/2001	no consent
	<p>Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.</p>		
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent

Malaysia	Final decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No binapacryl is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply.	Published: 12/2000	no consent
Mauritius	Final decision on import	Published: 12/1999	no consent
Morocco	Final decision on import Legislative or administrative measures: The product has been removed from the list of products authorized in Morocco since enforcement of Act 42-95 on the control and the organization of the marketing of pesticide products. In particular, its provisions establish the principle of a new authorization for products which were authorized more than 10 years ago.	Published: 06/2003	no consent
New Zealand	Final decision on import Remarks: The decision is based on the Pesticides Act 1979 (under which only registered pesticides can be imported or sold). Registrations of pesticides containing Binapacryl were withdrawn by the registrant 1st September 1986. No manufacture, import or sale of pesticides are permitted unless they are registered under the Pesticides Act 1979. No binapacryl – based pesticides currently registered.	Published: 06/2000	no consent
Niger	Final decision on import	Published: 12/1999	no consent
Nigeria	Final decision on import Remarks: Legislative or administrative measures – Decree 58 of (1988) as amended by decree 59 of (1992) S.I.9 National Environmental Protection Regulations (1991).	Published: 06/2001	no consent
Norway	Final decision on import Remarks: Legislative or administrative measures - Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2000	no consent
Peru	Final decision on import Remarks: The decision is based on the "Resolución Jefatural N° 014 – 2000 – AG – SENASA", of 28 January 2000.	Published: 06/2000	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Legislative or administrative measures - Pesticides Regulations 1990 and decision of the Pesticide Technical Committee (PTC) on 20 April 2000.	Published: 12/2000	no consent
Slovakia	Final decision on import Remarks: Legislative or administrative measures – Decree No. 33/1999 on Plant Protection Products of Ministry of Agriculture of Slovak Republic.	Published: 12/2000	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent

Sri Lanka	Final decision on import Remarks: Formal declaration of prohibition of this pesticide was issued on 29 March 2001 (Pesticide Technical and Advisory Committee 15/2001).	Published: 12/2001	no consent
Sudan	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Plant Protection Materials Act of 1994. The decision of "No consent for import of binapacryl" was taken by The Pesticides Council as its periodical meeting No. 499, in the 21st of December, 1999.	Published: 12/2000	no consent
Switzerland	Final decision on import Remarks: Legislative or administrative measures – No products or formulations containing Binapacryl are authorized by the competent authority. For authorized products and uses see Index of Plant Protection Products, which is re-edited each year. Only formulated products and their specific uses are authorized for plant treatment, not active ingredients as such. Only products that are adequately effective and have no substantial adverse effects on users, consumers of food or the environment are authorized. Permanent re-evaluation of the authorization is part of the Swiss registration scheme; adaptations are possible any time.	Published: 12/2000	no consent
Tanzania, United Republic of	Interim decision on import Remarks: The chemical will be forwarded to the National PIC Committee for consideration. Recommendations will be discussed by the Pesticides Approval and Registration Technical Committee. No application for registration of this chemical has ever been submitted.	Published: 06/2000	consent
Thailand	Final decision on import Remarks: Decision made by the Toxic Substance Controlling Board, effective by February 1991, which has been replaced by decision made by the Hazardous Substances Board, effective by 2 May 1995.	Published: 06/2000	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 12/1999	no consent
Uruguay	Final decision on import Remarks: Legislative or administrative measures – There is no legislative or administrative measure to prohibit the use of binapacryl. Binapacryl is not registered in the country and therefore can not be imported for supply according to the decree 149/977. It was withdrawn voluntarily by the manufacturer. There is no registration in force.	Published: 12/2000	no consent
Viet Nam	Final decision on import Remarks: Legislative or administrative measures – Decision No 165/1999/QD-BNN-BVTV dated 13th January 1999, issued by the Ministry of Agriculture and Rural Development (MARD). Not registered.	Published: 06/2001	no consent
Zimbabwe	Final decision on import	Published: 12/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Binapacryl

CAS: 485-31-4

Party ¹	Date	Party ¹	Date
Albania	06/2000	Fiji	06/2000
Algeria	06/2000	Gabon	06/2000
Angola	06/2000	Georgia	06/2000
Antigua and Barbuda	06/2000	Ghana	06/2000
Armenia	06/2000	Grenada	06/2000
Bahamas	06/2000	Guatemala	06/2000
Bahrain	06/2000	Guinea	06/2000
Bangladesh	06/2000	Guinea-Bissau	12/2000
Barbados	06/2000	Haiti	06/2000
Belize	06/2000	Holy See	06/2001
Benin	06/2000	Honduras	06/2000
Bhutan	06/2000	Hungary	06/2000
Bolivia	06/2000	Iceland	06/2000
Bosnia and Herzegovina	06/2000	India	06/2000
Botswana	06/2000	Indonesia	06/2000
Bulgaria	06/2000	Iran (Islamic Republic of)	06/2000
Burkina Faso	06/2000	Iraq	06/2000
Cambodia	06/2002	Israel	06/2000
Cameroon	06/2000	Kazakhstan	06/2000
Cape Verde	06/2000	Kenya	06/2000
Central African Republic	06/2000	Kiribati	06/2003
Chad	06/2000	Korea, Democratic People's	12/2000
China	06/2000	Republic of	
Colombia	06/2000	Korea, Republic of	06/2000
Comoros	06/2000	Kuwait	06/2000
Congo, Democratic Republic	06/2000	Latvia	06/2000
of the		Lebanon	06/2000
Congo, Republic of the	06/2000	Lesotho	06/2000
Cook Islands	06/2000	Libyan Arab Jamahiriya	06/2000
Côte d'Ivoire	06/2000	Liechtenstein	06/2000
Cuba	06/2000	Lithuania	06/2000
Dominica	06/2000	Madagascar	06/2000
Dominican Republic	06/2000	Malawi	06/2000
Egypt	06/2000	Mali	06/2000
El Salvador	06/2000	Malta	06/2000
Estonia	06/2000	Mauritania	06/2000
Ethiopia	06/2000	Mexico	06/2000

Party¹	Date	Party¹	Date
Moldova, Republic of	06/2000	United States of America	06/2000
Mongolia	06/2000	Uzbekistan	06/2000
Mozambique	06/2000	Vanuatu	06/2000
Myanmar	06/2000	Venezuela	06/2000
Namibia	12/2000	Yemen	06/2001
Nepal	06/2000	Zambia	06/2000
Nicaragua	06/2000		
Oman	06/2000		
Pakistan	06/2000		
Panama	06/2000		
Papua New Guinea	06/2000		
Paraguay	06/2000		
Philippines	06/2000		
Qatar	06/2000		
Romania	06/2000		
Russian Federation	06/2000		
Saint Kitts and Nevis	06/2000		
Saint Lucia	06/2000		
Saint Vincent and the Grenadines	06/2000		
Sao Tome and Principe	06/2000		
Saudi Arabia	06/2000		
Senegal	06/2000		
Sierra Leone	06/2000		
Singapore	06/2002		
Solomon Islands	06/2000		
South Africa	06/2000		
Suriname	06/2000		
Swaziland	06/2001		
Syrian Arab Republic	06/2000		
Tajikistan	06/2000		
Togo	06/2000		
Tonga	06/2000		
Tunisia	06/2000		
Uganda	06/2000		
Ukraine	06/2000		
United Arab Emirates	06/2000		

Listing of all importing country responses

Captafol			
CAS: 2425-06-1			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Legislative or administrative measures: Decree No.2121/90 Published on the Congressional Record October 16,1990. Prohibits: importation, manufacturing, processing, commercialisation and use of agriculture applications products, on the basis of Captafol (active ingredient)	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 01/1998	no consent
Bosnia and Herzegovina	Interim decision on import	Published: 01/1998	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria No30" of 14 October 1987of the National Secretariat for Sanitary Surveillance. "Portaria No.4" of 19 February 1987 of the National Secretariat for Sanitary Surveillance.	Published: 06/2001	consent under conditions
Burundi	Final decision on import	Published: 06/1999	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Interim decision on import Remarks: Final decision pending passage of pesticide control decree.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.	Published: 01/1998	no consent
China	Final decision on import	Published: 01/1998	no consent
Colombia	Final decision on import Remarks: ICA Resolution 5053/89 prohibits the importation and sale of this product.	Published: 01/1998	no consent

Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 19260-MAG".	Published: 06/1999	no consent
Cuba	Final decision on import	Published: 12/1999	no consent
Cyprus	Final decision on import Remarks: Banned as agricultural pesticide. Pest Control Products Board decision 31/3/1989.	Published: 01/1998	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended.	Published: 12/2001	no consent
Ecuador	Interim decision on import Remarks: Legislative or administrative measures – Communicate to physical or legal bodies which activity is manufacture, formulation, import and sale on the measure to be adopted. Issued by the "Servicio Ecuatoriano de Sanidad Agropecuaria".	Published: 06/2001	no consent
El Salvador	Final decision on import Remarks: Legislative or administrative measures – "R/ Decreto ejecutivo No. 151, del 28 de junio de 2000".	Published: 12/2000	no consent
Estonia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Remarks: Legislative or administrative measure - Captafol is listed in Annex I of Council Regulation (EEC) No 2455/92 of 23 July 1992 concerning the export and import of certain dangerous chemicals as banned for use as a plant protection product. It is prohibited to use or place on the market all plant protection products containing captafol as an active ingredient according to Council Directive 79/117/EEC of 21 December 1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L 230 of 8.2.1979, p. 36) as amended by Directive 90/533/EEC of 15/10/90 (OJ L 296 of 27/10/90, p. 63). Captafol is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Carc. Cat. 2; R 45 (Carcinogen in category 2; May cause cancer.) – R 43 (May cause sensitization by skin contact.) - N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).	Published: 12/2000	no consent
Gabon	Interim decision on import Remarks: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.	Published: 01/1998	no consent
Gambia	Final decision on import Remarks: It has never been registered.	Published: 01/1998	no consent
Honduras	Interim decision on import Remarks: Additional time is needed to reach a final decision. No longer imported. Decision: Response did not address Importation	Published: 01/1998	Response did not address Importation
Hungary	Final decision on import Remarks: Withdrawal documents of Ministry of Agriculture: 22984/1984; 22983/1984; 22792/1984. Reason for withdrawal: the unacceptable toxic effect of the active substances.	Published: 01/1998	no consent

India	Interim decision on import Conditions for Import: General conditions apply. Remarks: Captafol shall be used only as a seed dresser. Use as foliar spray is banned.	Published: 01/1998	consent under conditions
Indonesia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Interim decision on import Remarks: Not registered. No application for registration has been received.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: Banned in 1993 because of carcinogenicity.	Published: 01/1998	no consent
Kuwait	Final decision on import Remarks: Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Latvia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Madagascar	Interim decision on import Remarks: No request for registration. Use practically abandoned. Need more time to reach final decision.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No captafol is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply. Entry into force of the final regulatory action: 1997	Published: 12/2000	no consent
Malta	Final decision on import	Published: 07/1998	no consent

Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Interim decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
New Zealand	Final decision on import Remarks: All captafol-based pesticides intended for use on food crops de-registered in 1990 and last non-food product (tree wound dressing) withdrawn at manufacturer's request in 1995 and no import or sale permitted.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Interim decision on import Conditions for Import: Chemical is under severe restriction to be used only in seed dressing. Importation allowed only by permit from FEPA and NAFDAC pending phase-out.	Published: 01/1998	consent under conditions
Norway	Final decision on import Remarks: Decision 23/81 of 31 March 1981.	Published: 01/1998	no consent
Pakistan	Final decision on import Remarks: Agricultural Pesticide Ordinance 1971. Agricultural Pesticide Rules 1971.	Published: 01/1998	no consent
Panama	Final decision on import	Published: 01/1998	no consent
Paraguay	Interim decision on import Remarks: Requests technical assistance to reach final decision.	Published: 01/1998	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 07/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import	Published: 01/1998	no consent
Slovakia	Final decision on import Remarks: Act No 285 of November 20 1995 of the National Council of Slovak Republic on phytosanitary care and list of registered pesticides.	Published: 01/1998	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent
Sri Lanka	Final decision on import Remarks: National legislative and administrative measures - Final regulation to import: prohibition effective since 26 January 1989.	Published: 12/2000	no consent

Sudan	Final decision on import Remarks: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides. Not registered.	Published: 01/1998	no consent
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 07/1998	consent under conditions
Switzerland	Final decision on import Remarks: No products and formulations containing Captafol are authorized in the Index of Plant protection Products 1998.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent
Tanzania, United Republic of	Final decision on import Remarks: Product banned since 1986.	Published: 01/1998	no consent
Thailand	Final decision on import Remarks: Captafol was banned according to notification of Ministry of Industry issued under the Hazardous Substance Act B.E.2535 (1992) which has been effective since 2 May 1995.	Published: 01/1998	no consent
Togo	Interim decision on import Conditions for Import: For scientific experiments. Remarks: Law 96-007/PR of 3 July 1996 concerning plant protection in Togo.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import Remarks: Banned by Ministry of Agriculture in 1978.	Published: 01/1998	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Final decision on import Remarks: Resolution of 21 November 1990 (Ministry of Agriculture and Fisheries) prohibits registration, importation and use.	Published: 01/1998	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import	Published: 06/1999	no consent
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Captafol

CAS: 2425-06-1

Party ¹	Date	Party ¹	Date
Albania	06/1999	Iceland	06/1999
Algeria	06/1999	Iran (Islamic Republic of)	06/1999
Antigua and Barbuda	06/1999	Israel	06/1999
Bahamas	06/1999	Kiribati	06/2003
Bahrain	06/1999	Korea, Democratic People's	12/2000
Bangladesh	06/1999	Republic of	
Barbados	06/1999	Lebanon	06/1999
Belize	06/1999	Lesotho	06/1999
Benin	06/1999	Libyan Arab Jamahiriya	06/1999
Bhutan	06/1999	Liechtenstein	06/1999
Bolivia	06/1999	Lithuania	06/1999
Botswana	06/1999	Malawi	06/1999
Bulgaria	06/1999	Mali	06/1999
Burkina Faso	06/1999	Mauritania	06/1999
Cambodia	06/2002	Moldova, Republic of	06/1999
Cameroon	06/1999	Mongolia	06/1999
Cape Verde	06/1999	Morocco	06/1999
Central African Republic	06/1999	Mozambique	06/1999
Comoros	06/1999	Myanmar	06/1999
Congo, Democratic Republic of the	06/1999	Namibia	12/2000
Congo, Republic of the	06/1999	Nepal	06/1999
Cook Islands	06/1999	Nicaragua	06/1999
Côte d'Ivoire	06/1999	Oman	06/1999
Dominica	06/1999	Papua New Guinea	06/1999
Dominican Republic	06/1999	Qatar	06/1999
Egypt	06/1999	Romania	06/1999
Ethiopia	06/1999	Russian Federation	06/1999
Fiji	06/1999	Saint Kitts and Nevis	06/1999
Georgia	06/1999	Saint Lucia	06/1999
Ghana	06/1999	Saint Vincent and the	06/1999
Grenada	06/1999	Grenadines	
Guatemala	06/1999	Sao Tome and Principe	06/1999
Guinea	06/1999	Saudi Arabia	06/1999
Guinea-Bissau	12/2000	Senegal	06/1999
Haiti	06/1999	Sierra Leone	06/1999
Holy See	06/2001	Singapore	06/2002
		Solomon Islands	06/1999
		South Africa	06/2000

Party¹	Date
Swaziland	06/2001
Tajikistan	06/1999
Tonga	06/1999
Tunisia	06/1999
Ukraine	06/1999
United States of America	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Chlordane			
CAS: 57-74-9			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Remarks: National production for national consumption not prohibited simultaneously. Legislative or administrative measures: Resolution SAGP and A, No.513/98 published on the Congressional Record August 13, 1998. Prohibits: importation, commercialisation and phytosanitary use of Chlordane active ingredient, and all products formulated with its basis, in the Republic of Argentine.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 01/1998	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Interim decision on import Conditions for Import: Restricted use on sugar cane. Remarks: This product was registered in Bangladesh. The manufacturer has withdrawn its registration.	Published: 01/1998	consent under conditions
Barbados	Final decision on import	Published: 01/1995	no consent
Belize	Final decision on import	Published: 07/1994	no consent
Bolivia	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Burkina Faso	Interim decision on import Remarks: Need more time. Not registered.	Published: 07/1995	no consent

Burundi	Final decision on import Legislative or administrative measures: Considering its harmful effects on human beings and the environment, the use of chlordane as a pesticide for agricultural purposes has been prohibited by Ministerial Ordinance N.710/838 of 29th October 2001. It is listed in the register of pesticides prohibited in Burundi under N. 2001-01-P005	Published: 06/2003	no consent
Cameroon	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Resolution No. 2142 of 18/10/1987.	Published: 07/1995	no consent
China	Final decision on import Remarks: Is manufactured in country.	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Importation, production and use prohibited by Decree 305 of 1988 and Resolution 10255 of 1993. Registration cancelled.	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Final decision on import	Published: 01/1995	no consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 20184-S-MAG".	Published: 01/1994	no consent
Cuba	Final decision on import Conditions for Import: Small quantities less than 1 MT per year of wettable powder of 75% or other technical material for formulating in the country substances for control of ants with less than 0.75% active ingredient.	Published: 01/1995	consent under conditions
Cyprus	Final decision on import	Published: 01/1998	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Dominican Republic	Final decision on import	Published: 01/1994	no consent

Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent
Ethiopia	Interim decision on import Conditions for Import: Permit from Ministry of Agriculture. Remarks: Use as termiticide only. Legislation pending.	Published: 07/1994	consent under conditions
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection written authorization is required for import into Belgium, Denmark, France, Italy, Netherlands and Spain. Decision: Prohibit for plant protection use.	Published: 07/1995	Prohibit for plant protection use.
Finland	Final decision on import	Published: 01/1994	no consent
Sweden	Final decision on import	Published: 07/1993	no consent
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import	Published: 01/1995	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 07/1994	no consent
Iceland	Final decision on import Decision: Prohibit for plan protection use.	Published: 07/1993	Prohibit for plan protection use.
India	Interim decision on import	Published: 07/1995	no consent
Indonesia	Final decision on import	Published: 01/1996	no consent

Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – Use, production and import are banned. Based on the Resolution of 16 April 1973, under "The Pesticides Control Act" 1968. Ministry of Agriculture. Effective date: 1976.	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister of International Trade and Industry are required. However, so far no permission has been granted. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances", the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1995	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: Chlordane has never been registered in Korea.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Final decision on import Remarks: Decree N. 6225/93 of 30 November 1993. Use almost non-existent.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No chlordane is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply. Entry into force of the final regulatory action: 1997	Published: 12/2000	no consent

Malta	Final decision on import	Published: 01/1994	no consent
Mauritius	Final decision on import	Published: 07/1993	no consent
Mexico	Interim decision on import Remarks: Manufactured in country. Use as termiticide only.	Published: 01/1994	consent
Mongolia	Final decision on import Remarks: Not on approved list of pesticides for 1994-2000.	Published: 07/1994	no consent
Morocco	Final decision on import	Published: 07/1995	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Final decision on import	Published: 01/1995	no consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Oman	Final decision on import Legislative or administrative measures: Royal Decree No.46/95 Issuing the Law of Handling and Use of Chemicals.	Published: 12/2002	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Not registered. Prohibited for use in agriculture.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Resolution 447/93.	Published: 07/1995	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Interim decision on import Remarks: No additional importation allowed since December 31, 1996. Phase-out for its use by December 1998.	Published: 01/1998	no consent
Qatar	Final decision on import	Published: 01/1994	no consent

Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 07/1993	no consent
Slovakia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Slovenia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Sri Lanka	Final decision on import Remarks: National legislative and administrative measures - Final regulation to import prohibition effective since 1 January 1996.	Published: 12/2000	no consent
Sudan	Final decision on import Remarks: Use as termiticide only.	Published: 01/1994	consent
Suriname	Interim decision on import Remarks: Not registered. Ministry of Agriculture has not granted imported licenses for chlordane since 1984/85. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import	Published: 07/1994	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Interim decision on import Conditions for Import: For restricted and supervised soil use against grubs, termites, ants and crickets.	Published: 01/1995	consent under conditions
Thailand	Final decision on import Remarks: Use only for termite control in the production of sugar cane, pine apple, para rubber and oil palm.	Published: 01/1995	consent
Togo	Final decision on import	Published: 01/1995	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. Application was voluntarily withdrawn by applicant. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1995	no consent
Uruguay	Final decision on import	Published: 07/1996	no consent

Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import	Published: 07/1993	no consent
Zimbabwe	Final decision on import	Published: 07/1998	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Chlordane

CAS: 57-74-9

Party¹	Date	Party¹	Date
Albania	06/1999	Russian Federation	06/1999
Algeria	06/1999	Saint Kitts and Nevis	06/1999
Antigua and Barbuda	06/1999	Saint Vincent and the Grenadines	06/1999
Bahamas	06/1999	Sao Tome and Principe	06/1999
Benin	06/1999	Saudi Arabia	06/1999
Bhutan	06/1999	Senegal	06/1999
Bosnia and Herzegovina	06/1999	Sierra Leone	06/1999
Botswana	06/1999	Singapore	06/2002
Cambodia	06/2002	Solomon Islands	06/1999
Cape Verde	06/1999	South Africa	06/2000
Central African Republic	06/1999	Swaziland	06/2001
Comoros	06/1999	Tajikistan	06/1999
Côte d'Ivoire	06/1999	Tonga	06/1999
Egypt	06/1999	Tunisia	06/1999
Estonia	06/1999	Ukraine	06/1999
Georgia	06/1999	United States of America	06/1999
Ghana	06/1999	Uzbekistan	06/1999
Grenada	06/1999	Venezuela	06/1999
Guinea-Bissau	12/2000	Yemen	06/2001
Haiti	06/1999	Zambia	06/1999
Holy See	06/2001		
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Papua New Guinea	06/1999		
Romania	06/1999		

Listing of all importing country responses

Chlordimeform			
CAS: 6164-98-3			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, must be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentina. Remarks: Product not commercialized in Argentina.	Published: 12/2002	consent under conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Remarks: All uses cancelled in 1988.	Published: 07/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Final decision on import Remarks: Not registered.	Published: 01/1998	consent
Barbados	Final decision on import	Published: 01/1995	no consent
Belize	Interim decision on import Remarks: Additional time required.	Published: 07/1994	no consent
Bolivia	Final decision on import	Published: 01/1994	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. In case of wood treatment, import of the substance (active ingredient or formulations) are permitted only if registered by IBAMA, after a joint evaluation of toxicology and ecotoxicology by the health and environmental sectors. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Use forbidden since 1984.	Published: 01/1995	no consent
Burkina Faso	Interim decision on import Remarks: Need more time. Not registered.	Published: 07/1995	no consent

Burundi	Final decision on import Legislative or administrative measures: This substance is probably carcinogenic for human beings; for this reason, the Ministerial Ordinance N. 710/838 of 29th October 2001 prohibits the importation, sale, distribution and use of Chlordimeform as a pesticide for agricultural purposes. It is listed in the register of agricultural pesticides prohibited in Burundi under N. 2001-08-P001.	Published: 06/2003	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – Through the Resolution No. 2179 of 17 July 1998, it was decided to prohibit to import, to manufacture, to sell, to distribute, and to use chlordimeform in agriculture.	Published: 12/1999	no consent
China	Final decision on import	Published: 07/1994	no consent
Colombia	Final decision on import Remarks: Importation, production and use prohibited by Resolution 19408 of 1987 (Ministry of Health). Registration cancelled by Resolution 47 of 1988.	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Final decision on import	Published: 01/1995	no consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 18346-MAG-S-TSS".	Published: 01/1994	no consent
Cuba	Final decision on import Remarks: Prohibited by resolution 268 of Ministry of Public Health. Galecron earlier withdrawn.	Published: 01/1995	no consent
Cyprus	Final decision on import	Published: 01/1998	no consent
Czech Republic	Interim decision on import	Published: 06/2003	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Dominican Republic	Final decision on import	Published: 01/1994	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent

Ethiopia	Interim decision on import Remarks: Never used in Ethiopia. Legislation pending.	Published: 07/1994	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Remarks: National authorization schemes apply. Decision: Response did not address Importation	Published: 07/1995	Response did not address Importation
Austria	Final decision on import Decision: Prohibit for plan protection use	Published: 01/1994	Prohibit for plan protection use
Belgium	Final decision on import Conditions for Import: Written authorization required.	Published:	consent under conditions
Denmark	Interim decision on import Decision: Response did not address Importation	Published:	Response did not address Importation
Finland	Final decision on import Conditions for Import: Advance approval required.	Published: 01/1994	consent under conditions
France	Final decision on import Conditions for Import: For plant protection use, written authorization is required. Remarks: Non-registered plant protection product.	Published:	consent under conditions
Germany	Final decision on import Decision: Prohibit for plan protection use.	Published:	Prohibit for plan protection use.
Greece	Final decision on import	Published:	no consent
Ireland	Final decision on import Conditions for Import: Prior authorization required.	Published:	consent under conditions
Italy	Final decision on import	Published:	no consent
Luxembourg	Interim decision on import Decision: Response did not address Importation	Published:	Response did not address Importation
Netherlands	Final decision on import	Published: 01/1995	no consent
Portugal	Final decision on import Conditions for Import: For plant protection use, written authorization required.	Published:	consent under conditions
Spain	Final decision on import	Published:	consent
Sweden	Final decision on import Conditions for Import: Advance approval is required.	Published: 07/1993	consent under conditions

United Kingdom of Great Britain and Northern Ireland	Final decision on import Conditions for Import: Written authorization is required.	Published: 07/1993	consent under conditions
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import Remarks: Except for small quantities for research uses through import permit.	Published: 01/1995	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 07/1993	no consent
Iceland	Final decision on import Conditions for Import: Written authorization required.	Published: 07/1993	consent under conditions
India	Interim decision on import Remarks: No application for registration.	Published: 07/1998	no consent
Indonesia	Final decision on import	Published: 07/1995	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Never registered in I.R. Iran.	Published: 12/2000	no consent
Iraq	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1995	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Korea, Republic of	Final decision on import Remarks: The use of chlordimeform was banned because of carcinogenicity in 1977.	Published: 01/1997	no consent

Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 01/1994	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Interim decision on import Remarks: The product has never been used, at least on a large scale, in the country. Need more time to reach final decision.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Except for small quantities for research/ educational uses through import permit.	Published: 01/1994	no consent
Malta	Final decision on import	Published: 01/1994	no consent
Mauritius	Final decision on import	Published: 07/1993	no consent
Mexico	Final decision on import Remarks: Not registered.	Published: 01/1997	no consent
Mongolia	Final decision on import Remarks: Not included in approved list of pesticides for 1994-2000.	Published: 07/1994	no consent
Morocco	Final decision on import Remarks: No request for registration.	Published: 07/1994	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Final decision on import Remarks: No record of use.	Published: 01/1995	no consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent

Oman	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Not registered. Prohibited for use in agriculture.	Published: 07/1998	no consent
Paraguay	Interim decision on import Remarks: No registered use in the country. Decision: Response did not address Importation	Published: 01/1998	Response did not address Importation
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1994	no consent
Rwanda	Final decision on import	Published: 01/1994	consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 07/1993	no consent
Slovakia	Final decision on import Remarks: Never registered.	Published: 07/1998	no consent
Slovenia	Final decision on import Conditions for Import: Prior registration required Legislative or administrative measures: Articles 4 and 13 of Act on Plant Protection Products (O.J. No. 11/01) oblige legal and physical persons to conduct registration of phytopharmaceutical products prior to their placing on the market.	Published: 06/2003	consent under conditions
Sri Lanka	Final decision on import	Published: 07/1993	no consent
Sudan	Final decision on import	Published: 01/1994	no consent
Suriname	Interim decision on import Remarks: Not registered. There have been no imports of chlordimeform and no import licences will be granted in the future.	Published: 07/1998	no consent
Switzerland	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Final decision on import Remarks: Product not registered.	Published: 01/1998	no consent

Thailand	Final decision on import	Published: 07/1993	no consent
Togo	Interim decision on import Remarks: Product not included in inventory of pesticides in Togo for past 10 years.	Published: 07/1994	consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1995	no consent
Uruguay	Interim decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Interim decision on import Remarks: Not registered.	Published: 01/1994	no consent
Zimbabwe	Final decision on import	Published: 07/1998	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Chlordimeform

CAS: 6164-98-3

Party ¹	Date	Party ¹	Date
Albania	06/1999	Papua New Guinea	06/1999
Algeria	06/1999	Romania	06/1999
Antigua and Barbuda	06/1999	Russian Federation	06/1999
Bahamas	06/1999	Saint Kitts and Nevis	06/1999
Benin	06/1999	Saint Vincent and the Grenadines	06/1999
Bhutan	06/1999	Sao Tome and Principe	06/1999
Bosnia and Herzegovina	06/1999	Saudi Arabia	06/1999
Botswana	06/1999	Senegal	06/1999
Cambodia	06/2002	Sierra Leone	06/1999
Cameroon	06/1999	Singapore	06/2002
Cape Verde	06/1999	Solomon Islands	06/1999
Central African Republic	06/1999	South Africa	06/2000
Comoros	06/1999	Swaziland	06/2001
Côte d'Ivoire	06/1999	Tajikistan	06/1999
Egypt	06/1999	Tonga	06/1999
Estonia	06/1999	Tunisia	06/1999
Georgia	06/1999	Ukraine	06/1999
Ghana	06/1999	United States of America	06/1999
Grenada	06/1999	Uzbekistan	06/1999
Guinea-Bissau	12/2000	Venezuela	06/1999
Haiti	06/1999	Yemen	06/2001
Holy See	06/2001	Zambia	06/1999
Israel	06/1999		
Kenya	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		

Listing of all importing country responses

Chlorobenzilate			
CAS: 510-15-6			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Legislative or administrative measures: Decree NO.2121/90 Published on the Congressional Record October 16, 1990. Prohibits: importation, manufacturing, processing, commercialisation and use of agriculture application products, on the basis of Clorobencilato (active ingredient).	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Remarks: This chemical has never been used in Australia.	Published: 01/1998	no consent
Bosnia and Herzegovina	Interim decision on import	Published: 01/1998	no consent
Brazil	Final decision on import Conditions for Import: Imports are permitted for the active ingredient and for the formulations on the substance only if registered by IBAMA and for restricted use as a wood preservative. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" of the Ministry of Agriculture No.349, of 2 September 1985 and "Portaria" No.11, of 8 January 1998 of the National Secretariat for Sanitary Surveillance, Ministry of Health.	Published: 06/2001	consent under conditions
Burundi	Final decision on import	Published: 06/1999	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Interim decision on import Remarks: Final decision pending passage of pesticide control decree.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.	Published: 01/1998	no consent
China	Final decision on import	Published: 01/1998	no consent
Colombia	Final decision on import Remarks: Resolution 447/94 (Ministry of Agriculture) prohibits the use and sale of chlorinated insecticides for tobacco. Resolution 29/78 restricts organochlorine insecticide use to application on coffee trees.	Published: 01/1998	no consent

Costa Rica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Cuba	Final decision on import	Published: 12/1999	no consent
Cyprus	Final decision on import Remarks: Pesticides Law 1(I)/93. Total banned as an agricultural pesticide. Pest Control Products Board decision on 23/5/1997.	Published: 01/1998	no consent
Czech Republic	Final decision on import Legislative or administrative measures: The substance is not registered for use in plant protection preparations. Import of the substance is banned by the ACT No. 147/1996 Code on phytosanitary care and amending some other Acts, as last amended, and by its implementing Decree No. 91/2002 Code. The import of the substance for research purpose is permitted.	Published: 06/2003	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Estonia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Conditions for Import: Member States that do not consent to import: Belgium, Denmark, Finland, Greece, Ireland, Italy, Luxembourg, the Netherlands, Spain, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein. Member States that consent to import (For import prior written authorisation is required.): Austria, France, Germany, Portugal and the United Kingdom. Remarks: The following administrative action is being undertaken during the period a final decision is being considered: - Chlorobenzilate is included in the Community programme for evaluation of existing active substances under Council Directive 91/414/EEC of 15 July 1991 concerning the placing of Plant Protection Products on the market (OJ L 230 of 19.8.1991, p. 1) - The chemical is already prohibited in the following Member States: Belgium, Denmark, Finland, Greece, Ireland, Italy, Luxembourg, the Netherlands, Spain, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein, in their national legislation. Approximate time needed before a final decision can be reached: by 2003. Chlorobenzilate is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Xn; R 22 (Harmful; Harmful if swallowed) – N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).	Published: 12/2000	consent under conditions
Gabon	Interim decision on import Remarks: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.	Published: 01/1998	no consent
Gambia	Final decision on import Remarks: It has never been registered.	Published: 01/1998	no consent
Honduras	Final decision on import Remarks: Product never registered nor imported.	Published: 01/1998	no consent

Hungary	Final decision on import Remarks: No official statement / no regulation is expected in this year concerning the banned chemicals in the country. The active ingredient and its formulations not registered. No intention of acceptance of any application.	Published: 01/1998	no consent
India	Interim decision on import Conditions for Import: General conditions apply. Remarks: Chlorobenzilate is banned for use in agriculture. It can be imported by governmental or semi-governmental organizations for use on folbex strips to control honey bee mites.	Published: 01/1998	consent under conditions
Indonesia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Interim decision on import Remarks: Not registered. No application for registration has been received.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: Banned in 1990 because of carcinogenicity.	Published: 01/1998	no consent
Kuwait	Final decision on import Remarks: Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Latvia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Madagascar	Interim decision on import Remarks: No known use. Need more time to reach final decision.	Published: 07/1997	no consent
Malaysia	Final decision on import Remarks: Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme. The Act is implemented by the Pesticides Board of Malaysia. Chlorobenzilate is not registered under the above Act. This means that it cannot be imported, manufactured, sold or used in the country.	Published: 01/1998	no consent

Malta	Final decision on import	Published: 07/1998	no consent
Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Final decision on import Remarks: Compound not registered and no request for registration.	Published: 01/1998	no consent
New Zealand	Final decision on import Remarks: Chlorobenzilate-based pesticides have never been registered by the Pesticides Board, nor have there been any submissions for registration.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import Remarks: Never approved in Norway.	Published: 01/1998	no consent
Pakistan	Final decision on import Remarks: Agricultural Pesticide Ordinance 1971. Agricultural Pesticide Rules 1971.	Published: 01/1998	no consent
Panama	Final decision on import	Published: 01/1998	no consent
Paraguay	Interim decision on import Remarks: Requests technical assistance to reach final decision.	Published: 01/1998	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import Conditions for Import: Only in cases of emergency as determined by FPA.	Published: 07/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import	Published: 01/1998	no consent
Slovakia	Final decision on import Remarks: Act No 285 of November 20 1995 of the National Council of Slovak Republic on phytosanitary care and list of registered pesticides.	Published: 01/1998	no consent
Sri Lanka	Final decision on import Remarks: no history of registration or use	Published: 06/1999	no consent
Sudan	Final decision on import Remarks: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides. Not registered.	Published: 01/1998	no consent
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 07/1998	consent under conditions

Switzerland	Final decision on import Remarks: No products and formulations containing Chlorobenzilate are authorized in the Index of Plant protection Products 1998.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent
Tanzania, United Republic of	Final decision on import Remarks: Not registered / importation prohibited.	Published: 01/1998	no consent
Thailand	Interim decision on import Conditions for Import: Requires import and production registration and also import license. Remarks: There is no application or approval for registration.	Published: 01/1998	consent under conditions
Togo	Interim decision on import Conditions for Import: For scientific experiments. Remarks: Law 96-007/PR of 3 July 1996 concerning plant protection in Togo.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import Remarks: Banned by Ministry of Agriculture in 1978.	Published: 01/1998	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Interim decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import Remarks: Legislative or administrative measures – Decision No 165/1999/QĐ-BNN-BVTV dated on 13th January 1999, issued by the Ministry of Agriculture and Rural Development (MARD). Not registered.	Published: 06/2001	no consent
Zimbabwe	Final decision on import	Published: 12/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Chlorobenzilate

CAS: 510-15-6

Party ¹	Date	Party ¹	Date
Albania	06/1999	Iceland	06/1999
Algeria	06/1999	Iran (Islamic Republic of)	06/1999
Antigua and Barbuda	06/1999	Israel	06/1999
Bahamas	06/1999	Kiribati	06/2003
Bahrain	06/1999	Korea, Democratic People's	12/2000
Bangladesh	06/1999	Republic of	
Barbados	06/1999	Lebanon	06/1999
Belize	06/1999	Lesotho	06/1999
Benin	06/1999	Libyan Arab Jamahiriya	06/1999
Bhutan	06/1999	Liechtenstein	06/1999
Bolivia	06/1999	Lithuania	06/1999
Botswana	06/1999	Malawi	06/1999
Bulgaria	06/1999	Mali	06/1999
Burkina Faso	06/1999	Mauritania	06/1999
Cambodia	06/2002	Moldova, Republic of	06/1999
Cameroon	06/1999	Mongolia	06/1999
Cape Verde	06/1999	Morocco	06/1999
Central African Republic	06/1999	Mozambique	06/1999
Comoros	06/1999	Myanmar	06/1999
Congo, Democratic Republic of the	06/1999	Namibia	12/2000
Congo, Republic of the	06/1999	Nepal	06/1999
Cook Islands	06/1999	Nicaragua	06/1999
Côte d'Ivoire	06/1999	Oman	06/1999
Dominica	06/1999	Papua New Guinea	06/1999
Dominican Republic	06/1999	Qatar	06/1999
Egypt	06/1999	Romania	06/1999
Ethiopia	06/1999	Russian Federation	06/1999
Fiji	06/1999	Saint Kitts and Nevis	06/1999
Georgia	06/1999	Saint Lucia	06/1999
Ghana	06/1999	Saint Vincent and the	06/1999
Grenada	06/1999	Grenadines	
Guatemala	06/1999	Sao Tome and Principe	06/1999
Guinea	06/1999	Saudi Arabia	06/1999
Guinea-Bissau	12/2000	Senegal	06/1999
Haiti	06/1999	Sierra Leone	06/1999
Holy See	06/2001	Singapore	06/2002
		Slovenia	06/1999
		Solomon Islands	06/1999

Party¹	Date
South Africa	06/2000
Swaziland	06/2001
Tajikistan	06/1999
Tonga	06/1999
Tunisia	06/1999
Ukraine	06/1999
United States of America	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

DDT			
CAS: 50-29-3			
Angola	Final decision on import	Published: 07/1993	no consent
Argentina	Final decision on import Legislative or administrative measures: 1) Decree NO.2121/90 Published on the Congressional Record October 16, 1990. Prohibits: importation, manufacturing, processing, commercialisation and use of agriculture application products, on the basis of DDT active ingredient (Dichlorodiphenil-trichloroetane). 2) Resolution SS NO.133/91 November 19, 1991. Prohibits use of DDT in human medicine.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 01/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Final decision on import	Published: 01/1998	no consent
Barbados	Final decision on import	Published: 07/1993	no consent
Belize	Final decision on import	Published: 07/1993	no consent
Benin	Final decision on import	Published: 07/1993	no consent
Bhutan	Interim decision on import	Published: 07/1993	consent
Bolivia	Final decision on import Conditions for Import: Only when certified by Ministry of Health for public health use. Remarks: Vector control in malaria; prohibited for agricultural use.	Published: 07/1994	consent under conditions
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" of the Ministry of Agriculture No.329, of 2 September 1985 and "Portaria" No.11, of 8 January 1998	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Use forbidden since 1969.	Published: 01/1995	no consent

Burkina Faso	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consent
Burundi	Final decision on import Legislative or administrative measures: Its long persistence, the bioaccumulation in animal tissues and milk as well as its carcinogenic effects have determined the prohibition of the importation and use of DDT. It is prohibited by Ministerial Ordinance N. 710-838 of 29th October 2001 and is listed in the register under N. 2001-01-P002	Published: 06/2003	no consent
Cameroon	Final decision on import	Published: 07/1994	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Cape Verde	Final decision on import	Published: 07/1993	no consent
Central African Republic	Final decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.	Published: 07/1995	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Agricultural uses prohibited by Decree 704 of 1986 by Ministry of Agriculture. Registration cancelled by Resolution 891 of 1986 (ICA). Antimalarial uses prohibited by Resolution 10255 of 1993.	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Final decision on import	Published: 07/1993	no consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 18345-MAG-S".	Published: 07/1993	no consent
Cuba	Final decision on import	Published: 07/1993	no consent
Cyprus	Final decision on import	Published: 07/1993	no consent

Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 07/1993	no consent
Ethiopia	Interim decision on import Conditions for Import: Permit from Ministry of Agriculture. Remarks: Emergency malaria control only. Legislation pending.	Published: 07/1994	consent under conditions
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection, written authorization is required for import into Belgium, Denmark, France, Italy, Netherlands and Spain. Decision: Prohibit for plant protection use.	Published: 07/1995	Prohibit for plant protection use.
Austria	Final decision on import	Published: 01/1994	no consent
Finland	Final decision on import	Published: 01/1994	no consent
Germany	Final decision on import Remarks: For all kind of uses.	Published: 01/1995	no consent
Sweden	Final decision on import	Published: 07/1993	no consent
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import Remarks: For public health use only.	Published: 07/1993	consent
Honduras	Final decision on import	Published: 07/1993	no consent

Hungary	Final decision on import	Published: 01/1995	no consent
Iceland	Final decision on import Decision: Prohibit for plan protection use.	Published: 07/1993	Prohibit for plan protection use.
India	Interim decision on import Remarks: Need more time to reach final decision. Permitted in public health programme. Use in agriculture banned except under special circumstances.	Published: 07/1993	consent
Indonesia	Final decision on import	Published: 07/1995	no consent
Iraq	Final decision on import	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Japan	Final decision on import Conditions for Import: For uses other than agricultural chemical, permission from the Minister of International Trade and Industry required. However so far no permission granted. The sale for agricultural use prohibited. Remarks: Decision is based on the "Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1993	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Interim decision on import Remarks: Imported only by Ministry of Health for public health use.	Published: 07/1993	consent
Korea, Republic of	Final decision on import Remarks: Banned because of residue since 1977.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Final decision on import Conditions for Import: Use only for control of vectors of malaria under the supervision of services of the Ministry of Health. Remarks: Decree N. 6225/93 of 30 November 1993. Use of all DDT-based products for agricultural practices discontinued.	Published: 01/1998	consent under conditions

Malaysia	Final decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No DDT is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply. Entry into force of the final regulatory action: 1 May 1999	Published: 12/2000	no consent
Malta	Final decision on import	Published: 07/1993	no consent
Mauritius	Final decision on import Remarks: Restricted use by public health service only.	Published: 01/1995	consent
Mexico	Interim decision on import Conditions for Import: Direct import by Secretariat of Health for public health campaigns.	Published: 07/1993	consent under conditions
Mongolia	Final decision on import Remarks: Not included in the approved list of pesticides for 1994-2000.	Published: 07/1994	no consent
Morocco	Final decision on import	Published: 07/1993	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Resolution 447/93.	Published: 07/1995	no consent
Peru	Final decision on import Remarks: All use in agriculture prohibited.	Published: 07/1993	no consent

Philippines	Final decision on import Conditions for Import: Special permit required for malaria vector control through Dept. of Health.	Published: 01/1994	consent under conditions
Qatar	Final decision on import	Published: 01/1996	no consent
Rwanda	Final decision on import	Published: 07/1993	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 07/1993	no consent
Slovakia	Final decision on import Remarks: Not registered. All uses banned.	Published: 07/1998	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent
Slovenia	Final decision on import Legislative or administrative measures: Articles 4 and 13 of Act on Plant Protection Products (O.J. No. 11/01) oblige legal and physical persons to conduct registration of phytopharmaceutical products prior to their placing on the market. Ministry of Agriculture, Forestry and Food, Dunajska 56-58, 1000 Ljubljana	Published: 06/2003	no consent
Sri Lanka	Final decision on import Remarks: Banned for agricultural use since 1970. Phased out of vector programmes since 1976.	Published: 01/1998	no consent
Sudan	Final decision on import Remarks: For public health use only.	Published: 07/1993	consent
Suriname	Interim decision on import Remarks: Not registered. Ministry of Agriculture has not granted imported licenses for DDT since 1985. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import	Published: 07/1996	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Final decision on import Remarks: For emergency cases in limited amounts.	Published: 07/1993	consent
Thailand	Final decision on import Remarks: By Ministry of Public Health for use against malaria only.	Published: 07/1993	consent
Togo	Final decision on import	Published: 07/1993	no consent

Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Final decision on import	Published: 07/1993	no consent
United Arab Emirates	Final decision on import	Published: 07/1993	no consent
Uruguay	Final decision on import	Published: 07/1996	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Venezuela	Final decision on import Conditions for Import: Permission from Ministry of Health or Agriculture. Remarks: By Ministry of Public Health for use against malaria only.	Published: 07/1994	consent under conditions
Viet Nam	Final decision on import Remarks: Imported by Ministry of Health for public health use.	Published: 07/1993	consent
Zambia	Final decision on import	Published: 12/1999	no consent
Zimbabwe	Final decision on import Remarks: Limited amount only for use against malaria control. Importation not permitted for agricultural purposes.	Published: 07/1998	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

DDT

CAS: 50-29-3

Party¹	Date	Party¹	Date
Albania	06/1999	Saint Kitts and Nevis	06/1999
Algeria	06/1999	Saint Vincent and the Grenadines	06/1999
Antigua and Barbuda	06/1999	Sao Tome and Principe	06/1999
Bahamas	06/1999	Saudi Arabia	06/1999
Bosnia and Herzegovina	06/1999	Senegal	06/1999
Botswana	06/1999	Sierra Leone	06/1999
Cambodia	06/2002	Singapore	06/2002
Comoros	06/1999	Solomon Islands	06/1999
Côte d'Ivoire	06/1999	South Africa	06/2000
Dominican Republic	06/1999	Swaziland	06/2001
Egypt	06/1999	Tajikistan	06/1999
Estonia	06/1999	Tonga	06/1999
Georgia	06/1999	Tunisia	06/1999
Ghana	06/1999	Ukraine	06/1999
Grenada	06/1999	United States of America	06/1999
Guinea-Bissau	12/2000	Uzbekistan	06/1999
Haiti	06/1999	Yemen	06/2001
Holy See	06/2001		
Iran (Islamic Republic of)	06/1999		
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Oman	06/1999		
Papua New Guinea	06/1999		
Romania	06/1999		
Russian Federation	06/1999		

Listing of all importing country responses

Dieldrin			
CAS: 60-57-1			
Angola	Final decision on import	Published: 07/1993	no consent
Argentina	Final decision on import Legislative or administrative measures: Law NO.22 289 Published on the Congressional Record October 02, 1980. Prohibits: importation, manufacturing, formulation, commercialisation and use of Dieldrin, whatever could be its commercial denomination.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 01/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Interim decision on import Remarks: This product was registered in Bangladesh. The manufacturer has withdrawn its registration.	Published: 01/1998	consent
Barbados	Final decision on import	Published: 07/1993	no consent
Belize	Final decision on import	Published: 07/1993	no consent
Benin	Final decision on import	Published: 07/1993	no consent
Bhutan	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import	Published: 07/1993	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" of the Ministry of Agriculture No.329, of the 2 September 1985 and "Portaria" No.11, of 8 January 1998 of the Ministry of Health.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Use forbidden since 1969.	Published: 01/1995	no consent
Burkina Faso	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consent

Burundi	Final decision on import Legislative or administrative measures: It has been prohibited for its high toxicity and its bioaccumulation in the food chain as well as in human tissue. It has been listed under N. 2001-01-P003 in the register of pesticides for agricultural purposes prohibited in Burundi.	Published: 06/2003	no consent
Cameroon	Final decision on import	Published: 07/1994	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Cape Verde	Final decision on import	Published: 07/1993	no consent
Central African Republic	Final decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Resolution SAG No. 2142 of 18/10/1987.	Published: 07/1995	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Importation, production and use prohibited by Resolution 10255 of 1993 and Decree 305 of 1988. Registration cancelled (ICA).	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 19346-MAG-S-TSS".	Published: 07/1993	no consent
Cuba	Final decision on import	Published: 07/1993	no consent
Cyprus	Final decision on import	Published: 07/1993	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Dominica	Final decision on import	Published: 01/1996	no consent

Dominican Republic	Final decision on import	Published: 07/1993	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 07/1993	no consent
Ethiopia	Interim decision on import Conditions for Import: Permit from Ministry of Agriculture. Remarks: Use as termiticide only. Legislation pending.	Published: 07/1994	consent under conditions
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection written authorization is required for import into Belgium, Denmark, France, Italy, Netherlands and Spain. Decision: Prohibit for plant protection use.	Published: 07/1995	Prohibit for plant protection use.
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import Remarks: Legislation to be implemented.	Published: 07/1993	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 01/1995	no consent
Iceland	Final decision on import Decision: Prohibit for plant protection use.	Published: 07/1993	Prohibit for plant protection use.
India	Final decision on import Remarks: For locust control only.	Published: 07/1993	consent
Indonesia	Final decision on import	Published: 01/1996	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – The use, production and import are prohibited. Based on the Resolution of 11 July 1976, under "The Pesticides Control Act" 1968. For emergency cases: permission from Ministry of Agriculture.	Published: 12/2000	no consent

Iraq	Final decision on import	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister of International Trade and Industry required. However, so far no permission has been granted. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Restriction on sale for agricultural use. Remarks: Decision is based on the "Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances", the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1993	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Korea, Republic of	Final decision on import Remarks: Banned because of residue since 1970.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import Remarks: Prohibited to import and use.	Published: 12/2001	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Final decision on import Remarks: Decree N. 6225/93 of 30 November 1993. Product withdrawn in 1993.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No dieldrin is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply Entry into force of the final regulatory action: 1994	Published: 12/2000	no consent
Malta	Final decision on import	Published: 07/1993	no consent

Mauritius	Final decision on import	Published: 01/1995	no consent
Mexico	Final decision on import	Published: 07/1993	no consent
Mongolia	Final decision on import Remarks: Not included in the approved list of pesticides for 1994-2000.	Published: 07/1994	no consent
Morocco	Final decision on import	Published: 07/1993	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import Remarks: No further use is envisaged.	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Resolution 447/93.	Published: 07/1995	no consent
Peru	Final decision on import	Published: 07/1993	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1996	no consent
Rwanda	Final decision on import	Published: 07/1993	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 01/1998	no consent

Slovakia	Final decision on import Remarks: Never registered.	Published: 07/1998	no consent
Slovenia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Sri Lanka	Final decision on import Conditions for Import: Written approval from registrar. Remarks: Non-crop uses only. Termiticide and timber protectant.	Published: 07/1994	consent under conditions
Sudan	Final decision on import Remarks: Restricted to control of termites.	Published: 07/1993	consent
Suriname	Interim decision on import Remarks: Not registered. Ministry of Agriculture has not granted imported licenses for dieldrin since 1984. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import	Published: 01/1995	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Final decision on import Remarks: For emergency cases in limited amounts.	Published: 07/1993	consent
Thailand	Final decision on import	Published: 07/1993	no consent
Togo	Final decision on import	Published: 07/1993	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Interim decision on import Remarks: Termiticide use only.	Published: 07/1993	consent
United Arab Emirates	Final decision on import	Published: 07/1993	no consent
Uruguay	Final decision on import	Published: 07/1996	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Venezuela	Final decision on import Conditions for Import: Permission from Ministry of Health or Agriculture. Remarks: Vector control in public health; granular formulation (with aldrin & chlordane) for limited uses permitted by Minister of Agriculture.	Published: 07/1994	consent under conditions

Viet Nam	Final decision on import	Published: 07/1993	no consent
Zambia	Interim decision on import Conditions for Import: Restricted use Remarks: A final decision is under active consideration.	Published: 12/1999	consent under conditions
Zimbabwe	Final decision on import Remarks: Importation not permitted for agricultural purposes.	Published: 07/1998	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Dieldrin

CAS: 60-57-1

Party¹	Date	Party¹	Date
Albania	06/1999	Sao Tome and Principe	06/1999
Algeria	06/1999	Saudi Arabia	06/1999
Antigua and Barbuda	06/1999	Senegal	06/1999
Bahamas	06/1999	Sierra Leone	06/1999
Bosnia and Herzegovina	06/1999	Singapore	06/2002
Botswana	06/1999	Solomon Islands	06/1999
Cambodia	06/2002	South Africa	06/2000
Comoros	06/1999	Swaziland	06/2001
Côte d'Ivoire	06/1999	Tajikistan	06/1999
Egypt	06/1999	Tonga	06/1999
Estonia	06/1999	Tunisia	06/1999
Georgia	06/1999	Ukraine	06/1999
Ghana	06/1999	United States of America	06/1999
Grenada	06/1999	Uzbekistan	06/1999
Guinea-Bissau	12/2000	Yemen	06/2001
Haiti	06/1999		
Holy See	06/2001		
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Oman	06/1999		
Papua New Guinea	06/1999		
Romania	06/1999		
Russian Federation	06/1999		
Saint Kitts and Nevis	06/1999		
Saint Vincent and the Grenadines	06/1999		

Listing of all importing country responses

Dinoseb and Dinoseb Salts

CAS: 88-85-7

Angola	Interim decision on import Remarks: Presently registered.	Published: 07/1993	consent
Argentina	Final decision on import Conditions for Import: According to Degree 3489/1958 all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, have to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.: 350/99 established the registration requirements for phytosanitary products in the Republic of Argentina. Remarks: Product not commercialized in Argentina.	Published: 12/2002	consent under conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Conditions for Import: Authorization required. Remarks: Is to be imported periodically into Australia for use as an inhibitor in styrene production.	Published: 07/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Interim decision on import Remarks: Not registered. Decision: Response did not address Importation	Published: 01/1998	Response did not address Importation
Barbados	Final decision on import	Published: 07/1993	no consent
Belize	Final decision on import	Published: 07/1993	no consent
Benin	Final decision on import	Published: 07/1993	no consent
Bhutan	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. Uses for public health campaigns and domestic uses are not allowed. Remarks: "Portaria No30" of 14 October 1987 of the National Secretariat for Sanitary Surveillance. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Use forbidden since 1984.	Published: 01/1995	no consent

Burkina Faso	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consent
Burundi	Final decision on import	Published: 07/1993	no consent
Cameroon	Final decision on import	Published: 01/1995	no consent
Canada	Final decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Cape Verde	Final decision on import	Published: 07/1993	no consent
Central African Republic	Interim decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.	Published: 12/2000	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: At the request of the Ministry of Health, registration cancelled by ICA by Resolution 930, 14 April 1987.	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 18346-MAG-S-TSS".	Published: 07/1993	no consent
Cuba	Final decision on import	Published: 07/1993	no consent
Cyprus	Final decision on import	Published: 07/1993	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent

Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Ethiopia	Interim decision on import Remarks: Never used in Ethiopia. Legislation pending.	Published: 07/1994	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection, written authorization is required for import into Belgium, Denmark, Italy, Netherlands and Spain. Decision: Prohibit for plant protection use.	Published: 07/1995	Prohibit for plant protection use.
Finland	Final decision on import	Published: 07/1993	no consent
Sweden	Final decision on import	Published: 07/1993	no consent
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import Remarks: Legislation to be implemented.	Published: 07/1993	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 01/1995	no consent
Iceland	Final decision on import Decision: Prohibit for plant protection use.	Published: 07/1993	Prohibit for plant protection use.
India	Final decision on import Remarks: No application for registration.	Published: 07/1993	no consent
Indonesia	Final decision on import	Published: 07/1995	no consent

Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – Use, production and import are banned. Based on the Resolution of 12 May 1988, under "The Pesticides Control Act" 1988, Ministry of Agriculture.	Published: 12/2000	no consent
Iraq	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Japan	Final decision on import Conditions for Import: Applicable to alkanolammonium-2,4-dinitro- 6-(1-methylpropyl)-phenolate. Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid.	Published: 12/1999	consent under conditions
Jordan	Interim decision on import Conditions for Import: Stipulated condition. Remarks: Need more time.	Published: 07/1993	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 06/1999	no consent
Korea, Republic of	Final decision on import Remarks: Dinoseb has never been registered in Korea.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consent
Liechtenstein	Final decision on import Conditions for Import: For uses other than plant protection, written authorization is required for import into Liechtenstein. Decision: Prohibit for plant protection use.	Published: 07/1993	Prohibit for plant protection use.
Madagascar	Interim decision on import Remarks: No request for registration received. Need more time to reach final decision.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Except for research through permit.	Published: 07/1993	no consent
Malta	Final decision on import	Published: 07/1993	no consent
Mauritius	Final decision on import	Published: 01/1995	no consent

Mexico	Final decision on import	Published: 07/1993	no consent
Mongolia	Final decision on import Remarks: Not included in the approved list of pesticides 1994-2000.	Published: 07/1994	no consent
Morocco	Final decision on import Remarks: Use on weeds in legumes; limited quantity 500-1000 kg/year.	Published: 07/1993	consent
Mozambique	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Nepal	Final decision on import	Published: 07/1993	no consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consent
Niger	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Not registered.	Published: 07/1995	no consent
Peru	Final decision on import Remarks: Not registered.	Published: 07/1993	no consent
Philippines	Final decision on import Remarks: Not registered, WHO hazard class I.	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1996	no consent
Rwanda	Interim decision on import Remarks: Awaiting legislation.	Published: 01/1998	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 07/1993	no consent
Slovakia	Final decision on import Remarks: Not registered. All uses banned.	Published: 07/1998	no consent

Slovenia	Final decision on import Remarks: Prohibited for plant protection use. Not registered. Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01). Ministry of Agriculture, Forestry and Food, Dunajska 56-58, 1000 Ljubljana, Slovenia	Published: 06/2003	no consent
Sri Lanka	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Sudan	Final decision on import	Published: 07/1993	no consent
Suriname	Interim decision on import Remarks: Not registered. There have been no imports of dinoseb and dinoseb salts and no import licences will be granted in the future.	Published: 07/1998	no consent
Switzerland	Final decision on import Legislative or administrative measures: Ordinance relating to Environmentally Hazardous Substances of June 9, 1986 (update October 2001). Ordinance relating to Plant Protection Products (June 23, 1999). The authorization for Dinoseb and its salts has been revoked for health reasons by the Swiss federal Office for Agriculture in 2002.	Published: 06/2003	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Final decision on import Remarks: Not registered. Decision: Response did not address importation.	Published:	Response did not address importation.
Thailand	Final decision on import	Published: 07/1993	no consent
Togo	Interim decision on import Conditions for Import: With advance approval and/or agreement of Plant Protection Service/ Ministry of Development. Remarks: Pending implementation of legislation.	Published: 07/1994	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Final decision on import	Published: 07/1993	no consent
United Arab Emirates	Final decision on import	Published: 07/1993	no consent

Uruguay	Interim decision on import	Published: 01/1998	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Venezuela	Final decision on import Conditions for Import: Properties, toxicological data, quality control certificate must be available.	Published: 07/1993	consent under conditions
Viet Nam	Final decision on import	Published: 01/1994	no consent
Zambia	Final decision on import	Published: 12/1999	no consent
Zimbabwe	Final decision on import	Published: 07/1993	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Dinoseb and Dinoseb Salts

CAS: 88-85-7

Party¹	Date	Party¹	Date
Albania	06/1999	Saint Kitts and Nevis	06/1999
Algeria	06/1999	Saint Vincent and the Grenadines	06/1999
Antigua and Barbuda	06/1999	Sao Tome and Principe	06/1999
Bahamas	06/1999	Saudi Arabia	06/1999
Bosnia and Herzegovina	06/1999	Senegal	06/1999
Botswana	06/1999	Sierra Leone	06/1999
Cambodia	06/2002	Singapore	06/2002
Comoros	06/1999	Solomon Islands	06/1999
Côte d'Ivoire	06/1999	South Africa	06/2000
Dominican Republic	06/1999	Swaziland	06/2001
Egypt	06/1999	Tajikistan	06/1999
Estonia	06/1999	Tonga	06/1999
Georgia	06/1999	Tunisia	06/1999
Ghana	06/1999	Ukraine	06/1999
Grenada	06/1999	United States of America	06/1999
Guinea-Bissau	12/2000	Uzbekistan	06/1999
Haiti	06/1999	Yemen	06/2001
Holy See	06/2001		
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Liberia	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Oman	06/1999		
Papua New Guinea	06/1999		
Romania	06/1999		
Russian Federation	06/1999		

Listing of all importing country responses

EDB (1,2-dibromoethane)			
CAS: 106-93-4			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, has to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: Product not commercialized in Argentine.	Published: 12/2002	consent under conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 06/1999	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Interim decision on import Remarks: Not registered. Decision: Response did not address Importation	Published: 01/1998	Response did not address Importation
Barbados	Interim decision on import Conditions for Import: Restricted use as a fumigant for certain crafts. Remarks: Non agricultural uses only.	Published: 01/1995	consent under conditions
Belize	Final decision on import	Published: 07/1994	no consent
Bolivia	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. In case of wood treatment, import of the substance (active ingredient or formulations) are permitted only if registered by IBAMA, after a joint evaluation of toxicology and ecotoxicology by the health and environmental sectors. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Burkina Faso	Interim decision on import Remarks: Need more time. Not registered.	Published: 07/1995	no consent

Burundi	Final decision on import Legislative or administrative measures: Being genetically toxic and carcinogenic, its effects on reproduction and its high toxicity as well as its persistence in underground waters, EDB has been prohibited in Burundi as a pesticide for agricultural purposes. It is listed in the register of prohibited pesticides for agricultural purposes under N. 2001-04-P001.	Published: 06/2003	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Resolution No. 107 of 6/2/1985.	Published: 07/1995	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Importation, production and use prohibited by Resolution 1158 of 1985 (Ministry of Health).	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Final decision on import	Published: 01/1995	no consent
Cook Islands	Interim decision on import Conditions for Import: Only by authorization and for application by Ministry of Agriculture for produce treatment against fruit flies. Remarks: Need more time.	Published: 07/1995	consent under conditions
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 18346-MAG-S-TSS".	Published: 01/1994	no consent
Cuba	Final decision on import	Published: 01/1995	no consent
Cyprus	Final decision on import	Published: 01/1998	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent

Ethiopia	Interim decision on import Remarks: No record of use. Legislation pending.	Published: 07/1994	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection, written authorization is required for import into Belgium, Denmark, Finland, Italy Netherlands and Spain. Decision: Prohibit for plant protection use.	Published: 07/1995	Prohibit for plant protection use.
Sweden	Final decision on import	Published: 07/1993	no consent
Fiji	Final decision on import Conditions for Import: Approval from Poison and Pharmacy Board required. To be used only by trained professionals. For fumigation by quarantine officials for fruitfly treatment of export fruits only.	Published: 01/1998	consent under conditions
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import	Published: 01/1995	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 07/1994	no consent
Iceland	Final decision on import Decision: Prohibit for plant protection use.	Published: 07/1993	Prohibit for plant protection use.
India	Final decision on import Remarks: Use restricted to fumigation of food grains by Government organizations and pest control operators whose expertise is approved by Plant Protection Advisor to the Government of India.	Published: 07/1995	consent
Indonesia	Final decision on import	Published: 07/1995	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – Based on Resolution of 30 December 1985, under "The Pesticides Control Act" 1968. This chemical has never been used in I.R. Iran.	Published: 12/2000	no consent
Iraq	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent

Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid.	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1995	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: Ethylene dibromide has never been registered in Korea.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Interim decision on import Remarks: No known use in country. Need more time to reach final decision.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Except for small quantities for research/ educational use through import permit.	Published: 01/1994	no consent
Malta	Final decision on import	Published: 01/1994	no consent
Mauritius	Final decision on import	Published: 07/1993	no consent
Mexico	Final decision on import Remarks: Not registered.	Published: 01/1997	no consent
Mongolia	Final decision on import Remarks: Not included in approved list of pesticides for 1994-2000.	Published: 07/1994	no consent

Morocco	Final decision on import Remarks: No request for registration.	Published: 07/1994	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Final decision on import	Published: 01/1995	no consent
New Zealand	Final decision on import Remarks: Pesticides Act 1979 (under which only registered pesticides can be imported or sold). Registration of EDB was voluntary withdrawn by the registrant in 13 August 1998, because of no further need as a quarantine fumigant.	Published: 06/2002	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Oman	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Paraguay	Final decision on import	Published: 07/1995	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1994	no consent
Rwanda	Final decision on import	Published: 01/1994	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 12/1999	no consent
Slovakia	Final decision on import Remarks: Never registered.	Published: 07/1998	no consent

Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent
Sri Lanka	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Sudan	Final decision on import	Published: 01/1994	no consent
Suriname	Interim decision on import Remarks: Not registered. There have been no imports of EDB and no import licences will be granted in the future.	Published: 07/1998	no consent
Switzerland	Final decision on import Legislative or administrative measures: Ordinance relating to Environmentally Hazardous Substances of June 9, 1986 (update October 2001). Ordinance relating to Plant Protection Products (June 23, 1999).	Published: 06/2003	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Interim decision on import Conditions for Import: For restricted and well-supervised application on soil. Remarks: Pending approval of alternative fumigants.	Published: 01/1995	consent under conditions
Thailand	Final decision on import	Published: 07/1993	no consent
Togo	Interim decision on import Remarks: Legislation pending.	Published: 01/1995	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.	Published: 06/2001	no consent
Turkey	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1995	no consent
Uruguay	Final decision on import	Published: 07/1996	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent

Viet Nam	Final decision on import	Published: 01/1994	no consent
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

EDB (1,2-dibromoethane)

CAS: 106-93-4

Party ¹	Date	Party ¹	Date
Albania	06/1999	Panama	06/1999
Algeria	06/1999	Papua New Guinea	06/1999
Antigua and Barbuda	06/1999	Romania	06/1999
Bahamas	06/1999	Russian Federation	06/1999
Benin	06/1999	Saint Kitts and Nevis	06/1999
Bhutan	06/1999	Saint Vincent and the Grenadines	06/1999
Bosnia and Herzegovina	06/1999	Sao Tome and Principe	06/1999
Botswana	06/1999	Saudi Arabia	06/1999
Cambodia	06/2002	Senegal	06/1999
Cameroon	06/1999	Sierra Leone	06/1999
Cape Verde	06/1999	Singapore	06/2002
Central African Republic	06/1999	Solomon Islands	06/1999
Comoros	06/1999	South Africa	06/2000
Côte d'Ivoire	06/1999	Swaziland	06/2001
Dominican Republic	06/1999	Tajikistan	06/1999
Egypt	06/1999	Tonga	06/1999
Estonia	06/1999	Tunisia	06/1999
Georgia	06/1999	Ukraine	06/1999
Ghana	06/1999	United States of America	06/1999
Grenada	06/1999	Uzbekistan	06/1999
Guinea-Bissau	12/2000	Venezuela	06/1999
Haiti	06/1999	Yemen	06/2001
Holy See	06/2001	Zambia	06/1999
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		

Listing of all importing country responses

Ethylene dichloride

CAS: 107-06-2

Argentina	Final decision on import Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, have to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: Product not commercialized in Argentine.	Published: 12/2002	consent under conditions
Australia	Final decision on import Conditions for Import: Subject to registration, exemption or permit under the Agricultural and veterinary Chemical Code Act 1994.	Published: 06/2002	consent
Brazil	Final decision on import Conditions for Import: Import permitted only for use as a pesticide, for technical material as well as formulations based on technical material, registered with by the Ministry of Agriculture and Procurement, after a joint evaluation agronomic efficiency human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors, respectively. Remarks: Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 12/2001	consent under conditions
Burundi	Final decision on import Remarks: Such as for ethylene oxide, ethylene dichloride has never been traded or used in Burundi. Considering its carcinogenicity, it was decided to include it on the list of banned products in Burundi.	Published: 12/2001	no consent
Canada	Final decision on import Legislative or administrative measures: Chemical not registered for pest control in Canada. Pest management regulatory Agency Sir Charles Tupper Building 2720 Riverside Dr. Ottawa, ON K1A 0K9 Canada	Published: 06/2003	no consent
Chile	Final decision on import Remarks: The measure is based on the absence of authorisation as an agricultural pesticide for this substance; such authorisation can be obtained from the Agricultural and Husbandry Service; without authorisation, it is not possible to import, manufacture, distribute, sell or use this pesticide in Chile. To get the authorisation, it is necessary to comply with strict norms at the national level, indicating the procedures, evaluations and information necessary to get the authorisation.	Published: 06/2002	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent

European Community	Final decision on import	Published: 12/2001	no consent
<i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Remarks: Ethylene dichloride (1,2-dichloroethane) is listed in Annex I to Council Regulation (EEC) No. 2455/92 of 23 July 1992 concerning the export and import of certain dangerous chemicals (OJ L 251, 29.8.1992, p.13), as amended by Council Regulation (EEC) No 3135/94 of 15 December 1994 (OJ L 332, 22.12.1994, p.1) as banned for use as a plant protection product. It is prohibited to use or place on the market all plant protection products containing 1,2-dichloroethane as an active ingredient according to Council Directive 79/117/EEC of 21 December 1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L33, 8.2.1979, p. 36), as amended by Council Directive 87/181/EEC of 9 March 1987 (OJ L 71, 14.3.1987, p. 33). Ethylene dichloride is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of Laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196, 16.8.1967, p.1) as F; R11-Carc.Cat.2; R45-Xn; R22-Xi; R36/37/38. R45: May cause cancer. R11: Highly flammable. R22: Harmful if swallowed. R36/37/38: Irritating to eyes, respiratory system and skin. It has been classified by the EC as a category 2 carcinogen (probably carcinogenic to humans).		
Gabon	Final decision on import	Published: 12/2001	no consent
	Remarks: Considering the protective measures taken for this chemical product and also our under-equipment, we are not in a position to authorize its import.		
Gambia	Interim decision on import	Published: 12/2001	no consent
	Remarks: The following administrative action is being undertaken during the period a final decision is being considered: the Hazardous Chemicals and Pesticides Control and Management Board will meet to take regulatory action.		
India	Final decision on import	Published: 12/2001	consent under conditions
	Conditions for Import: The import of ethylene dichloride is permitted only in the form of ethylene dichloride + carbon tetrachloride mixture in the ratio of 3:1. Remarks: Decision of the Registration Committee in its meeting. The registration Committee is a statutory body which registers pesticides for import/manufacture in the country.		
Jamaica	Final decision on import	Published: 06/2001	no consent
	Remarks: Legislative or administrative measures – The pesticides Act of 1975 allows importation of registered pesticides only. This pesticide was registered as an active ingredient with ethylene oxide and is due for registration. Issued by the Pesticides Control Authority.		
Japan	Final decision on import	Published: 12/2001	consent under conditions
	Conditions for Import: Registration with the Minister of Health, Labour and Welfare or Prefectural Governor as an importer required. Remarks: Poisonous and Deleterious Substances Control Law; Agricultural Chemicals Regulations Law.		
Jordan	Final decision on import	Published: 12/2001	no consent
	Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.		
Liberia	Interim decision on import	Published: 12/2001	no consent
Malaysia	Final decision on import	Published: 06/2001	no consent
	Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme, and the Act is implemented by the Pesticides Board of Malaysia. No ethylene dichloride is permitted for import, manufacture, sale or use in the country except for purposes of research or education, where certain conditions apply.		
New Zealand	Final decision on import	Published: 06/2002	no consent
	Remarks: Pesticides Act 1979 (under which only registered pesticides can be imported or sold).		

Norway	Final decision on import Remarks: Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2001	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Pesticides regulations 1990 and decision of the Pesticides Technical Committee (PTC) on 10th May 2001. Agenda 24/6B.	Published: 12/2001	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent
Solomon Islands	Final decision on import Remarks: Legislative or administrative measures – Current legislation (1940's) not updated so item not covered. Currently seeking technical assistance to assist with updating poisons registration. Issued by Pharmacy and Poisons Board.	Published: 06/2001	no consent
Sudan	Final decision on import Remarks: The Pesticides and Plant Protection Materials Act, 1994. The decision of "no consent" was taken by the National Pesticides Council at its meeting No. 3/2001 dated 3/7/2001.	Published: 12/2001	no consent
Switzerland	Final decision on import Legislative or administrative measures: Ordinance relating to Environmentally Hazardous Substances of June 9, 1986 (update October 2001). Ordinance relating to Plant Protection Products (June 23, 1999). The Swiss Federal Council Swiss Federal Office for Agriculture, Mattenhofstrasse 5, 3003 Berne, Switzerland	Published: 06/2003	no consent
Tanzania, United Republic of	Final decision on import Remarks: Legislative or administrative measures – Tropical Pesticides Research Institute Act (1979) and Pesticides Registration and Control Regulation (1984). Issued by the Tropical Pesticides Research Institute.	Published: 06/2001	no consent
Thailand	Final decision on import Conditions for Import: Restricted use. Allowed to use in industry but prohibited for use as an agricultural pesticide. Remarks: Legislative or administrative measures – Requires import and production registration and also import license.	Published: 06/2001	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. Issued by the Pesticides and Toxic Chemicals Control Board.	Published: 06/2001	no consent
Viet Nam	Final decision on import Remarks: Legislative or administrative measures – With Decision No 23/BVTV-KHKT/QD dated 20 January 1992 and decision No 165/1999/QD-BNN-BVTV dated 13th January 1999, issued by the Ministry of Agriculture and Rural Development (MARD).	Published: 06/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Ethylene dichloride

CAS: 107-06-2

Party ¹	Date	Party ¹	Date
Albania	12/2001	El Salvador	12/2001
Algeria	12/2001	Estonia	12/2001
Angola	12/2001	Ethiopia	12/2001
Antigua and Barbuda	12/2001	Fiji	12/2001
Armenia	12/2001	Georgia	12/2001
Bahamas	12/2001	Ghana	12/2001
Bahrain	12/2001	Grenada	12/2001
Bangladesh	12/2001	Guatemala	12/2001
Barbados	12/2001	Guinea	12/2001
Belize	12/2001	Guinea-Bissau	12/2001
Benin	12/2001	Haiti	12/2001
Bhutan	12/2001	Holy See	12/2001
Bolivia	12/2001	Honduras	12/2001
Bosnia and Herzegovina	12/2001	Hungary	12/2001
Botswana	12/2001	Iceland	12/2001
Bulgaria	12/2001	Indonesia	12/2001
Burkina Faso	12/2001	Iran (Islamic Republic of)	12/2001
Cambodia	06/2002	Iraq	12/2001
Cameroon	12/2001	Israel	12/2001
Cape Verde	12/2001	Kazakhstan	12/2001
Central African Republic	12/2001	Kenya	12/2001
Chad	12/2001	Kiribati	06/2003
China	12/2001	Korea, Democratic People's Republic of	12/2001
Colombia	12/2001	Korea, Republic of	12/2001
Comoros	12/2001	Kuwait	12/2001
Congo, Democratic Republic of the	12/2001	Lao People's Democratic Republic	12/2001
Congo, Republic of the	12/2001	Latvia	12/2001
Cook Islands	12/2001	Lebanon	12/2001
Costa Rica	12/2001	Lesotho	12/2001
Côte d'Ivoire	12/2001	Libyan Arab Jamahiriya	12/2001
Cuba	12/2001	Liechtenstein	12/2001
Cyprus	12/2001	Lithuania	12/2001
Dominica	12/2001	Madagascar	12/2001
Dominican Republic	12/2001	Malawi	12/2001
Ecuador	12/2001	Mali	12/2001
Egypt	12/2001	Malta	12/2001

Party¹	Date	Party¹	Date
Mauritania	12/2001	Syrian Arab Republic	12/2001
Mauritius	12/2001	Tajikistan	12/2001
Mexico	12/2001	Togo	12/2001
Moldova, Republic of	12/2001	Tonga	12/2001
Mongolia	12/2001	Tunisia	12/2001
Morocco	12/2001	Turkey	12/2001
Mozambique	12/2001	Uganda	12/2001
Myanmar	12/2001	Ukraine	12/2001
Namibia	12/2001	United Arab Emirates	12/2001
Nepal	12/2001	United States of America	12/2001
Nicaragua	12/2001	Uruguay	12/2001
Niger	12/2001	Uzbekistan	12/2001
Nigeria	12/2001	Vanuatu	12/2001
Oman	12/2001	Venezuela	12/2001
Pakistan	12/2001	Yemen	12/2001
Panama	12/2001	Zambia	12/2001
Papua New Guinea	12/2001	Zimbabwe	12/2001
Paraguay	12/2001		
Peru	12/2001		
Philippines	12/2001		
Qatar	12/2001		
Romania	12/2001		
Russian Federation	12/2001		
Saint Kitts and Nevis	12/2001		
Saint Lucia	12/2001		
Saint Vincent and the Grenadines	12/2001		
Sao Tome and Principe	12/2001		
Saudi Arabia	12/2001		
Senegal	12/2001		
Sierra Leone	12/2001		
Singapore	06/2002		
Slovakia	12/2001		
South Africa	12/2001		
Sri Lanka	12/2001		
Suriname	12/2001		
Swaziland	12/2001		

Listing of all importing country responses

Ethylene oxide

CAS: 75-21-8

Argentina	Final decision on import Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, has to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: Product not commercialized in Argentine.	Published: 12/2002	consent under conditions
Australia	Interim decision on import Conditions for Import: Subject to registration, exemption or permit under the Agricultural and Veterinary Chemical Code Act 1994.	Published: 06/2002	consent under conditions
Brazil	Final decision on import Conditions for Import: Import permitted only for use as a pesticide, for technical material as well as formulations based on technical material, registered with by the Ministry of Agriculture and Procurement, after a joint evaluation of agronomic efficiency human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors, respectively. Remarks: Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 12/2001	consent under conditions
Burundi	Final decision on import Remarks: Ethylene oxide has never been imported, traded, nor used in Burundi. Considering its adverse effects (carcinogenicity and mutagenicity) on human beings, it was decided to include it on the list of banned products in Burundi.	Published: 12/2001	no consent
Canada	Interim decision on import Conditions for Import: General conditions apply.	Published: 06/2003	consent under conditions
Chile	Final decision on import Remarks: The measure is based on the absence of authorisation as an agricultural pesticide for this substance; such authorisation can be obtained from the Agricultural and Husbandry Service; without authorisation, it is not possible to import, manufacture, distribute, sell or use this pesticide in Chile. To get the authorisation, it is necessary to comply with strict norms at the national level, indicating the procedures, evaluation and information necessary to get the authorisation.	Published: 06/2002	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent

European Community	Final decision on import	Published: 12/2001	no consent
<i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Remarks: Ethylene oxide is listed in Annex I to Council Regulation (EEC) No. 2455/92 of 23 July 1992 concerning the export and import of certain dangerous chemicals (OJ L 251, 29.8.1992, p.13), as amended by Council Regulation (EEC) No 3135/94 of 15 December 1994 (OJ L 332, 22.12.1994, p.1) as banned for use as a plant protection product. It is prohibited to use or place on the market all plant protection products containing ethylene oxide as an active ingredient according to Council Directive 79/117/EEC of 21 December 1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L33, 8.2.1979, p. 36), as amended by Council Directive 87/181/EEC of 9 March 1987 (OJ L 71, 14.3.1987, p. 33). Ethylene oxide is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of Laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196, 16.8.1967, p.1) as F+; R12-Carc.Cat.2; R45-Muta.Cat.2; R46-T; R23-Xi; R36/37/38. R45: May cause cancer. R46: May cause heritable genetic damage. R12: Extremely flammable. R23: Toxic by inhalation. R36/37/38: Irritating to eyes, respiratory system and skin. It has been classified by the EC as a category 2 carcinogen (probably carcinogenic to humans) and as a category 2 mutagen (probably mutagenic to humans).		
Gabon	Final decision on import	Published: 12/2001	no consent
	Remarks: Considering the protective measures taken for this chemical product, we are not in a position to authorize its import.		
Gambia	Interim decision on import	Published: 12/2001	no consent
	Remarks: The following administrative action is being undertaken during the period a final decision is being considered: the Hazardous Chemicals and Pesticides Control and Management Board will meet to take regulatory action.		
India	Interim decision on import	Published: 12/2001	no consent
Jamaica	Final decision on import	Published: 06/2001	no consent
	Remarks: Legislative or administrative measures – The pesticides Act of 1975 allows for importation of registered pesticides only. This pesticide is due for re-registration. Issued by the Pesticides Control Authority.		
Japan	Final decision on import	Published: 12/2001	consent under conditions
	Conditions for Import: Registration with the Minister of Health, Labour and Welfare or Prefectural Governor as an importer required. Remarks: Poisonous and Deleterious Substances Control Law; Agricultural Chemicals Regulations Law.		
Jordan	Final decision on import	Published: 12/2001	no consent
	Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.		
Malaysia	Final decision on import	Published: 06/2001	no consent
	Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme, and the Act is implemented by the Pesticides Board of Malaysia. No ethylene oxide is permitted for import, manufacture, sale or use in the country except for purposes of research or education, where certain conditions apply.		
New Zealand	Final decision on import	Published: 06/2002	no consent
	Remarks: Pesticides Act 1979 (under which only registered pesticides can be imported or sold).		
Norway	Final decision on import	Published: 12/2001	no consent
	Remarks: Plant protection products Act and Regulations relating to plant protection products.		

Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Pesticides regulations 1990 and decision of the Pesticides Technical Committee (PTC) on 10th May 2001. Agenda 24/6B.	Published: 12/2001	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent
Solomon Islands	Final decision on import Remarks: Legislative or administrative measures – Current legislation (1940's) not updated. Chemical not listed in regulations at all. Country seeking WHO assistance to assist with upgrading respective legislation. Issued by the Pharmacy and Poisons Board.	Published: 06/2001	no consent
Sudan	Final decision on import Remarks: The Pesticides and Plant Protection Materials Act, 1994. The decision of no consent was taken by the National Pesticides Council at its meeting No. 3/2001 dated 3/7/2001.	Published: 12/2001	no consent
Switzerland	Final decision on import Legislative or administrative measures: Ordinance relating to Environmentally Hazardous Substances of June 9, 1986 (update October 2001). Ordinance relating to Plant Protection Products (June 23, 1999).	Published: 06/2003	no consent
Tanzania, United Republic of	Final decision on import Remarks: Legislative or administrative measures Tropical Pesticides Research Institute Act (1979) and Pesticides Registration and Control Regulation (1984). Issued by the Tropical Pesticides Research Institute.	Published: 06/2001	no consent
Thailand	Final decision on import Conditions for Import: Required import and production registration and also import license.	Published: 06/2001	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. Issued by the Pesticides and Toxic Chemicals Control Board.	Published: 06/2001	no consent
Viet Nam	Final decision on import Remarks: Legislative or administrative measures With Decision No 23/BVTV-KHKT/QD dated 20 January 1992 and decision No 165/1999/QD-BNN-BVTV dated on 13 January 1999, issued by the Ministry of Agriculture and Rural Development (MARD).	Published: 06/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Ethylene oxide

CAS: 75-21-8

Party ¹	Date	Party ¹	Date
Albania	12/2001	El Salvador	12/2001
Algeria	12/2001	Estonia	12/2001
Angola	12/2001	Ethiopia	12/2001
Antigua and Barbuda	12/2001	Fiji	12/2001
Armenia	12/2001	Georgia	12/2001
Bahamas	12/2001	Ghana	12/2001
Bahrain	12/2001	Grenada	12/2001
Bangladesh	12/2001	Guatemala	12/2001
Barbados	12/2001	Guinea	12/2001
Belize	12/2001	Guinea-Bissau	12/2001
Benin	12/2001	Haiti	12/2001
Bhutan	12/2001	Holy See	12/2001
Bolivia	12/2001	Honduras	12/2001
Bosnia and Herzegovina	12/2001	Hungary	12/2001
Botswana	12/2001	Iceland	12/2001
Bulgaria	12/2001	Indonesia	12/2001
Burkina Faso	12/2001	Iran (Islamic Republic of)	12/2001
Cambodia	06/2002	Iraq	12/2001
Cameroon	12/2001	Israel	12/2001
Cape Verde	12/2001	Kazakhstan	12/2001
Central African Republic	12/2001	Kenya	12/2001
Chad	12/2001	Kiribati	06/2003
China	12/2001	Korea, Democratic People's Republic of	12/2001
Colombia	12/2001	Korea, Republic of	12/2001
Comoros	12/2001	Kuwait	12/2001
Congo, Democratic Republic of the	12/2001	Lao People's Democratic Republic	12/2001
Congo, Republic of the	12/2001	Latvia	12/2001
Cook Islands	12/2001	Lebanon	12/2001
Costa Rica	12/2001	Lesotho	12/2001
Côte d'Ivoire	12/2001	Liberia	12/2001
Cuba	12/2001	Libyan Arab Jamahiriya	12/2001
Cyprus	12/2001	Liechtenstein	12/2001
Dominica	12/2001	Lithuania	12/2001
Dominican Republic	12/2001	Madagascar	12/2001
Ecuador	12/2001	Malawi	12/2001
Egypt	12/2001	Mali	12/2001

Party¹	Date	Party¹	Date
Malta	12/2001	Swaziland	12/2001
Mauritania	12/2001	Syrian Arab Republic	12/2001
Mauritius	12/2001	Tajikistan	12/2001
Mexico	12/2001	Togo	12/2001
Moldova, Republic of	12/2001	Tonga	12/2001
Mongolia	12/2001	Tunisia	12/2001
Morocco	12/2001	Turkey	12/2001
Mozambique	12/2001	Uganda	12/2001
Myanmar	12/2001	Ukraine	12/2001
Namibia	12/2001	United Arab Emirates	12/2001
Nepal	12/2001	United States of America	12/2001
Nicaragua	12/2001	Uruguay	12/2001
Niger	12/2001	Uzbekistan	12/2001
Nigeria	12/2001	Vanuatu	12/2001
Oman	12/2001	Venezuela	12/2001
Pakistan	12/2001	Yemen	12/2001
Panama	12/2001	Zambia	12/2001
Papua New Guinea	12/2001	Zimbabwe	12/2001
Paraguay	12/2001		
Peru	12/2001		
Philippines	12/2001		
Qatar	12/2001		
Romania	12/2001		
Russian Federation	12/2001		
Saint Kitts and Nevis	12/2001		
Saint Lucia	12/2001		
Saint Vincent and the Grenadines	12/2001		
Sao Tome and Principe	12/2001		
Saudi Arabia	12/2001		
Senegal	12/2001		
Sierra Leone	12/2001		
Singapore	06/2002		
Slovakia	12/2001		
South Africa	12/2001		
Sri Lanka	12/2001		
Suriname	12/2001		

Listing of all importing country responses

Fluoroacetamide			
CAS: 640-19-7			
Angola	Final decision on import	Published: 07/1993	no consent
Argentina	Final decision on import Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, have to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentina Remarks: Product not commercialized in Argentine.	Published: 12/2002	consent under conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Remarks: Never registered.	Published: 07/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Interim decision on import Remarks: Not registered. Decision: Response did not address Importation	Published: 01/1998	Response did not address Importation
Belize	Final decision on import	Published: 07/1993	no consent
Benin	Final decision on import	Published: 07/1993	no consent
Bhutan	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. Remarks: Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Burundi	Final decision on import	Published: 07/1993	no consent
Cameroon	Final decision on import Remarks: No record of use.	Published: 01/1995	no consent

Canada	Final decision on import	Published: 01/1998	no consent
Cape Verde	Final decision on import	Published: 07/1993	no consent
Central African Republic	Interim decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.	Published: 12/2000	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Never registered in Colombia.	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Not registered.	Published: 07/1995	no consent
Cuba	Final decision on import	Published: 07/1993	no consent
Cyprus	Final decision on import	Published: 07/1993	no consent
Czech Republic	Interim decision on import	Published: 06/2003	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 07/1993	no consent
Ethiopia	Interim decision on import Conditions for Import: Permit from Ministry of Agriculture. Remarks: Legislation pending.	Published: 07/1994	consent under conditions

European Community <i>Member States:</i> <i>Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Remarks: National authorization schemes apply. Decision: Response did not address Importation	Published: 07/1995	Response did not address importation
Austria	Final decision on import Conditions for Import: For other uses written authorization required. Decision: Prohibit for plant protection use.	Published: 01/1994	Prohibit for plant protection use.
Belgium	Final decision on import Conditions for Import: Written authorization required.	Published:	consent under conditions
Denmark	Final decision on import Conditions for Import: Written authorization required.	Published:	consent under conditions
Finland	Final decision on import Conditions for Import: Advance approval required.	Published: 07/1993	consent under conditions
France	Final decision on import Conditions for Import: For plant protection use, written authorization required. Remarks: Non-registered plant protection product.	Published:	consent under conditions
Germany	Final decision on import Conditions for Import: Advance approval is required for other uses than plant protection. Decision: Prohibit for plant protection use.	Published: 06/1999	Prohibit for plant protection use.
Greece	Final decision on import Conditions for Import: As ingredient of rodenticides, written authorization is required.	Published:	consent under conditions
Ireland	Final decision on import Conditions for Import: Prior authorization required.	Published:	consent under conditions
Italy	Final decision on import Conditions for Import: For other uses, written authorization required.	Published:	no consent
Luxembourg	Interim decision on import Decision: Response did not address importation	Published:	Response did not address importation
Netherlands	Final decision on import	Published: 01/1995	no consent
Portugal	Final decision on import Decision: Prohibit for plant protection use.	Published:	Prohibit for plant protection use.
Spain	Final decision on import Conditions for Import: Written authorization required.	Published:	consent under conditions
Sweden	Final decision on import Conditions for Import: Advance approval required.	Published: 07/1993	consent under conditions

United Kingdom of Great Britain and Northern Ireland	Final decision on import Conditions for Import: Prior authorization required.	Published:	consent under conditions
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import Remarks: Legislation to be implemented.	Published: 07/1993	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Iceland	Final decision on import Conditions for Import: Written authorization required.	Published: 07/1993	consent under conditions
India	Interim decision on import Remarks: Not registered.	Published: 07/1998	no consent
Indonesia	Final decision on import	Published: 07/1995	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Not registered.	Published: 12/2000	no consent
Iraq	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Japan	Final decision on import Conditions for Import: Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale, use and possession.) Registration with the Ministry of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 06/1999	no consent
Korea, Republic of	Final decision on import Remarks: Fluoroacetamide has never been registered in Korea.	Published: 01/1997	no consent

Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liechtenstein	Final decision on import Decision: Response did not address importation.	Published: 07/1993	Response did not address importation.
Madagascar	Interim decision on import Remarks: Need more time to reach final decision.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Except for research through permit.	Published: 07/1993	no consent
Malta	Final decision on import	Published: 07/1993	no consent
Mauritius	Final decision on import	Published: 01/1995	no consent
Mexico	Final decision on import	Published: 07/1993	no consent
Mongolia	Final decision on import Remarks: Not included in the approved list of pesticides for 1994-2000.	Published: 07/1994	no consent
Morocco	Final decision on import	Published: 07/1993	no consent
Mozambique	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Nepal	Final decision on import	Published: 07/1993	no consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent

Panama	Interim decision on import Remarks: Not registered. Neither importation nor use in agriculture authorized.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Not registered.	Published: 07/1995	no consent
Peru	Final decision on import Remarks: Not registered.	Published: 07/1993	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1996	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 01/1998	no consent
Slovakia	Final decision on import Remarks: Never registered.	Published: 07/1998	no consent
Slovenia	Final decision on import Remarks: Prohibited for plant protection use. Not registered.	Published: 07/1998	consent
Sri Lanka	Final decision on import	Published: 07/1993	no consent
Sudan	Final decision on import	Published: 07/1993	no consent
Suriname	Interim decision on import Remarks: Not registered. Ministry of Agriculture has not granted imported licenses for fluoroacetamide since 1984. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Interim decision on import Remarks: No request for registration. Decision: Response did not address importation	Published: 07/1993	Response did not address importation
Thailand	Final decision on import	Published: 07/1993	no consent
Togo	Interim decision on import Conditions for Import: With approval from Plant Protection Service. Remarks: Pending implementation of legislation.	Published: 07/1994	consent under conditions

Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Final decision on import	Published: 07/1993	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Interim decision on import	Published: 01/1998	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Venezuela	Final decision on import Conditions for Import: Properties, toxicological data, quality control certificate must be available.	Published: 07/1993	consent under conditions
Viet Nam	Final decision on import	Published: 01/1994	no consent
Zambia	Final decision on import	Published: 12/1999	no consent
Zimbabwe	Final decision on import	Published: 07/1993	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Fluoroacetamide

CAS: 640-19-7

Party ¹	Date	Party ¹	Date
Albania	06/1999	Papua New Guinea	06/1999
Algeria	06/1999	Romania	06/1999
Antigua and Barbuda	06/1999	Russian Federation	06/1999
Bahamas	06/1999	Saint Kitts and Nevis	06/1999
Barbados	06/1999	Saint Vincent and the Grenadines	06/1999
Bosnia and Herzegovina	06/1999	Sao Tome and Principe	06/1999
Botswana	06/1999	Saudi Arabia	06/1999
Burkina Faso	06/1999	Senegal	06/1999
Cambodia	06/2002	Sierra Leone	06/1999
Comoros	06/1999	Singapore	06/2002
Côte d'Ivoire	06/1999	Solomon Islands	06/1999
Dominican Republic	06/1999	South Africa	06/2000
Egypt	06/1999	Swaziland	06/2001
Estonia	06/1999	Tajikistan	06/1999
Georgia	06/1999	Tonga	06/1999
Ghana	06/1999	Tunisia	06/1999
Grenada	06/1999	Ukraine	06/1999
Guinea-Bissau	12/2000	United States of America	06/1999
Haiti	06/1999	Uzbekistan	06/1999
Holy See	06/2001	Yemen	06/2001
Israel	06/1999		
Kazakhstan	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Liberia	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Oman	06/1999		

Listing of all importing country responses

HCH (mixed isomers)

CAS: 608-73-1

Angola	Final decision on import	Published: 07/1993	no consent
Argentina	Final decision on import Legislative or administrative measures: Law 22 289 Published on the Congressional Record October 02, 1980. Prohibits: importation, manufacturing, formulation, commercialisation and use of HCH (Hexachlorocichlohexane), whatever could be its commercial denomination.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 07/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Final decision on import Remarks: Not registered. Decision: Response did not address importation	Published: 01/1998	Response did not address importation
Barbados	Final decision on import	Published: 07/1993	no consent
Belize	Interim decision on import Remarks: Only formulations of less than 1% a.i. For veterinary and medical use.	Published: 07/1993	consent
Benin	Final decision on import	Published: 07/1993	no consent
Bhutan	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
Bolivia	Final decision on import	Published: 07/1993	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" No. 329 of 2 September 1985 and "Portaria" No. 11 of 8 January 1998 of the Ministry of Health.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import	Published: 01/1995	no consent
Burkina Faso	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consent

Burundi	Interim decision on import	Published: 07/1993	no consent
Cameroon	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Cape Verde	Final decision on import	Published: 07/1993	no consent
Central African Republic	Interim decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 07/1995	no consent
Chile	Final decision on import Remarks: Resolution No. 2142 of 18/10/1987.	Published: 01/1998	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Importation, production and sale prohibited by Resolution 10255 of 1993 (Ministry of Health). Registration cancelled (ICA).	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Interim decision on import	Published: 07/1993	consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Not registered.	Published: 07/1993	no consent
Cuba	Final decision on import	Published: 07/1993	no consent
Cyprus	Final decision on import	Published: 07/1993	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended.	Published: 12/2001	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 07/1993	no consent

Ethiopia	Interim decision on import Conditions for Import: Permit required from Ministry of Agriculture.	Published: 07/1995	consent under conditions
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection, written authorization is required for import into Belgium, Denmark, France, Italy, Netherlands and Spain. Decision: Prohibit for plant protection use	Published: 07/1995	Prohibit for plant protection use
Austria	Final decision on import	Published: 01/1994	no consent
Finland	Final decision on import	Published: 07/1993	no consent
Sweden	Final decision on import	Published: 07/1993	no consent
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import Remarks: Legislation to be implemented.	Published: 07/1993	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 01/1995	no consent
Iceland	Final decision on import Decision: Prohibit for plant protection use	Published: 07/1993	Prohibit for plant protection use
India	Interim decision on import Remarks: Need more time; certain uses banned.	Published: 07/1993	consent
Indonesia	Final decision on import	Published: 01/1996	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – The use, production and import are prohibited, Based on Resolution of 7 May 1978, under "The Pesticides Control Act", Ministry of Agriculture.	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 07/1998	no consent

Jamaica	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. The sale for agricultural use prohibited. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 07/1993	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: Banned because of residue since 1979.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Final decision on import Remarks: Decree N. 6225/93 of 30 November 1993. Not used since 1980s.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Except for research through permit.	Published: 07/1993	no consent
Malta	Final decision on import	Published: 07/1993	no consent
Mauritius	Final decision on import	Published: 01/1995	no consent
Mexico	Final decision on import	Published: 01/1994	no consent
Mongolia	Final decision on import Remarks: By order of Ministry of Food and Agriculture and Ministry of the Environment in 1990, the use of dustable powder HCH 12% mixed isomers was banned in Mongolia.	Published: 07/1994	no consent
Morocco	Final decision on import	Published: 07/1993	no consent

Mozambique	Final decision on import	Published: 01/1995	no consent
Nepal	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Interim decision on import Remarks: Legislation pending.	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Prohibited for use in agriculture. Medical formulations for treatment of human scabies permitted.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Resolution 447/93.	Published: 07/1995	no consent
Peru	Final decision on import	Published: 07/1993	no consent
Philippines	Final decision on import Remarks: As per pesticide circular N°. 04 series of 1989. Re: Revised list of banned and restricted pesticides in the Philippines.	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1996	no consent
Rwanda	Final decision on import	Published: 07/1993	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 07/1993	no consent
Slovakia	Final decision on import Remarks: Not registered. All uses banned.	Published: 07/1998	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent

Sri Lanka	Final decision on import Remarks: Only the gamma isomer is registered for restricted use for coconut beetle control in coconut nurseries, or emergency use in spotted locust control.	Published: 07/1993	no consent
Sudan	Final decision on import	Published: 07/1993	no consent
Suriname	Interim decision on import Remarks: Ministry of Agriculture has not granted imported licenses for HCH since 1989. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import	Published: 07/1994	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Final decision on import	Published: 07/1993	consent
Thailand	Final decision on import	Published: 07/1993	no consent
Togo	Final decision on import	Published: 07/1993	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 01/1995	no consent
Uganda	Interim decision on import Remarks: Need more time.	Published: 07/1993	consent
United Arab Emirates	Final decision on import	Published: 07/1993	no consent
Uruguay	Final decision on import	Published: 07/1996	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Venezuela	Final decision on import Conditions for Import: Permission from Ministry of Health or Agriculture. Remarks: Vector control in public health; limited uses permitted by Ministry of Agriculture.	Published: 07/1994	consent under conditions
Viet Nam	Final decision on import	Published: 07/1993	no consent
Zambia	Final decision on import	Published: 12/1999	no consent
Zimbabwe	Final decision on import	Published: 07/1998	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

HCH (mixed isomers)

CAS: 608-73-1

Party¹	Date	Party¹	Date
Albania	06/1999	Saint Kitts and Nevis	06/1999
Algeria	06/1999	Saint Vincent and the Grenadines	06/1999
Antigua and Barbuda	06/1999	Sao Tome and Principe	06/1999
Bahamas	06/1999	Saudi Arabia	06/1999
Bosnia and Herzegovina	06/1999	Senegal	06/1999
Botswana	06/1999	Sierra Leone	06/1999
Cambodia	06/2002	Singapore	06/2002
Comoros	06/1999	Solomon Islands	06/1999
Côte d'Ivoire	06/1999	South Africa	06/2000
Dominican Republic	06/1999	Swaziland	06/2001
Egypt	06/1999	Tajikistan	06/1999
Estonia	06/1999	Tonga	06/1999
Georgia	06/1999	Tunisia	06/1999
Ghana	06/1999	Ukraine	06/1999
Grenada	06/1999	United States of America	06/1999
Guinea-Bissau	12/2000	Uzbekistan	06/1999
Haiti	06/1999	Yemen	06/2001
Holy See	06/2001		
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Liberia	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Oman	06/1999		
Papua New Guinea	06/1999		
Romania	06/1999		
Russian Federation	06/1999		

Listing of all importing country responses

Heptachlor			
CAS: 76-44-8			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Legislative or administrative measures: Resolution SAGP and A, NO.1030/92 Published on the Congressional Record, November 16, 1992. Prohibits: importation, manufacturing, commercialisation and use of active ingredient Heptachlor in the Republic of Argentine.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 07/1995	no consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Interim decision on import Remarks: Registered for limited use as termiticide. Further action towards banning the product will be taken after evaluation of alternative termiticides.	Published: 01/1998	no consent
Barbados	Final decision on import	Published: 01/1995	no consent
Belize	Final decision on import	Published: 07/1994	no consent
Bolivia	Final decision on import	Published: 01/1994	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" No. 329 of 2 September 1985 and "Portaria" No. 11 of 8 January 1998 of the Ministry of Health.	Published: 06/2001	consent under conditions
Bulgaria	Final decision on import Remarks: Use forbidden since 1991.	Published: 01/1995	no consent
Burkina Faso	Interim decision on import	Published: 07/1995	consent
Burundi	Final decision on import Legislative or administrative measures: It has been prohibited in Burundi for being carcinogenic, its bioaccumulation and its persistence in the environment, and for contaminating the environment. This product is listed under N. 2001-01-P006 in the register of pesticides for agricultural purposes which are prohibited in Burundi according to the Ministerial Ordinance N 710/838 of 29th October 2001.	Published: 06/2003	no consent

Cameroon	Final decision on import	Published: 07/1994	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import Remarks: Resolution No 2142 of 18/10/87.	Published: 01/1997	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Importation, production and use prohibited by Resolution 10255 of 1993 (Ministry of Health). Registration cancelled (ICA).	Published: 01/1998	no consent
Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Final decision on import	Published: 01/1995	no consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Restricted to professional use on ornamentals and pine trees.	Published: 01/1994	consent
Cuba	Final decision on import Remarks: Prohibited by resolution 268 of Ministry of Public Health.	Published: 01/1995	no consent
Cyprus	Final decision on import	Published: 01/1998	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Dominican Republic	Final decision on import	Published: 01/1994	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent
Ethiopia	Interim decision on import Conditions for Import: Permit from Ministry of Agriculture. Remarks: Use as termiticide only. Legislation pending.	Published: 07/1994	consent under conditions

European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: For uses other than plant protection, written authorization is required for import into Belgium, Denmark, Finland, France, Italy, Netherlands and Spain. Remarks: For other uses than plant protection, national authorization schemes apply. Decision: Prohibit for plant protection use.	Published: 07/1995	Prohibit for plant protection use.
Sweden	Final decision on import	Published: 07/1993	no consent
Fiji	Final decision on import	Published: 01/1994	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Interim decision on import	Published: 01/1995	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import	Published: 07/1994	no consent
Iceland	Final decision on import Decision: Prohibit for plant protection use.	Published: 07/1993	Prohibit for plant protection use.
India	Interim decision on import	Published: 07/1995	no consent
Indonesia	Final decision on import	Published: 07/1995	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – Based on Resolution of 11 July 1976, under "The Pesticides Control Act" 1968. Product, use, import are prohibited. Never been used in I.R. Iran.	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent

Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister of International Trade and Industry required. However, so far no permission has been granted. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances", the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 07/1995	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: Prohibit the use of heptachlor since 1979 because of residue problem.	Published: 01/1997	no consent
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Liechtenstein	Final decision on import	Published: 07/1993	no consent
Madagascar	Final decision on import Conditions for Import: General conditions apply. Used only for seed treatment. Remarks: Decree N. 6225/93 of 30 November 1993.	Published: 01/1998	consent under conditions
Malaysia	Final decision on import Remarks: Except for small quantities for research/ educational use through import permit.	Published: 01/1994	no consent
Malta	Final decision on import	Published: 01/1994	no consent
Mauritius	Final decision on import	Published: 07/1993	no consent
Mexico	Final decision on import	Published: 01/1994	no consent
Mongolia	Final decision on import Remarks: Not included in approved list of pesticides for 1994-2000.	Published: 07/1994	no consent

Morocco	Final decision on import	Published: 07/1995	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Final decision on import	Published: 01/1995	no consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	consent
Niger	Final decision on import	Published: 07/1993	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import Remarks: Only for use against soil & wood termites.	Published: 07/1995	consent
Panama	Final decision on import Remarks: Not registered. Prohibited for use in agriculture.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Resolution 447/93.	Published: 07/1995	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1994	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 07/1994	no consent
Slovakia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Slovenia	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Sri Lanka	Final decision on import	Published: 07/1993	no consent

Sudan	Final decision on import Remarks: Termiticide use only.	Published: 01/1994	consent
Suriname	Interim decision on import Remarks: Not registered. Ministry of Agriculture has not granted imported licenses for heptachlor since 1985. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import	Published: 07/1994	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Interim decision on import Conditions for Import: For general use under supervision. Remarks: Need more time.	Published: 07/1998	consent under conditions
Thailand	Final decision on import	Published: 07/1993	no consent
Togo	Interim decision on import Remarks: Not currently included in list of banned or severely restricted pesticides .	Published: 07/1994	consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1995	no consent
Uruguay	Final decision on import Remarks: Legislative or administrative measures – "Resolución Ministerial del 23/09/97". Prohibit the use of substances based on organochlorinated products, excepted endosulfan and products based on dodecachlore with restrictions for the use as ant-killer. Products based on heptachlore were registered until 1991.	Published: 12/2000	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import	Published: 07/1993	no consent
Zimbabwe	Final decision on import	Published: 07/1998	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Heptachlor

CAS: 76-44-8

Party¹	Date	Party¹	Date
Albania	06/1999	Romania	06/1999
Algeria	06/1999	Russian Federation	06/1999
Antigua and Barbuda	06/1999	Saint Kitts and Nevis	06/1999
Bahamas	06/1999	Saint Vincent and the Grenadines	06/1999
Benin	06/1999	Sao Tome and Principe	06/1999
Bhutan	06/1999	Saudi Arabia	06/1999
Bosnia and Herzegovina	06/1999	Senegal	06/1999
Botswana	06/1999	Sierra Leone	06/1999
Cambodia	06/2002	Singapore	06/2002
Cape Verde	06/1999	Solomon Islands	06/1999
Central African Republic	06/1999	South Africa	06/2000
Comoros	06/1999	Swaziland	06/2001
Côte d'Ivoire	06/1999	Tajikistan	06/1999
Egypt	06/1999	Tonga	06/1999
Estonia	06/1999	Tunisia	06/1999
Georgia	06/1999	Ukraine	06/1999
Ghana	06/1999	United States of America	06/1999
Grenada	06/1999	Uzbekistan	06/1999
Guinea-Bissau	12/2000	Venezuela	06/1999
Haiti	06/1999	Yemen	06/2001
Holy See	06/2001	Zambia	06/1999
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		
Moldova, Republic of	06/1999		
Myanmar	06/1999		
Namibia	12/2000		
Oman	06/1999		
Papua New Guinea	06/1999		

Listing of all importing country responses

Hexachlorobenzene			
CAS: 118-74-1			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Legislative or administrative measures: Resolution SAGP and A, NO.750/2000 Published on the Congressional Record, November 02, 2000. Prohibits: importation, manufacturing, processing, commercialisation and use of active ingredient HCB (Hexachlorobenzene) and all the phytosanitary products formulated with its basis.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 01/1998	no consent
Bosnia and Herzegovina	Interim decision on import	Published: 01/1998	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" No. 329 of 2 September 1985 and "Portaria" No. 11 of 8 January 1998 of the Ministry of Health.	Published: 06/2001	consent under conditions
Burundi	Final decision on import	Published: 06/1999	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Interim decision on import Remarks: Final decision pending passage of pesticide control decree.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.	Published: 01/1998	no consent
China	Final decision on import	Published: 01/1998	no consent
Colombia	Final decision on import Remarks: Resolution 447/94 (Ministry of Agriculture) prohibits the use and sale of chlorinated insecticides for tobacco. Resolution 29/78 restricts organochlorine insecticide use on coffee trees.	Published: 01/1998	no consent

Costa Rica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Cuba	Final decision on import	Published: 12/1999	no consent
Cyprus	Final decision on import Remarks: There are no registered pesticides containing HCB as an active ingredient. According to national legislation, imports into Cyprus (of any pesticide containing HCB) are not allowed.	Published: 01/1998	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Estonia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Remarks: Legislative or administrative measure- Hexachlorobenzene is listed in Annex I of Council Regulation (EEC) No 2455/92 of 23 July 1992 concerning the export and import of certain dangerous chemicals (OJ L 251 of 29.8.1992, p. 13) as banned for use as a plant protection product. It is prohibited to place on the market or use plant protection products containing hexachlorobenzene as an active ingredient in accordance with Council Directive 79/117/EEC of 21 December 1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L 33 of 8.2.79, p. 36). Hexachlorobenzene is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Carc. Cat. 2; R 45 (Carcinogen in category 2; May cause cancer.) - T; R 48/25 (Toxic; Toxic: danger of serious damage to health by prolonged exposure if swallowed.) - N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).	Published: 12/2000	no consent
Gabon	Interim decision on import Remarks: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.	Published: 01/1998	no consent
Gambia	Final decision on import Remarks: It has never been registered.	Published: 01/1998	no consent
Honduras	Final decision on import Remarks: Not registered. Banned in May 1991 due to problems of high persistence and bioaccumulation.	Published: 07/1997	no consent
Hungary	Final decision on import Remarks: Withdrawal document of Ministry of Agriculture: 21465/1978. Reason for withdrawal: the unacceptable toxic effect of the active substances.	Published: 01/1998	no consent
India	Final decision on import Remarks: No application has been received for registration.	Published: 01/1998	no consent

Indonesia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Iran (Islamic Republic of)	Final decision on import	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Interim decision on import Remarks: Not registered. No application for registration has been received. Submission made to cabinet for chemical to be added to the prohibited list of pesticides.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: For uses other than agricultural chemical, permission from the Minister of International Trade and Industry required. However, so far no permission has been granted. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances" and "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenya	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Korea, Republic of	Final decision on import Remarks: It has never been registered.	Published: 01/1998	no consent
Kuwait	Final decision on import Remarks: Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Latvia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
Madagascar	Interim decision on import Remarks: No known use. Need more time to reach final decision.	Published: 07/1997	no consent
Malaysia	Final decision on import Remarks: Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme. The Act is implemented by the Pesticides Board of Malaysia. Hexachlorobenzene is not registered under the above Act. This means that it cannot be imported, manufactured, sold or used in the country.	Published: 01/1998	no consent
Malta	Final decision on import	Published: 07/1998	no consent
Mauritius	Final decision on import	Published: 01/1998	no consent

Mexico	Final decision on import Remarks: Compound not registered and no request for registration.	Published: 01/1998	no consent
Morocco	Final decision on import Legislative or administrative measures: The product is prohibited in Morocco, under Act No. 466-84 of March 19, 1984 regulating organo-chloride pesticides. According to Art 1 it is prohibited to import, manufacture, sell, supply buy or use any substance or mixture of substances containing hexachlorobenzene	Published: 06/2003	no consent
New Zealand	Final decision on import Remarks: All registrations of HCB withdrawn by the Pesticides Board in 1972. No import or sale permitted.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Interim decision on import Conditions for Import: Placed under severe restriction with permit for research purposes only. Importation is only by approval of FEPA/NAFDAC/Ministry of Agriculture. Remarks: Final decision pending additional local information on its use, effects and toxicity.	Published: 01/1998	consent under conditions
Norway	Final decision on import Remarks: Never approved in Norway.	Published: 01/1998	no consent
Pakistan	Final decision on import Remarks: Agricultural Pesticide Ordinance 1971. Agricultural Pesticide Rules 1971.	Published: 01/1998	no consent
Panama	Final decision on import Remarks: Not registered. Prohibited for use in agriculture.	Published: 07/1998	no consent
Paraguay	Interim decision on import Remarks: Requests technical assistance to reach a final decision.	Published: 01/1998	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 07/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import	Published: 01/1998	no consent
Slovakia	Final decision on import Remarks: Act No 285 of November 20 1995 of the National Council of Slovak Republic on phytosanitary care and list of registered pesticides.	Published: 01/1998	no consent
Slovenia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent

Sri Lanka	Final decision on import Remarks: no history of registration or use	Published: 06/1999	no consent
Sudan	Final decision on import Remarks: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides. Not registered.	Published: 01/1998	no consent
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 07/1998	consent under conditions
Switzerland	Final decision on import Remarks: Ordinance relating to Environmentally Hazardous Substances, Annex 3.1: Manufacture, supply, import and use of the Substance and products containing the substance are prohibited.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent
Tanzania, United Republic of	Final decision on import Remarks: Not registered / importation prohibited.	Published: 01/1998	no consent
Thailand	Interim decision on import Conditions for Import: Requires import and production registration and also import license. Remarks: There is no application or approval for registration.	Published: 01/1998	consent under conditions
Togo	Interim decision on import Conditions for Import: For scientific experiments. Remarks: Law 96-007/PR of 3 July 1996 concerning plant protection in Togo.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import Remarks: Banned by Ministry of Agriculture in 1978.	Published: 01/1998	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Final decision on import Remarks: Legislative or administrative measures – “Resolución Ministerial del 23/09/97”. Registration, manufacture, formulation, import and use of substances based on organochlorinated compounds are prohibited, except for endosulfan and substances based on dodecachlore in restricted conditions. There is no registration on import of this active ingredient, neither of its preparations for agricultural use since 1977.	Published: 12/2000	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import Remarks: Legislative or administrative measures – Based on the Decree on plant protection and quarantine issued on 15 February 1993 and Ordinance No 92/CP dated 27 November 1993, of the Government providing regulation on pesticides management.	Published: 06/2001	no consent

Zimbabwe	Final decision on import	Published: 12/2001	no consent
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Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Hexachlorobenzene

CAS: 118-74-1

Party ¹	Date	Party ¹	Date
Albania	06/1999	Iceland	06/1999
Algeria	06/1999	Israel	06/1999
Antigua and Barbuda	06/1999	Kiribati	06/2003
Bahamas	06/1999	Korea, Democratic People's	12/2000
Bahrain	06/1999	Republic of	
Bangladesh	06/1999	Lebanon	06/1999
Barbados	06/1999	Lesotho	06/1999
Belize	06/1999	Liberia	06/1999
Benin	06/1999	Libyan Arab Jamahiriya	06/1999
Bhutan	06/1999	Liechtenstein	06/1999
Bolivia	06/1999	Lithuania	06/1999
Botswana	06/1999	Malawi	06/1999
Bulgaria	06/1999	Mali	06/1999
Burkina Faso	06/1999	Mauritania	06/1999
Cambodia	06/2002	Moldova, Republic of	06/1999
Cameroon	06/1999	Mongolia	06/1999
Cape Verde	06/1999	Mozambique	06/1999
Central African Republic	06/1999	Myanmar	06/1999
Comoros	06/1999	Namibia	12/2000
Congo, Democratic Republic of the	06/1999	Nepal	06/1999
Congo, Republic of the	06/1999	Nicaragua	06/1999
Cook Islands	06/1999	Oman	06/1999
Côte d'Ivoire	06/1999	Papua New Guinea	06/1999
Dominica	06/1999	Qatar	06/1999
Dominican Republic	06/1999	Romania	06/1999
Egypt	06/1999	Russian Federation	06/1999
Ethiopia	06/1999	Saint Kitts and Nevis	06/1999
Fiji	06/1999	Saint Lucia	06/1999
Georgia	06/1999	Saint Vincent and the	06/1999
Ghana	06/1999	Grenadines	
Grenada	06/1999	Sao Tome and Principe	06/1999
Guatemala	06/1999	Saudi Arabia	06/1999
Guinea	06/1999	Senegal	06/1999
Guinea-Bissau	12/2000	Sierra Leone	06/1999
Haiti	06/1999	Singapore	06/2002
Holy See	06/2001	Solomon Islands	06/1999
		South Africa	06/2000
		Swaziland	06/2001

Party¹	Date
Tajikistan	06/1999
Tonga	06/1999
Tunisia	06/1999
Ukraine	06/1999
United States of America	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Lindane (gamma-HCH)

CAS: 58-89-9

Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Legislative or administrative measures: Resolution SAGP and A, NO.513/98 Published on the Congressional Record, August 13, 1998. Prohibits: importation, commercialisation and phytosanitary use of active ingredient Lindane and all the products formulated with its basis in the Republic of Argentine.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Conditions for Import: The active constituent lindane and all agricultural and veterinary chemical products containing the active lindane are prohibited imports under schedule 9 of the Custom Regulations, unless authorised by the Minister of Agriculture, Fisheries and Forestry or an authorised officer of the Department of Agriculture, Fisheries and Forestry-Australia Remarks: Agricultural and Veterinary Chemical Code Act 1994. Custom (prohibited imports) Regulation 1956.	Published: 06/2002	consent under conditions
Bosnia and Herzegovina	Interim decision on import	Published: 01/1998	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" No. 329 of 2 September 1985 and "Portaria" No. 11 of 8 January 1998 of the Ministry of Health.	Published: 06/2001	consent under conditions
Burundi	Final decision on import Legislative or administrative measures: The use of lindane in agriculture has been prohibited due to its persistence in the environment, its bioaccumulation in the food chain and its toxicity for terrestrial and aquatic beings. Its registration number in the register of pesticides, which are prohibited for agricultural purposes is 2001-01-P007 according to the Ministerial Ordinance N. 710/838.	Published: 06/2003	no consent
Canada	Final decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Chad	Interim decision on import Remarks: Final decision pending passage of pesticide control decree.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – Through the Resolution No. 2180 of 17 July 1998, it was decided to prohibit to import, to manufacture, to sell, to distribute, and to use lindane in agriculture.	Published: 12/1999	no consent

China	Final decision on import Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Severely restricted use on wheat / locusts on wasteland and forests.	Published: 01/1998	consent under conditions
Colombia	Final decision on import Remarks: ICA resolutions 2156, 2157, 2158 and 2159 of 1991 cancel the sales licence of lindane-based insecticides (formulations of wettable powders and emulsifiable concentrates).	Published: 01/1998	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 25934-MAG-S".	Published: 06/1999	no consent
Cuba	Final decision on import Conditions for Import: Restricted uses only on quarantined pest control and spraying in chicken farm.	Published: 12/1999	consent under conditions
Cyprus	Final decision on import Remarks: Severely restricted pesticide. Small quantities of this chemical are still imported from time to time for specific uses, i.e. wood preservative.	Published: 01/1998	consent
Czech Republic	Final decision on import Legislative or administrative measures: The substance is not registered for use in plant protection preparations. Import of the substance is banned by the ACT No. 147/1996 Code on phytosanitary care and amending some other Acts, as last amended, and by its implementing Decree No. 91/2002 Code. The import of the substance for research purpose is permitted.	Published: 06/2003	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Estonia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Conditions for Import: For plant protection products: It is prohibited to use or place on the market all plant production products containing lindane. For biocidal products: Member States that consent to import (for import prior written authorisation is required.): Austria, Belgium, France, Germany, Greece, Luxembourg, Spain, Portugal and the United Kingdom. Member States that do not consent to import: Denmark, Finland, Ireland, Italy, the Netherlands, Sweden. Remarks: Lindane was excluded from Annex I to Council Directive 91/414 EEC and thus authorisations for plant protection products containing this active substance have been withdrawn. (Commission decision 2000/801/EC of 20 December 2000, OJ L 324,21.12.2000, p.42). However it is also included in the Community Programme for evaluation of existing active substances under Directive 98/8/EC of the European Parliament and of the Council of 16 February 1998 (OJ L 123, 24.4. 1998, p.1) concerning the placing of biocidal products on the market. Approximate time needed before a final decision can be reached: by 2008, when evaluation for biocidal use will be completed. Lindane is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of Laws regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196, 16.8.1967, p.1) as T; R23/24/25-R36/38-N;R50/53 (R23/24/25 Toxic by inhalation, in contact with skin and if swallowed. R36/38 Irritating to eyes and skin. R50/53 Very toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).	Published: 06/2002	consent under conditions

Gabon	Interim decision on import Remarks: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.	Published: 01/1998	no consent
Gambia	Final decision on import Remarks: It has been placed on the list of banned pesticides.	Published: 01/1998	no consent
Honduras	Final decision on import Remarks: Not registered. Banned in May 1991 due to problems of high persistence and bioaccumulation.	Published: 01/1998	no consent
Hungary	Interim decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
India	Final decision on import Conditions for Import: Only after registration of lindane for import. Remarks: Lindane formulations for indoor use are prohibited. Use on field crops for insects is permitted.	Published: 01/1998	consent under conditions
Indonesia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Final decision on import Conditions for Import: Only for the control of screw worm larvae in livestock. Remarks: Upon elimination of screw worm, Lindane will be prohibited from importation and use in Jamaica.	Published: 06/1999	consent under conditions
Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. The sale for agricultural use prohibited. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenya	Interim decision on import Remarks: General conditions apply.	Published: 06/1999	consent
Korea, Republic of	Final decision on import Remarks: Banned in 1979 because of residue.	Published: 01/1998	no consent
Kuwait	Final decision on import Remarks: Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Latvia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent

Liberia	Interim decision on import	Published: 12/2001	no consent
Madagascar	Final decision on import Conditions for Import: General conditions apply. Used only for seed treatment. Remarks: Decree N. 6225/93 of 30 November 1993.	Published: 01/1998	consent under conditions
Malaysia	Interim decision on import Conditions for Import: General conditions apply. Only those products that are registered with the Pesticides Board of Malaysia can be imported and manufactured by their respective registrants. Remarks: Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme. The Act is implemented by the Pesticides Board of Malaysia. Currently the Board is in the process of reviewing the registration of all products containing lindane.	Published: 01/1998	consent under conditions
Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Interim decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
New Zealand	Final decision on import Remarks: Registration of the last lindane-based pesticide was withdrawn by the Pesticides Board in 1990. No import or sale permitted.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Interim decision on import Conditions for Import: Placed under severe restriction for cocoa use only. Importation allowed only by permit from FEPA and NAFDAC pending phase-out. Remarks: Initiation of phase-out programme to involve formulators and marketers of lindane. 3-5 years to be given for phase-out.	Published: 01/1998	consent under conditions
Norway	Final decision on import Remarks: All products withdrawn by importer. No import since 1991.	Published: 01/1998	no consent
Pakistan	Interim decision on import Remarks: Agricultural Pesticide Ordinance 1971. Agricultural Pesticide Rules 1971.	Published: 01/1998	no consent
Panama	Final decision on import	Published: 01/1998	no consent
Paraguay	Final decision on import Remarks: Resolution No 447/93 prohibits the import, formulation, distribution, sale and use of organochloride-based insecticides.	Published: 01/1998	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Interim decision on import Conditions for Import: Restricted use on pineapple plantations.	Published: 07/1998	consent under conditions
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent

Samoa	Final decision on import Remarks: Legislative or administrative measures – Pesticides Regulations 1990: Section 5 Pesticides Technical Committee; Section 6 Functions and Powers of the Committee - (b) To determine in its discretion the conditions of use of any pesticide... Meeting of 20 April 2000. Use allowed only for exempted pharmaceuticals. Cost / benefit - effective alternatives are available so phase-out- possible.	Published: 12/2000	no consent
Slovakia	Final decision on import Remarks: Act No 285 of November 20 1995 of the National Council of Slovak Republic on phytosanitary care and list of registered pesticides.	Published: 01/1998	no consent
Slovenia	Final decision on import Remarks: Prohibited for plant protection use. Not registered.	Published: 07/1998	consent
Sri Lanka	Final decision on import Remarks: National legislative and administrative measures - All agricultural uses except for treatment of coconut nurseries and emergency use for spotted locust control prohibited since 1 August 1986 by Pesticide Formulary Committee (presently PeTAC) of 23/1986. All remaining uses prohibited in early 90's on a decision of the PeTAC.	Published: 12/2000	no consent
Sudan	Interim decision on import Conditions for Import: Only 99.5% technical grade material. Remarks: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides.	Published: 01/1998	consent under conditions
Suriname	Interim decision on import Conditions for Import: General conditions apply. Remarks: Import prohibited. Final decision on import pending.	Published: 07/1998	consent under conditions
Switzerland	Final decision on import Remarks: The use of gamma-hexachlorcyclohexane in seed dressing for agricultural purposes has been revoked by the Swiss Federal Office for Agriculture. Legislative or administrative measures: Under annex 3.1, Ordinance relating to Environmentally Hazardous Substances of June 9, 1986 (update October 2001), the manufacture, supply, import and use of all isomers of HCH are prohibited. No product or formulation containing lindane is authorized by the Swiss Federal Office of Agriculture under the Ordinance relating to Plant Protection Products (June 23, 1999).	Published: 06/2003	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	consent
Tanzania, United Republic of	Interim decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Thailand	Interim decision on import Conditions for Import: Requires import and production registration and also import licence.	Published: 01/1998	consent under conditions
Togo	Interim decision on import Conditions for Import: General conditions apply. Remarks: Law 96-007/PR of 3 July 1996 concerning plant protection in Togo.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Interim decision on import Conditions for Import: For use in veterinary (pharmaceutical use) products only Remarks: Legislative or administrative measures – Products containing lindane must be registered with the Pesticides and Toxic Chemicals Control Board.	Published: 06/2001	consent under conditions

Turkey	Final decision on import Remarks: Banned by Ministry of Agriculture in 1978.	Published: 01/1998	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Interim decision on import Remarks: Product not imported since 1992. Registration not renewed. In June or July of 1997, final decision will be taken on the prohibition of product registration, fabrication, formulation, importation and use.	Published: 01/1998	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import	Published: 06/1999	no consent
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Lindane (gamma-HCH)

CAS: 58-89-9

Party ¹	Date	Party ¹	Date
Albania	06/1999	Iceland	06/1999
Algeria	06/1999	Iran (Islamic Republic of)	06/1999
Antigua and Barbuda	06/1999	Israel	06/1999
Bahamas	06/1999	Kiribati	06/2003
Bahrain	06/1999	Korea, Democratic People's	12/2000
Bangladesh	06/1999	Republic of	
Barbados	06/1999	Lebanon	06/1999
Belize	06/1999	Lesotho	06/1999
Benin	06/1999	Libyan Arab Jamahiriya	06/1999
Bhutan	06/1999	Liechtenstein	06/1999
Bolivia	06/1999	Lithuania	06/1999
Botswana	06/1999	Malawi	06/1999
Bulgaria	06/1999	Mali	06/1999
Burkina Faso	06/1999	Malta	06/1999
Cambodia	06/2002	Mauritania	06/1999
Cameroon	06/1999	Moldova, Republic of	06/1999
Cape Verde	06/1999	Mongolia	06/1999
Central African Republic	06/1999	Morocco	06/1999
Comoros	06/1999	Mozambique	06/1999
Congo, Democratic Republic of the	06/1999	Myanmar	06/1999
Congo, Republic of the	06/1999	Namibia	12/2000
Cook Islands	06/1999	Nepal	06/1999
Côte d'Ivoire	06/1999	Nicaragua	06/1999
Dominica	06/1999	Oman	06/1999
Dominican Republic	06/1999	Papua New Guinea	06/1999
Egypt	06/1999	Qatar	06/1999
Ethiopia	06/1999	Romania	06/1999
Fiji	06/1999	Russian Federation	06/1999
Georgia	06/1999	Saint Kitts and Nevis	06/1999
Ghana	06/1999	Saint Lucia	06/1999
Grenada	06/1999	Saint Vincent and the	06/1999
Guatemala	06/1999	Grenadines	
Guinea	06/1999	Sao Tome and Principe	06/1999
Guinea-Bissau	12/2000	Saudi Arabia	06/1999
Haiti	06/1999	Senegal	06/1999
Holy See	06/2001	Sierra Leone	06/1999
		Singapore	06/2002
		Solomon Islands	06/1999

Party¹	Date
South Africa	06/2000
Swaziland	06/2001
Tajikistan	06/1999
Tonga	06/1999
Tunisia	06/1999
Uganda	06/1999
Ukraine	06/1999
United States of America	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Mercury Compounds			
CAS: 99-99-9			
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Remarks: From 31 December 1994 uses limited to establishing sugar cane.	Published: 07/1995	consent
Bahrain	Final decision on import	Published: 07/1996	no consent
Bangladesh	Final decision on import Remarks: Not registered. Decision: Response did not address Importation	Published: 01/1998	Response did not address Importation
Barbados	Final decision on import	Published: 01/1995	no consent
Belize	Final decision on import	Published: 07/1994	no consent
Bolivia	Final decision on import	Published: 01/1994	no consent
Brazil	Interim decision on import Conditions for Import: Use for public and domestic health campaigns and for treatment of wood not permitted. Agricultural use of mercury compound formulations banned, both those produced in the country and imports. Remarks: Need more time to reach final decision.	Published: 01/1998	consent under conditions
Bulgaria	Final decision on import Remarks: Use forbidden since 1991.	Published: 01/1995	no consent
Burkina Faso	Final decision on import Remarks: Not registered.	Published: 07/1995	no consent
Burundi	Interim decision on import Remarks: Pending promulgation of pesticide law.	Published: 07/1995	no consent
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Resolution No. 996 of 11/6/1993.	Published: 07/1995	no consent
China	Final decision on import	Published: 07/1993	no consent
Colombia	Final decision on import Remarks: Mercurial fungicides have been prohibited by ICA. Registration cancelled by Resolution 2189 of 14 November 1974.	Published: 01/1998	no consent

Congo, Democratic Republic of the	Final decision on import	Published: 07/1995	no consent
Congo, Republic of the	Final decision on import Remarks: No record of use.	Published: 07/1994	no consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 13-MNG".	Published: 01/1994	no consent
Cuba	Final decision on import Remarks: Prohibited by resolution 268 of Ministry of Public Health.	Published: 01/1995	no consent
Cyprus	Final decision on import	Published: 01/1998	no consent
Czech Republic	Final decision on import Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.	Published: 12/2001	no consent
Dominica	Interim decision on import Conditions for Import: Import permit only for official laboratories and pharmacies. Remarks: Additional time required.	Published: 01/1996	consent under conditions
Ecuador	Final decision on import Remarks: No importation since 1978.	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent
Ethiopia	Interim decision on import Conditions for Import: Permit from Ministry of Agriculture. Remarks: 1. Ethylmercury chloride; 2. Phenylmercury acetate. Use of pesticides containing mercury is discouraged.	Published: 07/1993	consent under conditions
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: Prohibit for use as plant protection product, antifoulant, wood preservative and slimicide. For other uses, written authorization is required for import into the Netherlands.	Published: 07/1995	no consent
Fiji	Final decision on import Remarks: Refers only to use as pesticide.	Published: 01/1998	no consent
Gabon	Interim decision on import Remarks: additional time is needed for a final decision	Published: 06/1999	no consent
Gambia	Final decision on import	Published: 07/1994	no consent

Guatemala	Final decision on import Remarks: Refers to methoxyethyl-mercury chloride only.	Published: 07/1993	no consent
Guinea	Interim decision on import	Published: 01/1995	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
Hungary	Final decision on import Remarks: Refers to agricultural use only.	Published: 07/1993	no consent
Iceland	Final decision on import Conditions for Import: Prohibit for use as plant protection product, antifoulant, wood preservative and slimicide.	Published: 07/1993	no consent
India	Interim decision on import Remarks: 1. Ethylmercury chloride: Interim decision - consent to import (final decision pending). 2. Phenylmercury acetate: Final decision - no consent to import 3. Methoxyethyl mercury chloride: Final decision - consent to import. Decision: Response did not address Importation	Published: 07/1998	Response did not address Importation
Indonesia	Final decision on import	Published: 07/1995	no consent
Iran (Islamic Republic of)	Final decision on import Remarks: Legislative or administrative measures – Mercury compounds banned as agricultural chemical based on the Resolution of 16 April 1973, under "The Pesticides Control Act" 1968. (Ministry of Agriculture.) Prohibit for use as a Plant Protection Products, antifoulants, wood preservatives and Slimicides.	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 07/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Mercury compounds are manufactured in Japan. However, statistically they are not clearly classified as either of the categories of chemical, namely pesticides and industrial chemicals, in Japan. Registration for agricultural use made invalid.	Published: 12/1999	consent under conditions
Jordan	Final decision on import	Published: 07/1995	no consent
Kazakhstan	Final decision on import Remarks: Refers to ethylmercury.	Published: 07/1996	no consent
Kenya	Final decision on import Remarks: Not registered. Other pesticides available for similar use.	Published: 07/1998	no consent
Korea, Republic of	Final decision on import Remarks: Use of mercury compound prohibited because of residue problems with phenylmercury acetate to control rice blast in 1969 and PMA-Hg for seed disinfection in 1976.	Published: 01/1997	no consent

Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liechtenstein	Final decision on import Conditions for Import: Prohibit for use as plant protection product, antifoulant, wood preservative and slimicide.	Published: 07/1993	no consent
Madagascar	Interim decision on import Remarks: Need more time to reach final decision. Not used since 1980s.	Published: 01/1998	no consent
Malaysia	Final decision on import Remarks: Except for small quantities for research/ educational use through import permit.	Published: 01/1994	no consent
Malta	Final decision on import	Published: 01/1994	no consent
Mauritius	Final decision on import	Published: 07/1993	no consent
Mexico	Final decision on import	Published: 01/1994	no consent
Mongolia	Final decision on import Remarks: Ethyl mercury chloride banned in 1990 on basis of high toxicity.	Published: 07/1994	no consent
Morocco	Final decision on import	Published: 07/1994	no consent
Mozambique	Final decision on import Remarks: Import, production and use banned.	Published: 01/1995	no consent
Nepal	Final decision on import	Published: 01/1995	no consent
New Zealand	Final decision on import Remarks: Refers only for use as a pesticide.	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import Remarks: Refers only to use in plant protection products.	Published: 01/1998	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import Conditions for Import: Prohibit for use as plant protection product, antifoulant, wood preservative and slimicide.	Published: 07/1993	no consent
Oman	Final decision on import	Published: 07/1993	no consent

Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import Remarks: Not registered. Prohibited for use in agriculture.	Published: 07/1998	no consent
Paraguay	Final decision on import	Published: 07/1995	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 01/1994	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Saint Lucia	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 01/1996	no consent
Slovakia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Slovenia	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
Sri Lanka	Final decision on import Conditions for Import: Approval letter for import from registrar. Remarks: All mercury-based agrochemicals prohibited (Pesticide Formulary Committee 4/6/87). Phenylmercury dodecanyl succinate used as paint biocide.	Published: 07/1994	no consent
Sudan	Final decision on import	Published: 01/1994	no consent
Suriname	Interim decision on import Remarks: Refers to methoxyethyl mercury acetate. Not registered. Ministry of Agriculture has not granted imported licenses for mercury compounds since 1985. Final decision on import is pending.	Published: 07/1998	no consent
Switzerland	Final decision on import Remarks: Banned as pesticide and for most other uses. See Annex 3.2 of the Ordinance relating to Environmentally Hazardous Substances.	Published: 07/1994	consent
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Tanzania, United Republic of	Final decision on import Remarks: Refers only to pesticide uses.	Published: 01/1995	no consent
Thailand	Final decision on import Remarks: Refers to 2-methoxyethyl mercury chloride.	Published: 07/1993	no consent

Togo	Final decision on import	Published: 07/1994	no consent
Trinidad and Tobago	Interim decision on import Remarks: Legislative or administrative measures – Enacting into law of the toxic chemical regulations. This legislation will require importers to obtain a license import.	Published: 06/2001	consent
Turkey	Final decision on import	Published: 07/1994	no consent
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Final decision on import	Published: 07/1996	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import	Published: 07/1993	no consent
Zimbabwe	Final decision on import	Published: 07/1998	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Mercury Compounds

CAS: 99-99-9

Party ¹	Date	Party ¹	Date
Albania	06/1999	Moldova, Republic of	06/1999
Algeria	06/1999	Myanmar	06/1999
Angola	06/1999	Namibia	12/2000
Antigua and Barbuda	06/1999	Papua New Guinea	06/1999
Argentina	06/1999	Romania	06/1999
Bahamas	06/1999	Russian Federation	06/1999
Benin	06/1999	Saint Kitts and Nevis	06/1999
Bhutan	06/1999	Saint Vincent and the Grenadines	06/1999
Bosnia and Herzegovina	06/1999	Sao Tome and Principe	06/1999
Botswana	06/1999	Saudi Arabia	06/1999
Cambodia	06/2002	Senegal	06/1999
Cameroon	06/1999	Sierra Leone	06/1999
Cape Verde	06/1999	Singapore	06/2002
Central African Republic	06/1999	Solomon Islands	06/1999
Comoros	06/1999	South Africa	06/2000
Côte d'Ivoire	06/1999	Swaziland	06/2001
Dominican Republic	06/1999	Tajikistan	06/1999
Egypt	06/1999	Tonga	06/1999
Estonia	06/1999	Tunisia	06/1999
Georgia	06/1999	Ukraine	06/1999
Ghana	06/1999	United States of America	06/1999
Grenada	06/1999	Uzbekistan	06/1999
Guinea-Bissau	12/2000	Venezuela	06/1999
Haiti	06/1999	Yemen	06/2001
Holy See	06/2001	Zambia	06/1999
Israel	06/1999		
Kiribati	06/2003		
Korea, Democratic People's Republic of	12/2000		
Latvia	06/1999		
Lesotho	06/1999		
Liberia	06/1999		
Libyan Arab Jamahiriya	06/1999		
Lithuania	06/1999		
Malawi	06/1999		
Mali	06/1999		
Mauritania	06/1999		

Listing of all importing country responses

Monocrotophos

CAS: 6923-22-4

Canada	Final decision on import	Published: 06/2003	no consent
	<p>Legislative or administrative measures: Chemical not registered for pest control in Canada.</p> <p>Pest management regulatory Agency Sir Charles Tupper Building 2720 Riverside Dr. Ottawa, ON K1A 0K9 Canada</p>		
Czech Republic	Interim decision on import	Published: 06/2003	no consent
Mauritius	Final decision on import	Published: 06/2003	no consent
	<p>Remarks: This product has not been imported into the country since 1996 Legislative or administrative measures: Pesticide Control Act. 1972.</p>		
Slovenia	Final decision on import	Published: 06/2003	consent
Thailand	Final decision on import	Published: 06/2003	no consent
	<p>Legislative or administrative measures: The notification of Ministry of Industry entitled "list of hazardous Substances (No. 2). In this list, monocrotophos has been identified as type 4 hazardous substance which is prohibited for import, production, distribution, possession or use in Thailand.</p>		

Listing of all importing country responses

Pentachlorophenol			
CAS: 87-86-5			
Angola	Final decision on import	Published: 01/1998	no consent
Argentina	Final decision on import Legislative or administrative measures: 1) Resolution SAGP and A, NO.750/2000 Published on the Congressional Record, November 2, 2000. Prohibits: importation, manufacturing, processing commercialisation and use of active ingredient Pentachlorophenol, and salts and all the phytosanitary products formulated on basis of it. 2) Resolution SS, NO.356/94 Published on the Congressional Record, January 05, 1995. Prohibits: importation, production, processing, stocking and commercialisation of Pentachlorophenol and derivates used as pesticide, to protect wood and others.	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Conditions for Import: General conditions apply. Remarks: The use of this chemical has not been restricted in Australia.	Published: 01/1998	consent under conditions
Bosnia and Herzegovina	Interim decision on import	Published: 01/1998	no consent
Brazil	Final decision on import Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Not allowed for use in public health campaigns nor for domestic products. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" No. 329 of 2 September 1985 and "Portaria" No. 11 of 8 January 1998 of the Ministry of Health.	Published: 06/2001	consent under conditions
Burundi	Final decision on import	Published: 06/1999	no consent
Canada	Final decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Chad	Interim decision on import Remarks: Final decision pending passage of pesticide control decree.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – With the Resolution No. 2226 of 27 July 1999, it was decided to suspend the import, the manufacture, the selling, the distribution, and the use in agriculture of pentachlorophenol. It is foreseen to establish a final prohibition of this chemical substance.	Published: 12/2000	no consent
China	Final decision on import Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Allowed to be used only as a wood preservative and smoke agent against pine leaf fall.	Published: 01/1998	consent under conditions

Colombia	Final decision on import Remarks: Resolution 447/94 (Ministry of Agriculture) prohibits the use and sale of chlorinated insecticides for tobacco. Resolution 29/78 restricts organochlorine insecticide use on coffee trees.	Published: 01/1998	no consent
Costa Rica	Final decision on import Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 19446-MAG-S".	Published: 06/1999	no consent
Cuba	Final decision on import	Published: 12/1999	no consent
Cyprus	Final decision on import Remarks: Not registered for use as a pesticide.	Published: 01/1998	no consent
Czech Republic	Final decision on import Conditions for Import: Products containing pentachlorophenol, its salts or esters may be placed on the market for use in industrial installations not permitting the emission and/or discharge of pentachlorophenol in quantities greater than those prescribed by existing legislation: -in the treatment of wood. Treated wood may not used inside buildings or for manufacturer or re-treatment of containers intended for growing purposes, packaging that may come into contact with raw materials, intermediate or finished products intended for human and/or animal consumption, -in the impregnation of fibers and heavy-duty textiles not intended in any case for clothing or for decorative furnishing, -for special exceptions authorized on a case-by-case basis. In any case, pentachlorophenol used alone or as a component of preparations employed within the framework of the above exceptions must have a total hexachlorodibenzoparadioxin content of less than 2 ppm, may not be placed on the market in packages of less than 20 litres and may not be sold to the general public. Without prejudice to other labeling requirements, the packaging of such products should be marked clearly and indelibly: "Reserved for industrial and professional use". Legislative or administrative measures: The placing on the market and use of products containing substance, its salts or esters is restricted by the ACT NO. 157/1998 Code, on chemical substances and chemical preparations and amending some other Acts, as last amended, and its implementing Decree No. 301/1998 Code, as last amended. The substance is not registered for use in Plant Protection preparations.	Published: 06/2003	consent under conditions
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Estonia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent

European Community	Final decision on import	Published: 12/2000	consent under conditions
<p>Member States: <i>Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i></p>	<p>Conditions for Import: Member States that do not consent to import: Austria, Belgium, Denmark, Finland, Germany, Greece, Italy, Luxembourg, the Netherlands, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein.</p> <p>Member States that consent to import for restricted uses by way of derogation until 31st December 2008: France, Ireland, Portugal and the United Kingdom. Member State that consents to import for restricted uses by way of derogation until 1st January 2004: Spain. The following conditions apply:</p> <p>Substances and preparations containing PCP, its salts or esters may be placed on the market for use in industrial installations not permitting the emission and/or discharge of PCP in quantities greater than those prescribed by existing legislation:</p> <p>(a) in the treatment of wood. Treated wood may not be used inside buildings or for the manufacture or re-treatment of containers intended for growing purposes, packaging that may come into contact with raw materials, intermediate or finished products destined for human and/or animal consumption</p> <p>(b) in the impregnation of fibres and heavy-duty textiles not intended in any case for clothing or for decorative furnishings (c) for special exceptions authorised on a case-by-case basis. In any case, PCP used alone or as a component of preparations employed within the framework of the above exceptions must have a total hexachlorodibenzoparadioxin (HCDD) content of less than 2 ppm, may not be placed on the market in packages of less than 20 litres and may not be sold to the general public.</p> <p>Without prejudice to other labelling requirements, the packaging of such preparations should be marked clearly and indelibly: 'Reserved for industrial and professional use'.</p> <p>Remarks: legislative or administrative measure - Pentachlorophenol is listed in Annex I of Council Regulation (EEC) No 2455/92 of 23 July 1992 concerning the export and import of certain dangerous chemicals as a severely restricted chemical (OJ L 251 of 29.8.1992, p. 13). The placing on the market and use of products containing pentachlorophenol, its salts and esters, are prohibited by Council Directive 76/769/EEC of 27/7/76 on the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations (O.J.L262/201 of 27/9/76, p. 201) as amended by Directive 91/173/EEC of 21/3/91 (OJ L85 of 5/4/91, p. 34) and Directive 1999/51/EC (OJ L 142 of 5/6/99, p. 22).</p> <p>Pentachlorophenol is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Carc. Cat. 3; R 40 (Carcinogen in category 3; Possible risks of irreversible effects.) - T+; R 26 (Very Toxic; Very toxic by inhalation.) - T; R 24/25 (Toxic; Toxic in contact with skin and if swallowed.) - Xi; R 36/37/38 (Irritant; Irritating to eyes, respiratory system and skin.) - N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).</p>		
Gabon	Interim decision on import	Published: 01/1998	no consent
	<p>Remarks: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.</p>		
Gambia	Final decision on import	Published: 01/1998	no consent
	<p>Remarks: It has been placed on the list of banned pesticides.</p>		
Hungary	Final decision on import	Published: 01/1998	no consent
	<p>Remarks: No official statement / no regulation is expected in this year concerning the banned chemicals in the country. The active ingredient and its formulations not registered. No intention of acceptance of any application.</p>		
India	Final decision on import	Published: 01/1998	no consent
	<p>Remarks: Banned due to high toxicity to man, animals, aquatic organisms and presence of toxic impurities in commercial products.</p>		
Indonesia	Final decision on import	Published: 07/1998	no consent
	<p>Remarks: Not registered.</p>		

Iran (Islamic Republic of)	Final decision on import	Published: 12/2000	no consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Interim decision on import Remarks: No importation or use of this chemical has been recorded for several years. The active ingredient is on the list of restricted chemicals in the Pesticides Act but no formulation is registered for use in Jamaica.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Registration for agricultural use made invalid.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenya	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Korea, Republic of	Final decision on import Remarks: Banned in 1975 because of its toxicity to fish.	Published: 01/1998	no consent
Kuwait	Final decision on import Remarks: Decree No. 95/1995.	Published: 01/1998	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Latvia	Final decision on import Remarks: Compound has not been submitted for registration.	Published: 01/1998	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Madagascar	Interim decision on import Remarks: No known use. Need more time to reach final decision.	Published: 01/1998	no consent
Malaysia	Interim decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No pentachlorophenol is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply Entry into force of the final regulatory action: 1 January 2000	Published: 12/2001	no consent
Malta	Final decision on import	Published: 07/1998	no consent

Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Interim decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
New Zealand	Final decision on import Remarks: No pentachlorophenol-based pesticides registered by the Pesticides Board. No import or sale permitted.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. This product not used in Niger. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import Remarks: Never approved in Norway.	Published: 01/1998	no consent
Pakistan	Interim decision on import Remarks: Agricultural Pesticide Ordinance 1971. Agricultural Pesticide Rules 1971.	Published: 01/1998	no consent
Panama	Final decision on import Remarks: Not registered. Prohibited for use in agriculture.	Published: 07/1998	no consent
Paraguay	Final decision on import Remarks: Resolution No 447/93 prohibits the import, formulation, distribution, sale and use of organochlorine based insecticides. Resolution No 448 prohibits the use of pentachlorophenol and other organochlorines in wood treatment.	Published: 01/1998	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import Conditions for Import: Only allowed use is in wood treatment by FPA-accredited wood treatment plants and institutions.	Published: 07/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import	Published: 01/1998	no consent
Slovakia	Final decision on import Remarks: Act No 285 of November 20 1995 of the National Council of Slovak Republic on phytosanitary care and list of registered pesticides.	Published: 01/1998	no consent
Slovenia	Final decision on import Remarks: Prohibited for plant protection use. Not registered.	Published: 07/1998	consent
Sri Lanka	Final decision on import Remarks: National legislative and administrative measures - All agricultural uses and non-agricultural uses have been withdrawn since 1994. All uses prohibited.	Published: 12/2000	no consent
Sudan	Final decision on import Remarks: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides. Not registered.	Published: 01/1998	no consent

Suriname	Interim decision on import Conditions for Import: General conditions apply. Remarks: Import prohibited. Final decision on import pending.	Published: 07/1998	consent under conditions
Switzerland	Final decision on import Remarks: Ordinance relating to Environmentally Hazardous Substances, Annex 3.1: Manufacture, supply, import and use of the Substance and products containing the substance are prohibited.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent
Tanzania, United Republic of	Final decision on import Remarks: Not registered.	Published: 01/1998	no consent
Thailand	Final decision on import Remarks: Pentachlorophenol was banned according to notification of Ministry of Industry issued under the Hazardous Substance Act B.E.2535 (1992) which has been effective since 2 May 1995.	Published: 01/1998	no consent
Togo	Interim decision on import Conditions for Import: For scientific experiments. Remarks: Law 96-007/PR of 3 July 1996 concerning plant protection in Togo.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.	Published: 06/2001	no consent
Turkey	Final decision on import Remarks: Banned by Ministry of Agriculture in 1978.	Published: 01/1998	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Uruguay	Interim decision on import Remarks: Not registered. Import for agricultural use prohibited.	Published: 01/1998	no consent
Vanuatu	Interim decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import Remarks: Legislative or administrative measures – Based on the Decree on plant protection and quarantine issued on 15 February 1993 and Ordinance No 92/CP dated 27 November 1993 of the Government providing regulation on pesticides management. Conditions for import: the quantities of this chemical to be imported annually must be approved and specified by the Ministry of Agriculture and Rural Development.	Published: 06/2001	consent
Zimbabwe	Final decision on import	Published: 12/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Pentachlorophenol

CAS: 87-86-5

Party ¹	Date	Party ¹	Date
Albania	06/1999	Honduras	06/1999
Algeria	06/1999	Iceland	06/1999
Antigua and Barbuda	06/1999	Israel	06/1999
Bahamas	06/1999	Kiribati	06/2003
Bahrain	06/1999	Korea, Democratic People's	12/2000
Bangladesh	06/1999	Republic of	
Barbados	06/1999	Lebanon	06/1999
Belize	06/1999	Lesotho	06/1999
Benin	06/1999	Libyan Arab Jamahiriya	06/1999
Bhutan	06/1999	Liechtenstein	06/1999
Bolivia	06/1999	Lithuania	06/1999
Botswana	06/1999	Malawi	06/1999
Bulgaria	06/1999	Mali	06/1999
Burkina Faso	06/1999	Mauritania	06/1999
Cambodia	06/2002	Moldova, Republic of	06/1999
Cameroon	06/1999	Mongolia	06/1999
Cape Verde	06/1999	Morocco	06/1999
Central African Republic	06/1999	Mozambique	06/1999
Comoros	06/1999	Myanmar	06/1999
Congo, Democratic Republic of the	06/1999	Namibia	12/2000
Congo, Republic of the	06/1999	Nepal	06/1999
Cook Islands	06/1999	Nicaragua	06/1999
Côte d'Ivoire	06/1999	Oman	06/1999
Dominica	06/1999	Papua New Guinea	06/1999
Dominican Republic	06/1999	Qatar	06/1999
Egypt	06/1999	Romania	06/1999
Ethiopia	06/1999	Russian Federation	06/1999
Fiji	06/1999	Saint Kitts and Nevis	06/1999
Georgia	06/1999	Saint Lucia	06/1999
Ghana	06/1999	Saint Vincent and the	06/1999
Grenada	06/1999	Grenadines	
Guatemala	06/1999	Sao Tome and Principe	06/1999
Guinea	06/1999	Saudi Arabia	06/1999
Guinea-Bissau	12/2000	Senegal	06/1999
Haiti	06/1999	Sierra Leone	06/1999
Holy See	06/2001	Singapore	06/2002
		Solomon Islands	06/1999
		South Africa	06/2000

Party¹	Date
Swaziland	06/2001
Tajikistan	06/1999
Tonga	06/1999
Tunisia	06/1999
Uganda	06/1999
Ukraine	06/1999
United States of America	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Toxaphene (Camphechlor)			
CAS: 8001-35-2			
Argentina	Final decision on import	Published: 12/2002	no consent
<p>Legislative or administrative measures: Resolution SAGP and A, NO.750/2000 Published on the Congressional Record, November 2, 2000. Prohibits: importation, manufacturing, processing commercialisation and use of active ingredient Camphechlor, and all the phytosanitary products formulated on basis of it.</p>			
Australia	Final decision on import	Published: 12/2001	no consent
<p>Remarks: Agricultural and Veterinary Chemicals Code Act 1994</p>			
Brazil	Final decision on import	Published: 06/2001	consent under conditions
<p>Conditions for Import: Production, import, trade and use are restricted as wood preservative in the country, with the condition of a previous registration by the Federal body of Environment, after a evaluation of the toxicological and ecotoxicological aspects both by the health and the environmental sectors, respectively. Agricultural use is prohibited. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. "Portaria" No. 329 of 2 September 1985 of the Ministry of Agriculture and Resupply.</p>			
Burundi	Final decision on import	Published: 06/2003	no consent
<p>Legislative or administrative measures: The use of toxaphene as a pesticide for agricultural purposes has been prohibited in Burundi because of its persistence in the environment, the bioaccumulation of residuals in the food chain and its carcinogenic and mutagenic effects. It is prohibited in Burundi under N. 2003-01-P001 by Ministerial Ordinance N. 710/405 of 24th March 2003</p>			
Canada	Final decision on import	Published: 06/2003	no consent
<p>Legislative or administrative measures: Chemical not registered for pest control in Canada.</p> <p>Pest management regulatory Agency Sir Charles Tupper Building 2720 Riverside Dr. Ottawa, ON K1A 0K9 Canada</p>			
Chile	Final decision on import	Published: 12/1999	no consent
<p>Remarks: Legislative or administrative measures – Through the Resolution No. 2179 of 27 July 1998, the Service of Agriculture and Husbandry, from the Ministry of Agriculture, prohibited to import, to manufacture, to sell, to distribute and to use the agricultural pesticides based on toxaphene or camphechlor.</p>			
Costa Rica	Final decision on import	Published: 06/2000	no consent
<p>Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 18346 MAG-S-TSS", dated 10 August 1988.</p>			
Cyprus	Final decision on import	Published: 06/2000	no consent
<p>Remarks: Decision is based on the Pest Control Products Law of 1993, N1 (I) / 93.</p>			

Czech Republic	Final decision on import	Published: 12/2001	no consent
	<p>Remarks: Import of the substance is banned by the Act No. 147/1996 Code, on phytosanitary care and its implementing Decree No. 84/1997 Code, as last amended. The import of the substance for research purposes is permitted.</p>		
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 12/2000	no consent
	<p>Remarks: Legislative or administrative measures – "R/ Decreto ejecutivo No. 151, del 28 de junio de 2000".</p>		
European Community	Final decision on import	Published: 12/2000	no consent
<p>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</p>	<p>Remarks: Legislative or administrative measure- Toxaphene is listed in Annex I of Council Regulation (EEC) No 2455/92 of 23 July 1992 concerning the export and import of certain dangerous chemicals as banned for use as a plant protection product. It is prohibited to use or place on the market all plant protection products containing toxaphene as an active ingredient according to Council Directive 79/117/EEC of 21/12/1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L 33 of 8/2/79, p. 36) as amended by Directive 83/131/EEC of 14/3/1983 (OJ L 91 of 9/4/83, p. 35). Toxaphene is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Carc. Cat. 3; R 40 (Carcinogen in category 3; Possible risks of irreversible effects.) - T; R 25 (Toxic; Toxic if swallowed.) – Xn; R 21 (Harmful; Harmful in contact with skin.) – Xi; R 37/38 (Irritant; Irritating to respiratory system and skin.) - N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).</p>		
Gambia	Final decision on import	Published: 12/1999	no consent
	<p>Remarks: The decision is based on the Acting under the Hazardous Chemicals and Pesticide Control and Management Act 1994, the Hazardous Chemicals and Pesticide Management Board came up with the conclusions.</p>		
Jamaica	Final decision on import	Published: 06/2000	no consent
	<p>Remarks: Decision is based on the Pesticides Act 1975, Section 14 Subsection (1).</p>		
Japan	Interim decision on import	Published: 06/2000	consent under conditions
	<p>Conditions for Import: For uses other than agricultural chemical, notification to the Minister of International Trade and Industry and the Minister of Health and Welfare is required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Currently not registered. A final decision regarding import will be taken only when the chemical is examined as a new chemical after the first notification.</p>		
Jordan	Final decision on import	Published: 12/2001	no consent
	<p>Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.</p>		
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent

Malaysia	Final decision on import Remarks: Legislative or administrative measures – Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No toxaphene is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply.	Published: 12/2000	no consent
Mauritius	Final decision on import	Published: 12/1999	no consent
Morocco	Final decision on import Legislative or administrative measures: The substance has been removed from the list of products authorized in Morocco, under Act No. 466-84 of March 19th, 1984 regulating organo-chloride pesticides. According to Art No 1 it is prohibited to import, manufacture, sell, supply, buy or use any substance or mixture of products containing Toxaphene	Published: 06/2003	no consent
New Zealand	Final decision on import Remarks: The decision is based on the Agriculture Chemicals Act 1959 (replaced by the Pesticides Act 1979). Under both Acts, only registered pesticides are / were permitted to be imported or sold. Agriculture Chemicals Board Minutes of April 1970 (general policy on phase-out of organochlorine pesticides). The single Toxaphene-based product, registered for field testing only, was withdrawn by the registrant on 8th March 1968. No Toxaphene-based pesticides currently registered.	Published: 06/2000	no consent
Niger	Final decision on import	Published: 12/1999	no consent
Nigeria	Final decision on import Remarks: Legislative or administrative measures – Decree 58 of (1988) as amended by decree 59 of (1992) S.I.9 National Environmental Protection Regulations (1991)	Published: 06/2001	no consent
Norway	Final decision on import Remarks: Legislative or administrative measures - Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2000	no consent
Peru	Final decision on import Remarks: The decision is based on the "Decreto Supremo N° 037-91-AG", of 12 September 1991.	Published: 06/2000	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Legislative or administrative measures - Pesticides Regulations 1990 and decision of the Pesticide Technical Committee (PTC) on 20 April 2000.	Published: 12/2000	no consent
Slovakia	Final decision on import Remarks: Legislative or administrative measures – Decree No. 33/1999 on Plant Protection Products of Ministry of Agriculture of Slovak Republic.	Published: 12/2000	no consent

Slovenia	Final decision on import Legislative or administrative measures: Order on prohibition, restriction or use of phytopharmaceutical products, which contain specific active ingredients (O.J. 105/01).	Published: 06/2003	no consent
Sri Lanka	Final decision on import Remarks: Formal declaration of prohibition of this pesticide was issued on 29 March 2001 (Pesticide Technical and Advisory Committee 15/2001).	Published: 12/2001	no consent
Sudan	Final decision on import Remarks: Legislative or administrative measures The Pesticides and Plant Protection Materials Act of 1994. The decision of "No consent for import of binapacryl" was taken by The Pesticides Council in its periodical meeting No. 4/99, on the 21st of December, 1999. Stopped use since 1982, following the Pesticide Committee decision to prohibit the use of DDT, containing mixtures and some hazardous organochlorines in agriculture.	Published: 07/1997	no consent
Switzerland	Final decision on import Remarks: Legislative or administrative measures – Ordinance relating to Environmentally Hazardous Substances, Annex3.1 Manufacture, supply, import, and use of the substances and of products containing the substances are prohibited.	Published: 12/2000	no consent
Tanzania, United Republic of	Interim decision on import Remarks: The chemical will be forwarded to the National PIC Committee for consideration. Recommendations will be discussed by the Pesticides Approval and Registration Technical Committee. The chemical was formerly registered in Tanzania as Liprophene 75EC, Sapatox 75EC and Coppertox cattle dip for use as acaricide. All registrants withdrawn the chemical voluntarily.	Published: 06/2000	consent
Thailand	Final decision on import Remarks: Decision made by the Toxic Substance Controlling Board, effective by March 1983, which has been replaced by decision made by the Hazardous Substances Board, effective by 2 May 1995.	Published: 06/2000	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import	Published: 12/1999	no consent
United Arab Emirates	Final decision on import Remarks: Legislative or administrative measures – Decision of the UAE Minister of Agriculture and Fisheries No. 97 (1993), amended December 1997.	Published: 12/2000	no consent
Uruguay	Final decision on import Remarks: Legislative or administrative measures – Ministerial resolution of 23/09/1997. It is not allowed to register substances based on organochlorinated compounds for agricultural use, except endosulfan. Although it is a general measure, toxaphene is included in it.	Published: 12/2000	no consent
Viet Nam	Final decision on import Remarks: Decision No. 165/1999/QA/BNN-BVTV dated on 13th December 1999.	Published: 06/2000	no consent
Zimbabwe	Final decision on import	Published: 12/2001	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Toxaphene (Camphechlor)

CAS: 8001-35-2

Party ¹	Date	Party ¹	Date
Albania	06/2000	Gabon	06/2000
Algeria	06/2000	Georgia	06/2000
Angola	06/2000	Ghana	06/2000
Antigua and Barbuda	06/2000	Grenada	06/2000
Armenia	06/2000	Guatemala	06/2000
Bahamas	06/2000	Guinea	06/2000
Bahrain	06/2000	Guinea-Bissau	12/2000
Bangladesh	06/2000	Haiti	06/2000
Barbados	06/2000	Holy See	06/2001
Belize	06/2000	Honduras	06/2000
Benin	06/2000	Hungary	06/2000
Bhutan	06/2000	Iceland	06/2000
Bolivia	06/2000	India	06/2000
Bosnia and Herzegovina	06/2000	Indonesia	06/2000
Botswana	06/2000	Iran (Islamic Republic of)	06/2000
Bulgaria	06/2000	Iraq	06/2000
Burkina Faso	06/2000	Israel	06/2000
Cambodia	06/2002	Kazakhstan	06/2000
Cameroon	06/2000	Kenya	06/2000
Cape Verde	06/2000	Kiribati	06/2003
Central African Republic	06/2000	Korea, Democratic People's Republic of	12/2000
Chad	06/2000	Korea, Republic of	06/2000
China	06/2000	Kuwait	06/2000
Colombia	06/2000	Latvia	06/2000
Comoros	06/2000	Lebanon	06/2000
Congo, Democratic Republic of the	06/2000	Lesotho	06/2000
Congo, Republic of the	06/2000	Libyan Arab Jamahiriya	06/2000
Cook Islands	06/2000	Liechtenstein	06/2000
Côte d'Ivoire	06/2000	Lithuania	06/2000
Cuba	06/2000	Madagascar	06/2000
Dominica	06/2000	Malawi	06/2000
Dominican Republic	06/2000	Mali	06/2000
Egypt	06/2000	Malta	06/2000
Estonia	06/2000	Mauritania	06/2000
Ethiopia	06/2000	Mexico	06/2000
Fiji	06/2000	Moldova, Republic of	06/2000

Party¹	Date	Party¹	Date
Mongolia	06/2000	Vanuatu	06/2000
Mozambique	06/2000	Venezuela	06/2000
Myanmar	06/2000	Yemen	06/2001
Namibia	12/2000	Zambia	06/2000
Nepal	06/2000		
Nicaragua	06/2000		
Oman	06/2000		
Pakistan	06/2000		
Panama	06/2000		
Papua New Guinea	06/2000		
Paraguay	06/2000		
Philippines	06/2000		
Qatar	06/2000		
Romania	06/2000		
Russian Federation	06/2000		
Saint Kitts and Nevis	06/2000		
Saint Lucia	06/2000		
Saint Vincent and the Grenadines	06/2000		
Sao Tome and Principe	06/2000		
Saudi Arabia	06/2000		
Senegal	06/2000		
Sierra Leone	06/2000		
Singapore	06/2002		
Solomon Islands	06/2000		
South Africa	06/2000		
Suriname	06/2000		
Swaziland	06/2001		
Syrian Arab Republic	06/2000		
Tajikistan	06/2000		
Togo	06/2000		
Tonga	06/2000		
Tunisia	06/2000		
Uganda	06/2000		
Ukraine	06/2000		
United States of America	06/2000		
Uzbekistan	06/2000		

Listing of all importing country responses

Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)

CAS: 10265-92-6

Argentina	Final decision on import Conditions for Import: The Resolution SAGyP No.: 127/98 which prohibits its use in stone fruits Legislative or administrative measures: Resolution SAGP and A, NO.127/98 Published on the Congressional Record, March 17, 1998. Prohibits: use of products formulated on basis of active ingredient Methamidophos, in stone fruits in the Republic of Argentine	Published: 12/2002	consent under conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Interim decision on import Remarks: No restriction.	Published: 01/1998	consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. In case of wood treatment, import of the substance (active ingredient or formulations) are permitted only if registered by IBAMA, after a joint evaluation of toxicology and ecotoxicology by the health and environmental sectors. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Canada	Final decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Chad	Final decision on import Remarks: Not registered.	Published: 01/1998	no consent
Chile	Final decision on import Conditions for Import: Subject to registration in Pesticides Registrar.	Published: 07/1998	consent under conditions
China	Final decision on import Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Restricted. Not permitted for use on fruit, vegetables, herbs and tobacco. No formulations higher than 600 g/l produced.	Published: 01/1998	consent under conditions
Costa Rica	Final decision on import Remarks: Formulations higher than 600 g/l are not registered.	Published: 12/2000	no consent
Cyprus	Final decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions

Czech Republic	Interim decision on import	Published: 06/2003	no consent
	<p>Statement of active consideration: Plant protection preparations containing the substance are not registered in the Czech republic. The substance is in process of evaluation according to the ACT No. 147/1996 Code, on phytosanitary care and amending some other Acts, as last amended. Approximate time needed before a final decision can be reached: 2005 Ministry of Agriculture, Tesnov 17, 117 05 Prague 1</p>		
Ecuador	Interim decision on import	Published: 06/2001	no consent
	<p>Remarks: Legislative or administrative measures – Communicate to physical or legal bodies which activity is manufacture, formulation, import and sale on the measure to be adopted. Issued by the “Servicio Ecuatoriano de Sanidad Agropecuaria”.</p>		
European Community	Interim decision on import	Published: 12/2000	consent under conditions
<p>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</p>	<p>Conditions for Import: Member States that do not consent to import: Denmark, Ireland, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein. Member States that consent to import (For import prior written authorisation is required.): Austria, Belgium, Finland, France, Germany, Greece, Italy, Luxembourg, the Netherlands, Spain, Portugal and the United Kingdom. Remarks: The following administrative action is being undertaken during the period a final decision is being considered: - Methamidophos is included in the Community Programme for evaluation of existing active substances under Council Directive 91/414/EEC of 15 July 1991 concerning the placing of Plant Protection Products on the market (OJ L 230 of 19.8.1991, p. 1). - The chemical is already prohibited in the following Member States: Denmark, Ireland, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein, in their national legislation. Approximate time needed before a final decision can be reached: by 2003. Methamidophos is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: T+; R 28 (Very Toxic; Very toxic if swallowed) – T; R 24 (Toxic; Toxic in contact with skin) – Xi; R 36 (Irritant: Irritating to eyes) - N; R 50 (Dangerous to the environment; Very Toxic to aquatic organisms).</p>		
Gambia	Final decision on import	Published: 01/1998	no consent
	<p>Remarks: Never registered.</p>		
Hungary	Interim decision on import	Published: 01/1998	consent under conditions
	<p>Conditions for Import: General conditions apply. Remarks: The active ingredient is being revised under the National Re-registration Programme, started in 1995.</p>		
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Final decision on import	Published: 06/1999	no consent
	<p>Remarks: Not registered.</p>		
Japan	Final decision on import	Published: 12/1999	consent under conditions
	<p>Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister of International Trade and Industry and the Minister of Health and Welfare required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: A final decision regarding import will be taken only when the chemical is examined as a new chemical after the first notification.</p>		

Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kenya	Final decision on import Remarks: Not registered. Include all formulations.	Published: 06/1999	no consent
Korea, Republic of	Interim decision on import Conditions for Import: General conditions apply. Remarks: Need more time before a final decision can be taken.	Published: 07/1998	consent under conditions
Lao People's Democratic Republic	Interim decision on import Remarks: Under the regulation for the management and usage of plant protection products, the import of pesticides are controlled through a registration scheme.	Published: 12/2001	consent
Liberia	Interim decision on import Conditions for Import: The DNA of Liberia requests exporting countries to inform the DNA of address of companies/agencies in Liberia to which this chemical is being imported.	Published: 12/2001	consent under conditions
Malaysia	Final decision on import Conditions for Import: General conditions apply. Remarks: Registered only for use as a trunk injection on coconut and oil palm. Users required to obtain a permit from the Pesticides Board to purchase and use this chemical.	Published: 07/1998	consent under conditions
Mauritius	Final decision on import Conditions for Import: Restricted use to be used by authorised persons only.	Published: 01/1998	consent under conditions
Morocco	Final decision on import Remarks: Only one preparation containing metamidophos (400g/l of active principle) is temporarily authorized to be placed on the market in Morocco, with a reassessment of authorisation scheduled for May 2004 (article 3 of Act 42-95). Legislative or administrative measures: The importation and the supply of the product is prohibited under Act 42-95 concerning the control and the organization of pesticide products and their use, specifying in Art 2 that importation, manufacturing, supply, sale and distribution, even free of charge, of pesticide products for agricultural purposes are prohibited if they are not authorized or, failing that, if their sale is not permitted. These authorizations will be granted only to such products the effectiveness and harmlessness of which have been established according to the requirements stated by the above mentioned Act and its Decrees of implementation (Decree no. 2-99-106 May 5th, 1999 on authorisation).	Published: 06/2003	no consent
Myanmar	Interim decision on import Remarks: The renewal of registration for products containing methamidophos will not be allowed once current registration expires. A final decision on import will be reached by the end of 1998.	Published: 07/1998	no consent
New Zealand	Final decision on import Remarks: Not registered. Only methamidophos formulations containing 600 g a.i./litre have been registered.	Published: 07/1998	no consent
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent

Nigeria	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Norway	Final decision on import Remarks: Legislative or administrative measures - Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2000	no consent
Pakistan	Final decision on import Remarks: Alternative - Lower concentrations.	Published: 07/1998	no consent
Peru	Final decision on import Remarks: Registration requirements have to be met (packaging, instruction and labelling).	Published: 06/1999	consent
Philippines	Final decision on import Remarks: Importation of methamidophos formulations higher than 600 g/l has been prohibited since 1989.	Published: 07/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Legislative or administrative measures – Agriculture, Forest & Fisheries Amendment Act 1989, and Pesticides Regulations 1990.	Published: 12/2000	no consent
Slovenia	Final decision on import Conditions for Import: Prior registration requested. Legislative or administrative measures: Articles 4 and 13 of Act on Plant Protection Products (O.J. No. 11/01) oblige legal and physical persons to conduct registration of phytopharmaceutical products prior to their placing on the market.	Published: 06/2003	consent under conditions
Sri Lanka	Final decision on import Remarks: National legislative and administrative measures - Final regulation to import prohibition effective since 1 May 1995 by Pesticide Formulary Committee (presently PeTAC) of 3/1995.	Published: 12/2000	no consent
Sudan	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 01/1998	consent under conditions
Switzerland	Final decision on import Remarks: No products and formulations containing Methamidophos are authorized in the Index of Plant Protection Products 1998.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	consent
Thailand	Interim decision on import Conditions for Import: Registration certificate / import permit.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent

Importing country responses - Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l) (CAS number: 10265-92-6)

Turkey	Interim decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
United Arab Emirates	Final decision on import Remarks: All formulations.	Published: 07/1998	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import Remarks: Decision No. 165/1999/QA/BNN-BVTV dated on 13th December 1999.	Published: 06/2000	no consent
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)

CAS: 10265-92-6

Party ¹	Date	Party ¹	Date
Albania	06/1999	Georgia	06/1999
Algeria	06/1999	Ghana	06/1999
Angola	06/1999	Grenada	06/1999
Antigua and Barbuda	06/1999	Guatemala	06/1999
Bahamas	06/1999	Guinea	06/1999
Bahrain	06/1999	Guinea-Bissau	12/2000
Bangladesh	06/1999	Haiti	06/1999
Barbados	06/1999	Holy See	06/2001
Belize	06/1999	Honduras	06/1999
Benin	06/1999	Iceland	06/1999
Bhutan	06/1999	India	06/1999
Bolivia	06/1999	Indonesia	06/1999
Bosnia and Herzegovina	06/1999	Iran (Islamic Republic of)	06/1999
Botswana	06/1999	Israel	06/1999
Bulgaria	06/1999	Kazakhstan	06/1999
Burkina Faso	06/1999	Kiribati	06/2003
Burundi	06/1999	Korea, Democratic People's	12/2000
Cambodia	06/2002	Republic of	
Cameroon	06/1999	Kuwait	06/1999
Cape Verde	06/1999	Latvia	06/1999
Central African Republic	06/1999	Lebanon	06/1999
Colombia	06/1999	Lesotho	06/1999
Comoros	06/1999	Libyan Arab Jamahiriya	06/1999
Congo, Democratic Republic	06/1999	Liechtenstein	06/1999
of the		Lithuania	06/1999
Congo, Republic of the	06/1999	Madagascar	06/1999
Cook Islands	06/1999	Malawi	06/1999
Côte d'Ivoire	06/1999	Mali	06/1999
Cuba	06/1999	Malta	06/1999
Dominica	06/1999	Mauritania	06/1999
Dominican Republic	06/1999	Mexico	06/1999
Egypt	06/1999	Moldova, Republic of	06/1999
El Salvador	06/1999	Mongolia	06/1999
Estonia	06/1999	Mozambique	06/1999
Ethiopia	06/1999	Namibia	12/2000
Fiji	06/1999	Nepal	06/1999
Gabon	06/1999	Nicaragua	06/1999

Party¹	Date
Oman	06/1999
Panama	06/1999
Papua New Guinea	06/1999
Paraguay	06/1999
Qatar	06/1999
Romania	06/1999
Russian Federation	06/1999
Saint Kitts and Nevis	06/1999
Saint Lucia	06/1999
Saint Vincent and the Grenadines	06/1999
Sao Tome and Principe	06/1999
Saudi Arabia	06/1999
Senegal	06/1999
Sierra Leone	06/1999
Singapore	06/2002
Slovakia	06/1999
Solomon Islands	06/1999
South Africa	06/2000
Swaziland	06/2001
Tajikistan	06/1999
Tanzania, United Republic of	06/1999
Togo	06/1999
Tonga	06/1999
Tunisia	06/1999
Uganda	06/1999
Ukraine	06/1999
United States of America	06/1999
Uruguay	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Methyl-parathion (emulsifiable concentrates (EC) with 19.5%, 40%, 50%, 60% active ingredient and dusts containing 1.5%, 2% and 3% active ingredient)

CAS: 298-00-0

Argentina	Final decision on import Legislative or administrative measures: 1) Resolution SAGP and A, NO.606/93 Published on the Congressional Record, Agost 11, 1993. Prohibits: manufacturing, importation and commercialisation products formulated on a basis of active ingredients methyl parathion and ethyl parathion 2) Resolution SS, NO.7/96 Published on the Congressional Record, February 06, 1996. Prohibits: importation, production, processing, stocking, publicity and commercialisation of Parathion and derivates, for all uses, in the Republic of Argentine	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Interim decision on import Remarks: No restriction.	Published: 01/1998	consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. In case of wood treatment, import of the substance (active ingredient or formulations) are permitted only if registered by IBAMA, after a joint evaluation of toxicology and ecotoxicology by the health and environmental sectors. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import Remarks: Not registered.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – With the Resolution No. 312 of 29 January 1999, it was decided to prohibit the manufacture, the selling, the distribution, and the use in agriculture of all the formulations based on Methyl parathion, excepted encapsulated suspensions.	Published: 12/2000	no consent
China	Final decision on import Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Restricted. Not permitted for use on fruit, vegetables, herbs and tobacco.	Published: 01/1998	consent under conditions
Costa Rica	Final decision on import Conditions for Import: Restricted use Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 24337 MAG-S-TSS", dated 16 June 1995	Published: 12/1999	consent under conditions

Cyprus	Final decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
Czech Republic	Interim decision on import	Published: 06/2003	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Conditions for Import: Member States that do not consent to import: Belgium, Denmark, Finland, Ireland, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein. Member States that consent to import (For import prior written authorisation is required.): Austria, France, Germany, Greece, Italy, Luxembourg, the Netherlands, Spain, Portugal and the United Kingdom. Remarks: The following administrative action is being undertaken during the period a final decision is being considered: - Methyl parathion is included in the Community Programme for evaluation of existing active substances under Council Directive 91/414/EEC of 15 July 1991 concerning the placing of Plant Protection Products on the market (OJ L 230 of 19.8.1991, p. 1) and Directive 98/8/EC of the European Parliament and of the council of 16 February 1998 concerning the placing of biocidal products on the market (OJ L 123 of 24.4.1998, p. 1). - The chemical is already prohibited in the following Member States: Belgium, Denmark, Finland, Ireland, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein, in their national Legislation. Approximate time needed before a final decision can be reached: by 2003 (as PPP) and by 2008 (as biocides). Methyl parathion is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: T+; R 28 (Very Toxic; Very toxic if swallowed) - T; R 24 (Toxic; Toxic in contact with skin).	Published: 12/2000	consent under conditions
Gambia	Final decision on import Remarks: Never registered.	Published: 01/1998	no consent
Hungary	Interim decision on import Conditions for Import: General conditions apply. Remarks: The active ingredient is being revised under the National Re-registration Programme, started in 1995.	Published: 01/1998	consent under conditions
India	Final decision on import Remarks: The use of formulations 50% EC and 2% DP is allowed for a period of 3 years. A final decision is under active consideration. Approximate time needed before a final decision can be reached: 3 - 4 years.	Published: 12/2000	consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale, use and possession.) Registration with the Ministry of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions

Importing country responses - Methyl-parathion (emulsifiable concentrates (EC) with 19.5%, 40%, 50%, 60% active ingredient and dusts containing 1.5%, 2% and 3% active ingredient) (CAS number: 298-00-0)

Kenya	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Korea, Republic of	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Lao People's Democratic Republic	Final decision on import Remarks: Prohibited to import.	Published: 12/2001	no consent
Malaysia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Mauritius	Final decision on import	Published: 01/1998	no consent
Myanmar	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
New Zealand	Final decision on import Conditions for Import: General conditions apply. Remarks: Registration under the Pesticides Act of 1979 permits import, sale and use with suitable label precautions.	Published: 01/1998	consent under conditions
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Norway	Final decision on import Remarks: Legislative or administrative measures - Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2000	no consent
Pakistan	Interim decision on import Conditions for Import: General conditions apply. Remarks: Alternative - Lower concentrations.	Published: 07/1998	consent under conditions
Peru	Final decision on import Remarks: Legislative or administrative measures – Registration, import, local formulation, distribution, sale and use of methyl parathion are prohibited ("Resolución Jefatural No. 182-2000-AG-SENASA del 13.10.2000). Issued by the National Service for Agrarian Health (SENASA).	Published: 06/2001	no consent
Philippines	Final decision on import Remarks: Banned for all uses.	Published: 01/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Slovakia	Final decision on import	Published: 01/1998	no consent

Importing country responses - Methyl-parathion (emulsifiable concentrates (EC) with 19.5%, 40%, 50%, 60% active ingredient and dusts containing 1.5%, 2% and 3% active ingredient) (CAS number: 298-00-0)

Slovenia	Final decision on import Conditions for Import: Prior registration required. Legislative or administrative measures: Articles 4 and 13 of Act on Plant Protection Products (O.J. No. 11/01) oblige legal and physical persons to conduct registration of phytopharmaceutical products prior to their placing on the market.	Published: 06/2003	consent under conditions
Sri Lanka	Final decision on import Remarks: Final regulation to import, prohibition effective since November 19, 1984. Pesticide Formulary Committee (presently PeTAC) of 14/1984.	Published: 06/2001	no consent
Sudan	Final decision on import Conditions for Import: Only if mixed with other formulations.	Published: 07/1998	consent under conditions
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 01/1998	consent under conditions
Switzerland	Final decision on import Conditions for Import: Microencapsulated products only. Registered uses only as specified in the corresponding authorization. Remarks: No products or formulations containing Methyl-Parathion other than one specific Capsule suspension are authorized in the Index of Plant Protection Products 1998.	Published: 12/1999	consent under conditions
Thailand	Interim decision on import Conditions for Import: Registration certificate / import permit.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Interim decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import Remarks: Decision No. 165/1999/QA/BNN-BVTV dated on 13th December 1999.	Published: 06/2000	no consent
Zimbabwe	Final decision on import	Published: 12/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Methyl-parathion (emulsifiable concentrates (EC) with 19.5%, 40%, 50%, 60% active ingredient and dusts containing 1.5%, 2% and 3% active ingredient)

CAS: 298-00-0

Party ¹	Date	Party ¹	Date
Albania	06/1999	Georgia	06/1999
Algeria	06/1999	Ghana	06/1999
Angola	06/1999	Grenada	06/1999
Antigua and Barbuda	06/1999	Guatemala	06/1999
Bahamas	06/1999	Guinea	06/1999
Bahrain	06/1999	Guinea-Bissau	12/2000
Bangladesh	06/1999	Haiti	06/1999
Barbados	06/1999	Holy See	06/2001
Belize	06/1999	Honduras	06/1999
Benin	06/1999	Iceland	06/1999
Bhutan	06/1999	Indonesia	06/1999
Bolivia	06/1999	Iran (Islamic Republic of)	06/1999
Bosnia and Herzegovina	06/1999	Israel	06/1999
Botswana	06/1999	Jordan	06/1999
Bulgaria	06/1999	Kazakhstan	06/1999
Burkina Faso	06/1999	Kiribati	06/2003
Burundi	06/1999	Korea, Democratic People's Republic of	12/2000
Cambodia	06/2002	Kuwait	06/1999
Cameroon	06/1999	Latvia	06/1999
Cape Verde	06/1999	Lebanon	06/1999
Central African Republic	06/1999	Lesotho	06/1999
Colombia	06/1999	Liberia	06/1999
Comoros	06/1999	Libyan Arab Jamahiriya	06/1999
Congo, Democratic Republic of the	06/1999	Liechtenstein	06/1999
Congo, Republic of the	06/1999	Lithuania	06/1999
Cook Islands	06/1999	Madagascar	06/1999
Côte d'Ivoire	06/1999	Malawi	06/1999
Cuba	06/1999	Mali	06/1999
Dominica	06/1999	Malta	06/1999
Dominican Republic	06/1999	Mauritania	06/1999
Egypt	06/1999	Mexico	06/1999
El Salvador	06/1999	Moldova, Republic of	06/1999
Estonia	06/1999	Mongolia	06/1999
Ethiopia	06/1999	Morocco	06/1999
Fiji	06/1999	Mozambique	06/1999
Gabon	06/1999	Namibia	12/2000

Party¹	Date
Nepal	06/1999
Nicaragua	06/1999
Oman	06/1999
Panama	06/1999
Papua New Guinea	06/1999
Paraguay	06/1999
Qatar	06/1999
Romania	06/1999
Russian Federation	06/1999
Saint Kitts and Nevis	06/1999
Saint Lucia	06/1999
Saint Vincent and the Grenadines	06/1999
Sao Tome and Principe	06/1999
Saudi Arabia	06/1999
Senegal	06/1999
Sierra Leone	06/1999
Singapore	06/2002
Solomon Islands	06/1999
South Africa	06/2000
Swaziland	06/2001
Syrian Arab Republic	06/1999
Tajikistan	06/1999
Tanzania, United Republic of	06/1999
Togo	06/1999
Tonga	06/1999
Tunisia	06/1999
Uganda	06/1999
Ukraine	06/1999
United States of America	06/1999
Uruguay	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Monocrotophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)

CAS: 6923-22-4

Argentina	Final decision on import	Published: 12/2002	no consent
<p>Remarks: Import response provided for category: pesticide Legislative or administrative measures: Resolution SAGP and A, NO.182/99 Published on the Congressional Record, June 24, 1999. Prohibits: importation, commercialisation and use of active ingredient Monocrotophos, and all products formulated on basis of it, in the Republic of Argentina</p>			
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 06/2001	no consent
<p>Remarks: National Registration Authority for Agricultural and Veterinary Chemical (NRA) review of monocrotophos, January 2000. NRA Review Series 00.1</p>			
Brazil	Final decision on import	Published: 06/2001	consent under conditions
<p>Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. In case of wood treatment, import of the substance (active ingredient or formulations) are permitted only if registered by IBAMA, after a joint evaluation of toxicology and ecotoxicology by the health and environmental sectors. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.</p>			
Burundi	Final decision on import	Published: 06/2003	no consent
<p>Legislative or administrative measures: The Ministerial Ordinance No. 710/838 of 29th October 2001 prohibits the importation, use, distribution and sale of Monocrotophos as a pesticide for use in agriculture under N. 2001-05-P002 due to its bioaccumulation and its persistence in the environment as well to its high toxicity.</p>			
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import	Published: 01/1998	no consent
<p>Remarks: Not registered.</p>			
Chile	Final decision on import	Published: 07/1998	consent under conditions
<p>Conditions for Import: Subject to registration in Pesticides Registrar.</p>			
China	Final decision on import	Published: 01/1998	consent under conditions
<p>Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Restricted. Not permitted for use on fruit, vegetables, herbs and tobacco. No formulations higher than 600 g/l produced.</p>			
Costa Rica	Final decision on import	Published: 12/2000	no consent
<p>Remarks: Formations higher than 600 g/l are not registered.</p>			

Cyprus	Final decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
Czech Republic	Interim decision on import	Published: 06/2003	no consent
Ecuador	Interim decision on import Remarks: Legislative or administrative measures – Communicate to physical or legal bodies which activity is manufacture, formulation, import and sale on the measure to be adopted. Issued by the “Servicio Ecuatoriano de Sanidad Agropecuaria”.	Published: 06/2001	no consent
El Salvador	Final decision on import Remarks: Legislative or administrative measures – “R/ Decreto ejecutivo No. 151, del 28 de junio de 2000”.	Published: 12/2000	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Conditions for Import: Member States that do not consent to import: Belgium, Denmark, Ireland, Luxembourg, the Netherlands, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein. Member States that consent to import (For import prior written authorisation is required.): Austria, Finland, France, Germany, Greece, Italy, Spain, Portugal and the United Kingdom. Remarks: The following administrative action is being undertaken during the period a final decision is being considered: - Monocrotophos is included in the Community Programme for evaluation of existing active substances under Council Directive 91/414/EEC of 15 July 1991 concerning the placing of Plant Protection Products on the market (OJ L 230 of 19.8.1991, p. 1). - The chemical is already prohibited in the following Member States: Belgium, Denmark, Ireland, Luxembourg, the Netherlands, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein, in their national legislation. Approximate time needed before a final decision can be reached: by 2003. Monocrotophos is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Muta. Cat. 3; R 40 (Mutagenic Category 3: Possible risks of irreversible effects) - T+; R 26/28 (Very Toxic; Very toxic by inhalation and if swallowed) - T; R 24 (Toxic; Toxic in contact with skin) - N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).	Published: 12/2000	consent under conditions
Gambia	Final decision on import Remarks: Never registered.	Published: 01/1998	no consent
Hungary	Final decision on import Remarks: Withdrawal documents of Ministry of Agriculture: 21.175/1996.	Published: 01/1998	no consent
Iraq	Final decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Japan	Interim decision on import Conditions for Import: Registration with the Minister of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister of International Trade and Industry and the Minister of Health and Welfare required. Registration with the Minister of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: A final decision regarding import will be taken only when the chemical is examined as a new chemical after the first notification.	Published: 12/1999	consent under conditions

Japan	Final decision on import Conditions for Import: Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale and possession. No use is allowed.) Registration with the Ministry of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kenya	Final decision on import Remarks: Decision is based on the Pest Control Products Act, 1982. Cap 346 of the laws of Kenya. The Pest Control Products (Registration) Regulation, L.N. No.46/1984. The pest Control Products (Importation &Exportation) Regulation L.N. No. 146/1984.	Published: 06/2000	no consent
Korea, Republic of	Interim decision on import Conditions for Import: General conditions apply. Remarks: Need more time before a final decision can be taken.	Published: 07/1998	consent under conditions
Lao People's Democratic Republic	Final decision on import Remarks: Prohibited to import.	Published: 12/2001	no consent
Malaysia	Final decision on import Conditions for Import: General conditions apply. Remarks: Registered only for use as a trunk injection on coconut and oil palm. Users required to obtain a permit from the Pesticides Board to purchase and use this chemical.	Published: 07/1998	consent under conditions
Mauritius	Final decision on import Remarks: This product has not been imported into the country since 1996. Legislative or administrative measures: Pesticide Control Act. 1972.	Published: 06/2003	no consent
Morocco	Final decision on import Remarks: Two preparations containing monocrotophos (400g/l of active principle) are temporarily authorized to be placed on the market in Morocco, with a reassessment of authorisation scheduled for May 2004 (article 3 of Act 42-95). Legislative or administrative measures: The Importation and the supply of the product is prohibited under Act 42-95 concerning the control and the organization of pesticide products and their use, specifying in Art 2 that importation, manufacturing, supply, sale and distribution, even free of charge, of pesticide products for agricultural purposes are prohibited if they are not authorized or, failing that, if their sale is not permitted. These authorizations will be granted only to such products the effectiveness and harmlessness of which have been established according to the requirements stated by the above mentioned Act and its Decrees of implementation (Decree no. 2-99-106 May 5th, 1999 on authorisation).	Published: 06/2003	no consent
Myanmar	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
New Zealand	Final decision on import Remarks: Registration withdrawn.	Published: 01/1998	no consent

Importing country responses - Monocrotophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l) (CAS number: 6923-22-4)

Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Interim decision on import Conditions for Import: Severely restricted. Permit from FEPA required. Remarks: Interim decision pending research on cost-effective locally available alternatives.	Published: 07/1998	consent under conditions
Norway	Final decision on import Remarks: Legislative or administrative measures - Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2000	no consent
Pakistan	Final decision on import Remarks: Alternative - Lower concentrations.	Published: 07/1998	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import Conditions for Import: For beanfly control on legumes only.	Published: 01/1998	consent under conditions
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Slovakia	Final decision on import	Published: 01/1998	no consent
Slovenia	Final decision on import	Published: 06/2003	consent
Sri Lanka	Interim decision on import Conditions for Import: Not allowed to import, formulate or repack for retail sale. Monocrotophos is allowed exclusively to be used on coconut insect pests through a direct supply scheme carried out by the Coconut Development Board. An import restriction, maximum of 600 litres per annum, is enforced. Remarks: Legislative or administrative measures – Final regulation to severe restriction for Soluble Liquid Formulations 600g/l and formulations exceed 600 g/l effective since 1 May 1995. (Pesticide Technical and Advisory Committee, PeTAC of 3/1995).	Published: 06/1999	consent under conditions
Sudan	Final decision on import Conditions for Import: Severely restricted for use on cotton.	Published: 07/1998	consent under conditions
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 01/1998	consent under conditions
Switzerland	Final decision on import Remarks: No products and formulations containing Monocrotophos are authorized in the Index of Plant protection Products 1998.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent

Thailand	Final decision on import Legislative or administrative measures: The notification of Ministry of Industry entitled "list of hazardous Substances (No. 2). In this list, monocrotophos has been identified as type 4 hazardous substance which is prohibited for import, production, distribution, possession or use in Thailand.	Published: 06/2003	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. Application was voluntarily withdrawn by applicant. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Interim decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
United Arab Emirates	Final decision on import Remarks: All formulations.	Published: 07/1998	no consent
Vanuatu	Final decision on import Conditions for Import: General conditions apply. Restricted to use by CIRAD Research Station only. Further decision is still to be taken for future use.	Published: 01/1998	consent under conditions
Viet Nam	Final decision on import Remarks: Decision No. 165/1999/QA/BNN-BVTV dated on 13th December 1999.	Published: 06/2000	no consent
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Monocrotophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)

CAS: 6923-22-4

Party ¹	Date	Party ¹	Date
Albania	06/1999	Grenada	06/1999
Algeria	06/1999	Guatemala	06/1999
Angola	06/1999	Guinea	06/1999
Antigua and Barbuda	06/1999	Guinea-Bissau	12/2000
Bahamas	06/1999	Haiti	06/1999
Bahrain	06/1999	Holy See	06/2001
Bangladesh	06/1999	Honduras	06/1999
Barbados	06/1999	Iceland	06/1999
Belize	06/1999	India	06/1999
Benin	06/1999	Indonesia	06/1999
Bhutan	06/1999	Iran (Islamic Republic of)	06/1999
Bolivia	06/1999	Israel	06/1999
Bosnia and Herzegovina	06/1999	Kazakhstan	06/1999
Botswana	06/1999	Kiribati	06/2003
Bulgaria	06/1999	Korea, Democratic People's	12/2000
Burkina Faso	06/1999	Republic of	
Cambodia	06/2002	Kuwait	06/1999
Cameroon	06/1999	Latvia	06/1999
Cape Verde	06/1999	Lebanon	06/1999
Central African Republic	06/1999	Lesotho	06/1999
Colombia	06/1999	Liberia	06/1999
Comoros	06/1999	Libyan Arab Jamahiriya	06/1999
Congo, Democratic Republic of the	06/1999	Liechtenstein	06/1999
Congo, Republic of the	06/1999	Lithuania	06/1999
Cook Islands	06/1999	Madagascar	06/1999
Côte d'Ivoire	06/1999	Malawi	06/1999
Cuba	06/1999	Mali	06/1999
Dominica	06/1999	Malta	06/1999
Dominican Republic	06/1999	Mauritania	06/1999
Egypt	06/1999	Mexico	06/1999
Estonia	06/1999	Moldova, Republic of	06/1999
Ethiopia	06/1999	Mongolia	06/1999
Fiji	06/1999	Mozambique	06/1999
Gabon	06/1999	Namibia	12/2000
Georgia	06/1999	Nepal	06/1999
Ghana	06/1999	Nicaragua	06/1999
		Oman	06/1999

Party¹	Date
Panama	06/1999
Papua New Guinea	06/1999
Paraguay	06/1999
Qatar	06/1999
Romania	06/1999
Russian Federation	06/1999
Saint Kitts and Nevis	06/1999
Saint Lucia	06/1999
Saint Vincent and the Grenadines	06/1999
Sao Tome and Principe	06/1999
Saudi Arabia	06/1999
Senegal	06/1999
Sierra Leone	06/1999
Singapore	06/2002
Solomon Islands	06/1999
South Africa	06/2000
Swaziland	06/2001
Tajikistan	06/1999
Tanzania, United Republic of	06/1999
Togo	06/1999
Tonga	06/1999
Tunisia	06/1999
Uganda	06/1999
Ukraine	06/1999
United States of America	06/1999
Uruguay	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS))

CAS: 56-38-2

Argentina	Final decision on import Remarks: Import Response refers to all formulations and concentrations of Methyl and Ethyl Parathion Legislative or administrative measures: 1) Resolution SAGP and A, NO.606/93 Published on the Congressional Record, August 11, 1993. Prohibits: manufacturing, importation and commercialisation products formulated on a basis of active ingredients methyl parathion and ethyl parathion 2) Resolution SS, NO.7/96 Published on the Congressional Record, February 06, 1996. Prohibits: importation, production, processing, stocking, publicity and commercialisation of Parathion and derivates, for all uses, in the Republic of Argentine	Published: 12/2002	no consent
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/1999	no consent
Bolivia	Final decision on import Remarks: Not registered. Art. 134 of D.S. 10283 considers agrochemicals containing parathion in their formulation as EXTREMELY TOXIC and Art. 60 of the same D.S. prohibits trade of agrochemicals in this toxicological category. The regularization of the registration and use of parathion is foreseen via Biministerial (Health, Agriculture) Resolution using the exception given in Art. 135 of the same D.S. and it will be classified as STRICTLY LIMITED for the control of cotton bollweevil, <i>Autonomus grandis</i> , which has been declared a quarantine pest. Parathion-ethyl has been registered and used in Bolivia since 1996 because of the incompleteness of D.S. 10283 but from this year onwards all import and trade in this substance are suspended.	Published: 07/1998	no consent
Bosnia and Herzegovina	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. In case of wood treatment, import of the substance (active ingredient or formulations) are permitted only if registered by IBAMA, after a joint evaluation of toxicology and ecotoxicology by the health and environmental sectors. Not allowed for use in public health campaigns nor for domestic uses. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990. "Portaria" No.11 of 8 January 1998 of the Ministry of Health.	Published: 06/2001	consent under conditions
Canada	Final decision on import Conditions for Import: General conditions apply.	Published: 01/1998	consent under conditions

Importing country responses - Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS)) (CAS number: 56-38-2)

Chad	Final decision on import Remarks: Not registered.	Published: 01/1998	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures – With the Resolution No. 312 of 29 January 1999, it was decided to prohibit the import, the manufacture, the selling, the distribution, and the use in agriculture of all the formulations based on ethyl parathion, excepted encapsulated suspensions.	Published: 12/2000	no consent
China	Final decision on import Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Restricted. Not permitted for use on fruit, vegetables, herbs and tobacco.	Published: 01/1998	consent under conditions
Costa Rica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Cyprus	Final decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
Czech Republic	Final decision on import Legislative or administrative measures: The substance is not registered for use in plant protection preparations. Import of the substance is banned by the ACT No. 147/1996 Code on phytosanitary care and amending some other Acts, as last amended, and by its implementing Decree No. 91/2002 Code. The import of the substance for research purpose is permitted.	Published: 06/2003	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import Remarks: Legislative or administrative measures – "R/ Decreto ejecutivo No. 151, del 28 de junio de 2000".	Published: 12/2000	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Conditions for Import: For plant protection products: It is prohibited to use or place on the market all plant production products containing parathion. For biocidal products: Member States that consent to import (for import prior written authorisation is required.): Austria, Belgium, France, Germany, Greece, Italy, Luxembourg, Spain, Portugal and the United Kingdom. Member States that do not consent to import: Denmark, Finland, Ireland, the Netherlands, Sweden. Remarks: Parathion was excluded from Annex I to Council Directive 91/414/EEC and thus authorisations for plant protection products containing this active substance have been withdrawn. (Commission decision United 2001/520/EC of 9 July 2001, OJ L 187, 10.7.2001, p.47). However it is also included in the Community Programme for evaluation of existing active substances under Directive 98/8/EC of the European Parliament and of the Council of 16 February 1998 (OJ L 123, 24.4.1998, p.1) concerning the placing of biocidal products on the market. Approximate time needed before a final decision can be reached: by 2008, when evaluation for biocidal use will be completed. Parathion is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of Laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196, 16.8.1967, p.1) as T+; R27/28 (Very Toxic; Very toxic in contact with skin and if swallowed.) - N; R50-53 (Dangerous to the environment; Very toxic to aquatic organisms, may cause long- term adverse effects in the aquatic environment.)	Published: 06/2002	consent under conditions

Importing country responses - Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS)) (CAS number: 56-38-2)

Gambia	Final decision on import Remarks: Never registered.	Published: 01/1998	no consent
Hungary	Final decision on import Remarks: Withdrawal documents of Ministry of Agriculture: 39.341/1979.	Published: 01/1998	no consent
India	Final decision on import Remarks: Banned for use in the country.	Published: 12/2000	no consent
Indonesia	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent
Kenya	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Korea, Republic of	Interim decision on import Conditions for Import: General conditions apply. Remarks: Need more time before a final decision can be taken.	Published: 07/1998	consent under conditions
Lao People's Democratic Republic	Interim decision on import Remarks: Not allowed to import and use.	Published: 12/2001	no consent
Malaysia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Mauritius	Final decision on import	Published: 01/1998	no consent
Myanmar	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
New Zealand	Final decision on import Remarks: Registration withdrawn.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent
Nigeria	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Norway	Final decision on import Remarks: Legislative or administrative measures - Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2000	no consent
Pakistan	Final decision on import Remarks: Alternative - Lower concentrations.	Published: 07/1998	no consent

Importing country responses - Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS)) (CAS number: 56-38-2)

Peru	Final decision on import Remarks: Not registered	Published: 06/1999	no consent
Philippines	Final decision on import Remarks: Banned for all uses.	Published: 01/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Slovakia	Final decision on import	Published: 01/1998	no consent
Slovenia	Final decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
Sri Lanka	Final decision on import Remarks: Final regulation to import, prohibition effective since November 19, 1984. Pesticide Formulary Committee (presently PeTAC) of 14/1984.	Published: 06/2001	no consent
Sudan	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 01/1998	consent under conditions
Switzerland	Final decision on import Conditions for Import: Registered uses only as specified in the corresponding authorization. Remarks: The import of plant treatment products is only permitted if they comply with Swiss regulations governing supply and usage, and for reformulation and repacking for export (Ordinance on Substances, Annex 4.3)	Published: 12/1999	consent under conditions
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent
Thailand	Final decision on import	Published: 01/1998	no consent
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Final decision on import Conditions for Import: Methyl parathion is being used instead of parathion.	Published: 07/1998	no consent
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent

Importing country responses - Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS)) (CAS number: 56-38-2)

Viet Nam	Final decision on import	Published: 06/2001	no consent
	Remarks: Legislative or administrative measures – Decision No 23/BVTV-KHKT/QD dated on 20th January 1992 and decision No 165/1999/QD-BNN-BVTV dated 13th January 1999, issued by the Ministry of Agriculture and Rural Development (MARD).		
Zimbabwe	Final decision on import	Published: 12/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS))

CAS: 56-38-2

Party ¹	Date	Party ¹	Date
Albania	06/1999	Guatemala	06/1999
Algeria	06/1999	Guinea	06/1999
Angola	06/1999	Guinea-Bissau	12/2000
Antigua and Barbuda	06/1999	Haiti	06/1999
Bahamas	06/1999	Holy See	06/2001
Bahrain	06/1999	Honduras	06/1999
Bangladesh	06/1999	Iceland	06/1999
Barbados	06/1999	Iran (Islamic Republic of)	06/1999
Belize	06/1999	Israel	06/1999
Benin	06/1999	Japan	06/1999
Bhutan	06/1999	Kazakhstan	06/1999
Botswana	06/1999	Kiribati	06/2003
Bulgaria	06/1999	Korea, Democratic People's Republic of	12/2000
Burkina Faso	06/1999	Kuwait	06/1999
Burundi	06/1999	Latvia	06/1999
Cambodia	06/2002	Lebanon	06/1999
Cameroon	06/1999	Lesotho	06/1999
Cape Verde	06/1999	Liberia	06/1999
Central African Republic	06/1999	Libyan Arab Jamahiriya	06/1999
Colombia	06/1999	Liechtenstein	06/1999
Comoros	06/1999	Lithuania	06/1999
Congo, Democratic Republic of the	06/1999	Madagascar	06/1999
Congo, Republic of the	06/1999	Malawi	06/1999
Cook Islands	06/1999	Mali	06/1999
Côte d'Ivoire	06/1999	Malta	06/1999
Cuba	06/1999	Mauritania	06/1999
Dominica	06/1999	Mexico	06/1999
Dominican Republic	06/1999	Moldova, Republic of	06/1999
Egypt	06/1999	Mongolia	06/1999
Estonia	06/1999	Morocco	06/1999
Ethiopia	06/1999	Mozambique	06/1999
Fiji	06/1999	Namibia	12/2000
Gabon	06/1999	Nepal	06/1999
Georgia	06/1999	Nicaragua	06/1999
Ghana	06/1999	Oman	06/1999
Grenada	06/1999	Panama	06/1999

Importing country responses - Parathion (all formulations - aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) - of this substance are included, except capsule suspensions (CS)) (CAS number: 56-38-2)

Party¹	Date
Papua New Guinea	06/1999
Paraguay	06/1999
Qatar	06/1999
Romania	06/1999
Russian Federation	06/1999
Saint Kitts and Nevis	06/1999
Saint Lucia	06/1999
Saint Vincent and the Grenadines	06/1999
Sao Tome and Principe	06/1999
Saudi Arabia	06/1999
Senegal	06/1999
Sierra Leone	06/1999
Singapore	06/2002
Solomon Islands	06/1999
South Africa	06/2000
Swaziland	06/2001
Tajikistan	06/1999
Tanzania, United Republic of	06/1999
Togo	06/1999
Tonga	06/1999
Tunisia	06/1999
Uganda	06/1999
Ukraine	06/1999
United States of America	06/1999
Uruguay	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l)

CAS: 13171-21-6

Argentina	Interim decision on import Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, has to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: product not commercialized in Argentine	Published: 12/2002	consent under conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import Remarks: Never registered.	Published: 01/1998	no consent
Brazil	Final decision on import Conditions for Import: Import allowed only for pesticide use, as a technical product (active ingredient) as well as formulations based on the active ingredient, registered by the Ministry of Agriculture and Resupply, after joint evaluation of agronomical efficacy, human toxicology and ecotoxicology by the Agricultural, Health and Environmental sectors respectively. In case of wood treatment, import of the substance (active ingredient or formulations) are permitted only if registered by IBAMA, after a joint evaluation of toxicology and ecotoxicology by the health and environmental sectors. Remarks: Law No. 4.797, of 20 October 1965 and "Portaria Interministerial" No. 292 of 28 April 1989. Law No. 7.802 of 11 July 1989 and Decree No. 98.816 of 11 January 1990.	Published: 06/2001	consent under conditions
Canada	Final decision on import	Published: 01/1998	no consent
Chad	Final decision on import Remarks: Not registered.	Published: 01/1998	no consent
Chile	Final decision on import Conditions for Import: Subject to registration in Pesticides Registrar.	Published: 07/1998	consent under conditions
China	Final decision on import Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Restricted. Not permitted for use on fruit, vegetables, herbs and tobacco.	Published: 01/1998	consent under conditions
Costa Rica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Cyprus	Final decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
Czech Republic	Interim decision on import	Published: 06/2003	no consent

Ecuador	Interim decision on import Remarks: Legislative or administrative measures – Communicate to physical or legal bodies which activity is manufacture, formulation, import and sale on the measure to be adopted. Issued by the “Servicio Ecuatoriano de Sanidad Agropecuaria”.	Published: 06/2001	no consent
El Salvador	Final decision on import Remarks: Legislative or administrative measures – "R/ Decreto ejecutivo No. 151, del 28 de junio de 2000".	Published: 12/2000	no consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Interim decision on import Conditions for Import: Member States that do not consent to import: Belgium, Denmark, Ireland, Luxembourg, the Netherlands and the members of the EEA Agreement: Iceland and Liechtenstein. Member States that consent to import (For import prior written authorisation is required.): Austria, Finland, France, Germany, Greece, Italy, Spain, Portugal, Sweden and the United Kingdom. Remarks: The following administrative action is being undertaken during the period a final decision is being considered: - Phosphamidon is included in the Community programme for evaluation of existing active substances under Council Directive 91/414/EEC of 15 July 1991 concerning the placing of Plant Protection Products on the market (OJ L 230 of 19.8.1991, p. 1) - The chemical is already prohibited in the following Member States: Belgium, Denmark, Ireland, Luxembourg, the Netherlands and the members of the EEA Agreement: Iceland and Liechtenstein, in their national legislation. Approximate time needed before a final decision can be reached: by 2003. Phosphamidon is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196 of 16.8.1967, p. 1) as: Muta. Cat. 3; R 40 (Mutagenic Category 3: Possible risks of irreversible effects) – T+; R 28 (Very Toxic; Very toxic if swallowed) – T; R 24 (Toxic; Toxic in contact with skin) - N; R 50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).	Published: 12/2000	consent under conditions
Gambia	Final decision on import Remarks: Never registered.	Published: 01/1998	no consent
Hungary	Interim decision on import Conditions for Import: General conditions apply. Remarks: The active ingredient is being revised under the National Re-registration Programme, started in 1995.	Published: 01/1998	consent under conditions
Iraq	Final decision on import	Published: 01/1998	no consent
Jamaica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
Japan	Final decision on import Conditions for Import: Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale and possession. No use is allowed.) Registration with the Ministry of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical. Remarks: Decision is based on the "Poisonous and Deleterious Substances Control Law" and the "Agriculture Chemicals Regulation Law". Currently not registered.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Remarks: The decision was taken by the Pesticide registration committee due to the information received from the PIC.	Published: 12/2001	no consent

Kenya	Final decision on import Remarks: Decision is based on the Pest Control Products Act, 1982. Cap 346 of the laws of Kenya. The Pest Control Products (Registration) Regulation, L.N. No.46/1984. The pest Control Products (Importation &Exportation) Regulation L.N. No. 146/1984.	Published: 06/2000	no consent
Korea, Republic of	Interim decision on import Conditions for Import: General conditions apply. Remarks: Need more time before a final decision can be taken.	Published: 07/1998	consent under conditions
Lao People's Democratic Republic	Interim decision on import Remarks: Prohibited to import.	Published: 12/2001	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Malaysia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Mauritius	Final decision on import	Published: 01/1998	no consent
Morocco	Final decision on import Remarks: Two preparations containing phosphamidon (200g/l and 500g/l of active principle) are temporarily authorized to be placed on the market in Morocco, but they have been removed from the list of authorized products when Act. 42-95 came into force in May 2000 Legislative or administrative measures: The Importation and the supply of the substance is prohibited under Act 42-95 on the control and the organization of pesticide products and their use, specifying in Art 2 that importation, manufacturing, supply and distribution, even free of charge, of pesticide products for agricultural purposes are prohibited if they are not authorized or, failing that, if their sale is not permitted. These authorization will be granted only to such products the effectiveness and harmlessness of which have been established according to the requirements stated by the above mentioned Act and its Decrees of implementation (Decree no. 2-99-106 May 5th 1999 concerning the authorisation).	Published: 06/2003	no consent
Myanmar	Interim decision on import Remarks: The renewal of registration for products containing phosphamidon will not be allowed once current registration expires. A final decision on import will be reached by the end of 1998.	Published: 07/1998	no consent
New Zealand	Final decision on import Remarks: Registration withdrawn.	Published: 01/1998	no consent
Niger	Interim decision on import Remarks: Not registered. A final decision will be taken in 1998.	Published: 07/1998	no consent

Nigeria	Final decision on import Conditions for Import: Severely restricted. Permit from FEPA required. Remarks: Interim decision pending research on cost-effective locally available alternatives. Alternatives: Chlorpyrifos (not readily available).	Published: 07/1998	consent under conditions
Norway	Final decision on import Remarks: Legislative or administrative measures - Plant protection products Act and Regulations relating to plant protection products.	Published: 12/2000	no consent
Pakistan	Final decision on import Remarks: Alternative - Lower concentrations.	Published: 07/1998	no consent
Peru	Final decision on import	Published: 12/1999	no consent
Philippines	Final decision on import Remarks: Product voluntarily withdrawn by company. No remaining uses allowed.	Published: 01/1998	no consent
Rwanda	Final decision on import Remarks: All uses are forbidden in the country. Product never registered.	Published: 12/2002	no consent
Samoa	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Slovenia	Final decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
Sri Lanka	Final decision on import Remarks: Formal declaration of prohibition of this pesticide was issued on 29 March 2001 (Pesticide Technical and Advisory Committee 15/2001).	Published: 12/2001	no consent
Sudan	Final decision on import Remarks: Banned.	Published: 07/1998	no consent
Suriname	Final decision on import Conditions for Import: Approval from Ministry of Agriculture required.	Published: 01/1998	consent under conditions
Switzerland	Final decision on import Remarks: No products and formulations containing Phosphamidon are authorized in the Index of Plant protection Products 1998.	Published: 12/1999	no consent
Syrian Arab Republic	Final decision on import	Published: 07/1998	consent
Thailand	Interim decision on import Conditions for Import: Registration certificate / import permit.	Published: 01/1998	consent under conditions
Trinidad and Tobago	Final decision on import Remarks: Legislative or administrative measures – The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.	Published: 06/2001	no consent
Turkey	Interim decision on import Conditions for Import: General conditions apply.	Published: 07/1998	consent under conditions
United Arab Emirates	Final decision on import	Published: 07/1998	no consent

Importing country responses - Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l) (CAS number: 13171-21-6)

Vanuatu	Final decision on import Remarks: These chemicals are currently not registered nor approved under the national legislative act (Pesticide Control Act No. 11 of 1993).	Published: 01/1998	no consent
Viet Nam	Final decision on import Remarks: Decision No. 165/1999/QA/BNN-BVTV dated on 13th December 1999.	Published: 06/2000	no consent
Zimbabwe	Final decision on import	Published: 12/2001	no consent

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l)

CAS: 13171-21-6

Party¹	Date	Party¹	Date
Albania	06/1999	Ghana	06/1999
Algeria	06/1999	Grenada	06/1999
Angola	06/1999	Guatemala	06/1999
Antigua and Barbuda	06/1999	Guinea	06/1999
Bahamas	06/1999	Guinea-Bissau	12/2000
Bahrain	06/1999	Haiti	06/1999
Bangladesh	06/1999	Holy See	06/2001
Barbados	06/1999	Honduras	06/1999
Belize	06/1999	Iceland	06/1999
Benin	06/1999	India	06/1999
Bhutan	06/1999	Indonesia	06/1999
Bolivia	06/1999	Iran (Islamic Republic of)	06/1999
Bosnia and Herzegovina	06/1999	Israel	06/1999
Botswana	06/1999	Kazakhstan	06/1999
Bulgaria	06/1999	Kiribati	06/2003
Burkina Faso	06/1999	Korea, Democratic People's	12/2000
Burundi	06/1999	Republic of	
Cambodia	06/2002	Kuwait	06/1999
Cameroon	06/1999	Latvia	06/1999
Cape Verde	06/1999	Lebanon	06/1999
Central African Republic	06/1999	Lesotho	06/1999
Colombia	06/1999	Libyan Arab Jamahiriya	06/1999
Comoros	06/1999	Liechtenstein	06/1999
Congo, Democratic Republic	06/1999	Lithuania	06/1999
of the		Madagascar	06/1999
Congo, Republic of the	06/1999	Malawi	06/1999
Cook Islands	06/1999	Mali	06/1999
Côte d'Ivoire	06/1999	Malta	06/1999
Cuba	06/1999	Mauritania	06/1999
Dominica	06/1999	Mexico	06/1999
Dominican Republic	06/1999	Moldova, Republic of	06/1999
Egypt	06/1999	Mongolia	06/1999
Estonia	06/1999	Mozambique	06/1999
Ethiopia	06/1999	Namibia	12/2000
Fiji	06/1999	Nepal	06/1999
Gabon	06/1999	Nicaragua	06/1999
Georgia	06/1999	Oman	06/1999

Party¹	Date
Panama	06/1999
Papua New Guinea	06/1999
Paraguay	06/1999
Qatar	06/1999
Romania	06/1999
Russian Federation	06/1999
Saint Kitts and Nevis	06/1999
Saint Lucia	06/1999
Saint Vincent and the Grenadines	06/1999
Sao Tome and Principe	06/1999
Saudi Arabia	06/1999
Senegal	06/1999
Sierra Leone	06/1999
Singapore	06/2002
Slovakia	06/1999
Solomon Islands	06/1999
South Africa	06/2000
Swaziland	06/2001
Tajikistan	06/1999
Tanzania, United Republic of	06/1999
Togo	06/1999
Tonga	06/1999
Tunisia	06/1999
Uganda	06/1999
Ukraine	06/1999
United States of America	06/1999
Uruguay	06/1999
Uzbekistan	06/1999
Venezuela	06/1999
Yemen	06/2001
Zambia	06/1999

Listing of all importing country responses

Crocidolite

CAS: 12001-28-4

Albania	Final decision on import Remarks: This chemical is not used in the country or in the local economy. Law on Environmental Protection No. 7664 of 21.1.1993; Decision on Hazardous Wastes and Residues No. 26 of 31.1.94 of the Council of Ministers.	Published: 07/1996	no consent
Algeria	Interim decision on import Conditions for Import: Crocidolite is banned for use in production of consumer goods. Remarks: Decree 95-39 of 28.1.95 on prior authorisations for production of toxic products or products which present particular risk.	Published: 07/1996	consent under conditions
Argentina	Final decision on import Legislative or administrative measures: Resolution MS, NO.845/00 Published on the Congressional Record, October 17, 2000. Prohibits: production, importation, commercialisation and use of Asbestos fibres Amphiboles forms (Crocidolites, Amosite, Actinolite, Tremolite, Anthophyllite) and products formulated on its basis, in the Republic of Argentine.	Published: 12/2002	no consent
Armenia	Interim decision on import Remarks: A final decision is under active consideration.	Published: 06/2001	no consent
Australia	Final decision on import Conditions for Import: Consent to import only subject to specific conditions. Import prohibited for uses that would contravene State, Territory or Commonwealth legislation. Crocidolite is severely restricted in Australia. There is no mining and future mining would not be approved. Responsible institution or authority would be specified for each State, or Territory. Initial contact for queries should be to Australia's DNA for Industrial chemicals.	Published: 06/2002	consent under conditions
Bahrain	Final decision on import	Published: 07/1996	no consent
Brazil	Final decision on import Remarks: National legislative or administrative measure: only import of the variety of asbestos crysotile is allowed. Law No. 9.055 of 1 July 1995 and Decree No. 2.350 of 15 October 1997. Institution/authority responsible for issuing this measure: Ministério das minas y energia, Departamento nacional de producción mineral - DNPM.	Published: 06/2001	no consent

Canada	Final decision on import Published: 12/2000	consent under conditions
	<p>Conditions for Import: The following conditions apply to products composed of crocidolite asbestos fibres:</p> <p>a) the product is imported for the purposes of manufacturing diaphragms for chloroalkali production or acid and temperature resistant seals, gaskets, gland packings or flexible couplings;</p> <p>b) a written notice is given with information required in the Regulations;</p> <p>c) a label be affixed to the container to indicate that it contains crocidolite asbestos fibres.</p> <p>The following conditions apply to asbestos cement pipes, torque converters, diaphragms for chloroalkali production, acid and temperature resistant seals, gaskets, gland packings or flexible couplings:</p> <p>a) the product is constructed in such a way that, upon reasonably foreseeable use, the crocidolite asbestos fibres will not be released into the ambient air;</p> <p>b) a label be affixed to the container to indicate that it contains crocidolite asbestos fibres.</p> <p>Remarks: Legislative or administrative measures – “Hazardous Products (Crocidolite Asbestos) Regulations” (SOR/89-440) under the “Hazardous Products Act”. Imports into Canada of products composed of crocidolite asbestos and products containing crocidolite asbestos are subject to the conditions described below. Institution responsible for issuing the legislative measure is Health Canada.</p>	
Chad	Interim decision on import Published: 01/1995	no consent
	Remarks: Additional time is needed to reach a final decision.	
Chile	Interim decision on import Published: 12/2000	consent
	Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached: two months. The institution responsible for the active consideration of a final decision is the Ministry of Health.	
China	Final decision on import Published: 01/1995	no consent
Cuba	Final decision on import Published: 12/2002	no consent
	<p>Remarks: The use in the national market is authorized, until the small stock available is exhausted. The restriction on importation and use does not include the use of a product as a reference model or reagent used in the development of research activities and analysis at laboratory scale.</p> <p>The restriction on use includes the incorporation of this decision, among the purposes of control under various State Inspection Systems and users guarantees, in the implementation of conditions, which favour the reduction of risks associated with the product (availability of means of staff protection, respect for the conditions of manipulation, stocking and transport, sound waste management).</p> <p>Legislative or administrative measures: National decision adopted and disseminated to all interested parties, in conformity with the powers given to the Designated National Authority, within the framework of the national application of the PIC procedure. (Resolution 159/1995 from the Ministry of Science, Technology and Environment on the national application of the PIC procedure).</p> <p>At present, the process of elaboration of a legal instrument has started, in order to give a legal character to the decision adopted.</p> <p>The Institute responsible for issuing this national legislative or administrative measure: Centre for information, management and education on the environment, Environment Agency, Ministry of Science, Technology and Environment.</p>	
Cyprus	Final decision on import Published: 01/1995	consent under conditions
	Conditions for Import: Permission by Ministry of Labour and Social Insurance, in exceptional cases for special uses as described in the Asbestos (Health and Safety of Persons at Work) Regulations of 1993.	

Czech Republic	Final decision on import Remarks: Production, import, export and distribution of the substance is banned with exception of its production and import for research, scientific and analytic purposes in quantity less than 100 g per year from one producer or importer by the Act No. 157/1998 Code, on chemical substances and chemical preparations and amending some other Acts, as last amended, and its implementing Decree No. 301/1998 Code, at last amended. The institution responsible for issuing this national measure is Ministry of Environment.	Published: 12/2001	no consent
Ecuador	Interim decision on import Remarks: Additional time is needed to reach a final decision .	Published: 01/1995	consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Remarks: For Austria, Finland and Sweden, decision published 07/95.	Published: 01/1995	no consent
Gambia	Interim decision on import Conditions for Import: Severely restricted to construction work. Remarks: Crocidolite has been placed on the list of severely restricted chemicals in Gambia. Regulated by the Hazardous Chemicals and Pesticides Control and Management Act of 1994. Alternatives: cement fibres in construction.	Published: 01/1997	consent under conditions
Guinea	Interim decision on import Conditions for Import: For industrial uses on the basis of a prior authorisation of the National Department of the Environment. Remarks: The final decision on this substance will be taken only after the approval and signature of the draft decree on the regulation of the control of hazardous and dangerous chemicals which is presently being considered at the Governmental level. Any import or delivery without prior authorisation of the National Department of the Environment (Direction nationale de l'environnement) presents a violation of Art. 76, 77 and 78 of the Ordinance No. 045/PRG/87 of 28 May 1987 on the Code of Environment of the Republic of Guinea.	Published: 01/1996	consent under conditions
Hungary	Final decision on import Legislative or administrative measures: Hungarian Decree 41/2000 (XII.20.) EüMKöM on the restriction of certain activities involving dangerous substances and dangerous preparations (published in Magyar Közlöny 2000/126, page 8240-8251)	Published: 06/2003	no consent
Iceland	Final decision on import	Published: 07/1995	no consent
India	Final decision on import Conditions for Import: License on the recommendation of the Department of Chemicals and Petrochemicals.	Published: 01/1995	consent under conditions
Japan	Final decision on import Remarks: Decision is based on the "Industrial Safety and Health Law".	Published: 12/1999	no consent

Jordan	Final decision on import	Published: 06/2002	no consent
	<p>Remarks: Regulation on import N(1) of 1997 and its amendment of 1999 authorise the Ministry of Health to regulate the import of restricted and banned chemicals to Jordan. A special permission is required from the Ministry of Health for chemicals prior to their entry into the country. The regulation is under the process of modification after issuing new law for "import and export" No 21 for 2001. The institution responsible for issuing the Law and regulation for import is the Ministry of Industry and Trade. The import of chemicals is regulated by the Ministry of Health which is the focal point for chemicals in Jordan and the DNA (C) for the PIC procedure.</p> <p>In 1996 the Ministry of Health adopted a list of banned and restricted chemicals, after consulting the international agencies and authorities to improve control of chemicals entering the market. The list was updated in 2001. This chemical was included in the list in 1996 as a banned chemical.</p>		
Korea, Republic of	Final decision on import	Published: 06/2002	no consent
	<p>Remarks: Crocidolite and mixtures which contain 1% or more of crocidolite are banned for manufacture, import and use as an industrial chemical, except for the use of the chemical for research or laboratory purposes. No remaining uses are allowed. The authority responsible for issuing the legislative measure Ministry of Labour.</p> <p>It is not clear whether there has ever been a request of registration in the past, but there might have been such a request and the chemical is banned due to risk of potential acute and chronic toxic effect on human.</p>		
Lao People's Democratic Republic	Interim decision on import	Published: 12/1999	no consent
	<p>Remarks: A final decision is under active consideration by the Ministry of Industry and Handicraft. Approximate time needed before a final decision can be reached - one year.</p>		
Liechtenstein	Final decision on import	Published: 07/1995	no consent
Malaysia	Final decision on import	Published: 01/1998	no consent
	<p>Remarks: Customs (Prohibition of Import) Order 1988, first schedule, under Customs Act 1967.</p>		
Mauritius	Final decision on import	Published: 12/2000	no consent
	<p>Remarks: Legislative or administrative measures – "Supplies (Control of Imports) Regulations", 1991; "Consumer Protection Act".</p>		
Members of the EEA Agreement	Final decision on import	Published: 07/1995	no consent
	<p><i>Member States:</i></p>		
Niger	Interim decision on import	Published: 12/1999	Response did not address Importation
	<p>Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - 6 months.</p> <p>Decision: Response did not address Importation</p>		
Nigeria	Final decision on import	Published: 01/1998	no consent
	<p>Remarks: The chemical is not manufactured, approved or used in the country. Legislative acts - Federal Environmental Protection Act, CAPN, 131, LFN, 1990 as amended by Decree No. 59 of 1992; Management of Solid and Hazardous Wastes Regulation, S.1.15 of 1991.</p>		
Norway	Final decision on import	Published: 07/1995	no consent

Oman	Interim decision on import Remarks: It is unclear whether the chemical is being used or imported into the country. The DNA of Oman requests exporting countries to inform the DNA of address of companies/agencies in Oman to which this chemical is being exported. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Papua New Guinea	Interim decision on import Remarks: Additional time is needed to take a final decision. The current status of the chemical in the country is unclear. DNA requests assistance from exporting countries in providing addresses of companies/agencies in Papua New Guinea to which Crocidolite is being imported. Decision: Response did not address Importation	Published: 07/1996	Response did not address Importation
Philippines	Interim decision on import Conditions for Import: An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources (under Republic Act 6969). The issuance of such an Interim Importation Clearance may be denied based on the evaluation of data required. Remarks: No final decision has been taken regarding PIC chemicals (see DENR Administrative order No. 29 on the implementation of rules and regulations on chemicals). Under the Republic Act 6969 (Toxic Chemical Legislation), a Review Committee will be formed in order to evaluate chemicals to be included in the Priority Chemicals List, and to make recommendations on chemicals for which Chemical Control Orders (CCO) will be issued.	Published: 07/1996	consent under conditions
Saint Lucia	Interim decision on import Remarks: Additional time is needed to reach a final decision.	Published: 01/1995	consent
Samoa	Final decision on import Remarks: Insulation removed from the Parliament building and disposed locally (some disturbance of the container reported).	Published: 01/1996	no consent
Slovakia	Final decision on import Conditions for Import: Conditions are specified in Ordinance No. 8, § 11b, of the Ministry of Health of Slovakia, 1990.	Published: 07/1996	consent under conditions
Slovenia	Final decision on import Remarks: There has never been a request for registration of crocidolite in this country. Crocidolite is not registered, manufactured or formulated in Slovenia Legislative or administrative measures: Order on bans and restriction of production, placing on the market and use of asbestos and asbestos products (O.J. 49/01)	Published: 06/2003	no consent
Switzerland	Final decision on import Conditions for Import: If the intended use is still permitted according to the provisions of Annex 3.3. of the Ordinance relating to Environmentally Hazardous Substances. Remarks: Most uses are banned, but some special uses are still allowed (see Ordinance relating to Environmentally Hazardous Substances, Annex 3.3.).	Published: 01/1995	consent under conditions
Tanzania, United Republic of	Interim decision on import Conditions for Import: Crocidolite is a chemical which is registered/approved/currently being used in the country. Remarks: Additional time is needed to reach a final decision. Crocidolite is not used in the manufacture of asbestos. Industry is using chrysotile fiber. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Thailand	Final decision on import	Published: 01/1995	no consent

Trinidad and Tobago	Interim decision on import	Published: 06/2001	consent
	<p>Remarks: A final decision is under active consideration by the Pesticides and Toxic Chemicals Control Board, Chemistry, Food and Drugs Division. The following administrative action is being undertaken during the period a final decision is being considered: the enacting into law of the toxic chemical regulations. The legislation will require imported to obtain license to import. Approximate time needed before a final decision can be reached: 2 years. At present there is no registration of toxic chemicals (only pesticides) and there is not government agency responsible for the control of importation and usage of this chemical. There is no information on whether the chemicals is imported into Trinidad and Tobago.</p>		
Uruguay	Interim decision on import	Published: 01/1997	Response did not address Importation
	<p>Remarks: Need more time to take a final decision. No special restrictions exist on importation of products until otherwise decided. Decision: Response did not address Importation</p>		

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Crocidolite

CAS: 12001-28-4

Party ¹	Date	Party ¹	Date
Angola	06/1999	Guatemala	06/1999
Antigua and Barbuda	06/1999	Guinea-Bissau	12/2000
Bahamas	06/1999	Haiti	06/1999
Bangladesh	06/1999	Holy See	06/2001
Barbados	06/1999	Honduras	06/1999
Belize	06/1999	Indonesia	06/1999
Benin	06/1999	Iran (Islamic Republic of)	06/1999
Bhutan	06/1999	Iraq	06/1999
Bolivia	06/1999	Israel	06/1999
Bosnia and Herzegovina	06/1999	Jamaica	06/1999
Botswana	06/1999	Kazakhstan	06/1999
Bulgaria	06/1999	Kenya	06/1999
Burkina Faso	06/1999	Kiribati	06/2003
Burundi	06/1999	Korea, Democratic People's Republic of	12/2000
Cambodia	06/2002	Kuwait	06/1999
Cameroon	06/1999	Latvia	06/1999
Cape Verde	06/1999	Lebanon	06/1999
Central African Republic	06/1999	Lesotho	06/1999
Colombia	06/1999	Liberia	06/1999
Comoros	06/1999	Libyan Arab Jamahiriya	06/1999
Congo, Democratic Republic of the	06/1999	Lithuania	06/1999
Congo, Republic of the	06/1999	Madagascar	06/1999
Cook Islands	06/1999	Malawi	06/1999
Costa Rica	06/1999	Mali	06/1999
Côte d'Ivoire	06/1999	Malta	06/1999
Dominica	06/1999	Mauritania	06/1999
Dominican Republic	06/1999	Mexico	06/1999
Egypt	06/1999	Moldova, Republic of	06/1999
El Salvador	06/1999	Mongolia	06/1999
Estonia	06/1999	Morocco	06/1999
Ethiopia	06/1999	Mozambique	06/1999
Fiji	06/1999	Myanmar	06/1999
Gabon	06/1999	Namibia	12/2000
Georgia	06/1999	Nepal	06/1999
Ghana	06/1999	New Zealand	06/1999
Grenada	06/1999	Nicaragua	06/1999

Party¹	Date	Party¹	Date
Pakistan	06/1999	Zambia	06/1999
Panama	06/1999	Zimbabwe	06/1999
Paraguay	06/1999		
Peru	06/1999		
Qatar	06/1999		
Romania	06/1999		
Russian Federation	06/1999		
Rwanda	06/1999		
Saint Kitts and Nevis	06/1999		
Saint Vincent and the Grenadines	06/1999		
Sao Tome and Principe	06/1999		
Saudi Arabia	06/1999		
Senegal	06/1999		
Sierra Leone	06/1999		
Singapore	06/2002		
Solomon Islands	06/1999		
South Africa	06/2000		
Sri Lanka	06/1999		
Sudan	06/1999		
Suriname	06/1999		
Swaziland	06/2001		
Syrian Arab Republic	06/1999		
Tajikistan	06/1999		
Togo	06/1999		
Tonga	06/1999		
Tunisia	06/1999		
Turkey	06/1999		
Uganda	06/1999		
Ukraine	06/1999		
United Arab Emirates	06/1999		
United States of America	06/1999		
Uzbekistan	06/1999		
Vanuatu	06/1999		
Venezuela	06/1999		
Viet Nam	06/1999		
Yemen	06/2001		

Listing of all importing country responses

Polybrominated Biphenyls (PBBs)			
CAS: 13654-09-6			
Albania	Final decision on import	Published: 07/1996	no consent
<p>Remarks: The chemicals are not used in the country or in the local economy. Law on Environmental Protection No. 7664 of 21.1.1993; Decision on Hazardous Wastes and Residues No. 26 of 31.1.94 of the Council of Ministers.</p>			
Argentina	Final decision on import	Published: 12/2002	no consent
<p>Legislative or administrative measures: 1) Resolution MS No. 437/01 and MTEFRH No. 209/01 Published on the Congressional Record, May 04, 2001. Prohibits: production, importation and commercialisation of polychlorinated biphenyls and products and/or equipment formulated on its basis. 2) Resolution SA and DS, No.249/02 Published on the Congressional Record, May 31, 2002. Prohibits: import, production, commercialisation and/or new applications of PCBs(PCB: polychlorinated biphenyls, PCD: polychlorinated diphenyls, PCT: polychlorinated terphenyls, PBB: polybrominated byphenyls and all mixes), and any material containing this elements or contaminated, whatever could be the adopted use or application.</p>			
Armenia	Interim decision on import	Published: 06/2001	no consent
<p>Remarks: A final decision is under active consideration.</p>			
Australia	Interim decision on import	Published: 01/1995	Response did not address Importation
<p>Remarks: Additional time is needed to reach a final decision. Decision: Response did not address Importation</p>			
Bahrain	Interim decision on import	Published: 01/1995	Response did not address Importation
<p>Remarks: Additional time is needed to reach a final decision. Uncertain whether the chemical has been imported into the country. Decision: Response did not address Importation</p>			
Brazil	Interim decision on import	Published: 06/2001	consent
Canada	Final decision on import	Published: 12/2000	no consent
<p>Remarks: Legislative or administrative measures - "Prohibition of Certain Toxic Substances Regulations" (SOR/96-237) and "Regulations Amending the Prohibition of Certain Toxic Substances Regulations" (SOR/98-435) under the "Canadian Environmental Protection Act" (CEPA). These Regulations prohibit the manufacture, use, processing, sale, offering for sale and import of certain toxic substances such as PBBs that appear on the list of toxic substances in Schedule I to the CEPA. These Regulations do not apply in respect of the manufacture, use, processing, sale, offering for sale or import of a prohibited toxic substance for use in a laboratory for scientific research purposes or as a laboratory analytical standard. Institution responsible for issuing the legislative measure is Environment Canada.</p>			
Chad	Interim decision on import	Published: 01/1995	no consent
<p>Remarks: The decision applies to hexabromobiphenyl only. Additional time is needed to reach a final decision.</p>			
Chile	Final decision on import	Published: 12/2000	consent
<p>Remarks: Legislative or administrative measures - No express legislative measure of prohibition has been issued by the public health authorities or other authority. An authorisation is needed for its import into the country.</p>			
China	Final decision on import	Published: 01/1995	consent under conditions
<p>Conditions for Import: Permission must be obtained from the National Environmental Protection Agency (NEPA) of China.</p>			

Cuba	Final decision on import Conditions for Import: Can only be imported with permission of the DNA. Import is not permitted if the substance is intended to be used in textile production.	Published: 01/1995	consent under conditions
Cyprus	Interim decision on import Remarks: The import, use, etc., of PBBs in Cyprus is controlled by the Dangerous Substances Law of 1991 and regulations that are under preparation, expected to be enacted in 1994. At present the import is regulated by the Ministry of Commerce and Industry, which is the import licensing authority and which refuses to grant such license for import of this substance.	Published: 01/1995	no consent
Czech Republic	Final decision on import Conditions for Import: The substance may not be used in textile articles, such as garments, undergarments and linen, intended to come into contact with skin. Legislative or administrative measures: The placing on the market and use of products containing the substance is restricted by the Act. No. 157/1998 Code, on chemical substances and chemical preparations and amending some other Acts, as last amended, and its implementing Decree No. 301/1998 Code, as last amended.	Published: 06/2003	consent under conditions
Ecuador	Interim decision on import Remarks: Additional time is needed to reach a final decision.	Published: 01/1995	consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen). Remarks: For Austria, Finland and Sweden, decision published 07/95.	Published: 01/1995	consent under conditions
Gambia	Interim decision on import Remarks: Regulated by the Hazardous Chemicals and Pesticides Control and Management Act of 1994. Alternatives: CO ₂ , foams as fire retardants.	Published: 01/1997	no consent
Guinea	Interim decision on import Conditions for Import: For industrial uses on the basis of a prior authorization of the National Department of the Environment. Remarks: The final decision on this substance will be taken only after the approval and signature of the draft decree on the regulation of the control of hazardous and dangerous chemicals which is presently being considered at the Governmental level. Any import or delivery without prior authorization of the National Department of the Environment (Direction nationale de l'environnement) presents a violation of Art. 76, 77 and 78 of the Ordinance No. 045/PRG/87 of 28 May 1987 on the Code of Environment of the Republic of Guinea.	Published: 01/1996	consent under conditions
Hungary	Final decision on import Conditions for Import: Not permitted for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen) Legislative or administrative measures: Restricted by the Hungarian Decree 41/2000 (XII.20) EüM-Köm on the restriction of certain activities involving dangerous substances and dangerous preparations (published in Magyar Közlöny 2000/126, page 8240 - 8251)	Published: 06/2003	consent under conditions

Iceland	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen).	Published: 07/1995	consent under conditions
India	Final decision on import Conditions for Import: License on the recommendation of the Department of Chemicals and Petrochemicals.	Published: 01/1995	consent under conditions
Japan	Interim decision on import Conditions for Import: Applicable to hexabromobiphenyl and octabromobiphenyl - notification to the Minister of International Trade and Industry and the Minister of Health and Welfare required. A final decision regarding import will be taken only when the chemical is examined as a new chemical after the first notification.	Published: 12/1999	consent under conditions
Jordan	Final decision on import Conditions for Import: Permission by the Ministry of Health is required prior to the entry of this chemical to Jordan. Additional time is needed to reach a final decision. Responsible institution actively considering a final decision: Ministry of Health, Environmental Health Directorate. Remarks: In 1996 the Ministry of Health adopted a list of banned and restricted chemicals, after consulting the international agencies and authorities to improve control of chemicals entering the market. The list was updated in 2001. This chemical was included in the list in 1996 as a banned chemical. Yet the monitoring system is not functioning as it should, and sometimes some chemicals may enter the market without referring to the Ministry of Health for permission.	Published: 06/2002	consent under conditions
Korea, Republic of	Final decision on import Remarks: PBBs and mixtures containing 0.1% or more of PBBs are banned for manufacture, import and use as an industrial chemical, except for the use of the chemical for research or laboratory purposes. No remaining uses are allowed. The authority responsible for issuing the legislative measure is Ministry of Environment.	Published: 06/2002	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration by the Ministry of Industry and Handicraft. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Liberia	Interim decision on import Remarks: It is unclear whether the chemical is being used or imported into the country. The DNA of Liberia requests exporting countries to inform the DNA of address of companies/agencies in Liberia to which this chemical is being imported.	Published: 12/2001	no consent
Liechtenstein	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen).	Published: 07/1995	consent under conditions
Malaysia	Final decision on import Remarks: Customs (Prohibition of Imports) Order 1988, first schedule under Customs Act 1967.	Published: 01/1998	no consent
Mauritius	Final decision on import Remarks: Legislative or administrative measures – "Supplies (Control of Imports) Regulations", 1991; "Consumer Protection Act".	Published: 12/2000	no consent
Members of the EEA Agreement <i>Member States:</i>	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen).	Published: 07/1995	consent under conditions

Niger	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - 6 months. Decision: Response did not address Importation	Published: 12/1999	Response did not address Importation
Nigeria	Interim decision on import Conditions for Import: Permit by FEPA (Federal Environmental Protection Agency) must be obtained. Remarks: Placed under severe restriction. The chemical is not manufactured or formulated in the country. Additional time is needed to reach a final decision (3-5 years). It is recommended that a national survey be conducted urgently in order to identify the level of use for effective phase-out of the chemical in conjunction with users. Legislative acts - Federal Environmental Protection Act, CAPN, 131, LFN, 1990 as amended by Decree No. 59 of 1992; Management of Solid and Hazardous Wastes Regulation, S.1.15 of 1991.	Published: 01/1998	consent under conditions
Norway	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen).	Published: 07/1995	consent under conditions
Oman	Interim decision on import Remarks: It is unclear whether the chemical is being used or imported into the country. The DNA of Oman requests exporting countries to inform the DNA of address of companies/agencies in Oman to which this chemical is being imported. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Papua New Guinea	Interim decision on import Remarks: Additional time is needed to take a final decision. The current status of the chemical in the country is unclear. DNA requests assistance from exporting countries in providing addresses of companies/agencies in Papua New Guinea to which PBBs are being imported. Decision: Response did not address Importation	Published: 07/1996	Response did not address Importation
Saint Lucia	Interim decision on import Remarks: Additional time is needed to reach a final decision.	Published: 01/1995	consent
Samoa	Final decision on import	Published: 01/1996	no consent
Slovenia	Final decision on import Conditions for Import: Import and placing on the market of textile articles intended to come into contact with the skin is prohibited. Legislative or administrative measures: Order on the restrictions of placing on the market and use of certain dangerous substances and preparation (O.J.73/99, 24/01, 71/02)	Published: 06/2003	consent under conditions
Switzerland	Final decision on import Remarks: Manufacture, supply, import and use of the substance and of products which contain the substance are prohibited (Ordinance relating to Environmentally Hazardous Substances, Annex 3.1).	Published: 01/1995	no consent
Tanzania, United Republic of	Interim decision on import Remarks: Additional time is needed to reach a final decision. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Thailand	Interim decision on import Remarks: PBBs have never been imported into the country. Additional time is needed to reach a final decision. The chemical is under consideration for a control action by the Hazardous Substance Control Committee under the new Act (1992). Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation

Trinidad and Tobago	Interim decision on import	Published: 06/2001	consent
	<p>Remarks: A final decision is under active consideration by the Pesticides and Toxic Chemicals Control Board, Chemistry, Food and Drugs Division. The following administrative action is being undertaken during the period a final decision is being considered: the enacting into law of the toxic chemical regulations. The legislation will require imported to obtain license to import. Approximate time needed before a final decision can be reached: 2 years. At present there is no registration of toxic chemicals (only pesticides) and there is not government agency responsible for the control of importation and usage of this chemical. There is no information on whether the chemicals is imported into Trinidad and Tobago.</p>		
Uruguay	Interim decision on import	Published: 01/1997	Response did not address Importation
	<p>Remarks: Need more time to take a final decision. No special restrictions exist on importation of products until otherwise decided. Decision: Response did not address Importation</p>		

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Polybrominated Biphenyls (PBBs)

CAS: 13654-09-6

Party ¹	Date	Party ¹	Date
Algeria	06/1999	Grenada	06/1999
Angola	06/1999	Guatemala	06/1999
Antigua and Barbuda	06/1999	Guinea-Bissau	12/2000
Bahamas	06/1999	Haiti	06/1999
Bangladesh	06/1999	Holy See	06/2001
Barbados	06/1999	Honduras	06/1999
Belize	06/1999	Indonesia	06/1999
Benin	06/1999	Iran (Islamic Republic of)	06/1999
Bhutan	06/1999	Iraq	06/1999
Bolivia	06/1999	Israel	06/1999
Bosnia and Herzegovina	06/1999	Jamaica	06/1999
Botswana	06/1999	Kazakhstan	06/1999
Bulgaria	06/1999	Kenya	06/1999
Burkina Faso	06/1999	Kiribati	06/2003
Burundi	06/1999	Korea, Democratic People's Republic of	12/2000
Cambodia	06/2002	Kuwait	06/1999
Cameroon	06/1999	Latvia	06/1999
Cape Verde	06/1999	Lebanon	06/1999
Central African Republic	06/1999	Lesotho	06/1999
Colombia	06/1999	Libyan Arab Jamahiriya	06/1999
Comoros	06/1999	Lithuania	06/1999
Congo, Democratic Republic of the	06/1999	Madagascar	06/1999
Congo, Republic of the	06/1999	Malawi	06/1999
Cook Islands	06/1999	Mali	06/1999
Costa Rica	06/1999	Malta	06/1999
Côte d'Ivoire	06/1999	Mauritania	06/1999
Dominica	06/1999	Mexico	06/1999
Dominican Republic	06/1999	Moldova, Republic of	06/1999
Egypt	06/1999	Mongolia	06/1999
El Salvador	06/1999	Morocco	06/1999
Estonia	06/1999	Mozambique	06/1999
Ethiopia	06/1999	Myanmar	06/1999
Fiji	06/1999	Namibia	12/2000
Gabon	06/1999	Nepal	06/1999
Georgia	06/1999	New Zealand	06/1999
Ghana	06/1999	Nicaragua	06/1999

Party¹	Date	Party¹	Date
Pakistan	06/1999	Viet Nam	06/1999
Panama	06/1999	Yemen	06/2001
Paraguay	06/1999	Zambia	06/1999
Peru	06/1999	Zimbabwe	06/1999
Philippines	06/1999		
Qatar	06/1999		
Romania	06/1999		
Russian Federation	06/1999		
Rwanda	06/1999		
Saint Kitts and Nevis	06/1999		
Saint Vincent and the Grenadines	06/1999		
Sao Tome and Principe	06/1999		
Saudi Arabia	06/1999		
Senegal	06/1999		
Sierra Leone	06/1999		
Singapore	06/2002		
Slovakia	06/1999		
Solomon Islands	06/1999		
South Africa	06/2000		
Sri Lanka	06/1999		
Sudan	06/1999		
Suriname	06/1999		
Swaziland	06/2001		
Syrian Arab Republic	06/1999		
Tajikistan	06/1999		
Togo	06/1999		
Tonga	06/1999		
Tunisia	06/1999		
Turkey	06/1999		
Uganda	06/1999		
Ukraine	06/1999		
United Arab Emirates	06/1999		
United States of America	06/1999		
Uzbekistan	06/1999		
Vanuatu	06/1999		
Venezuela	06/1999		

Listing of all importing country responses

Polychlorinated Biphenyls (PCBs)			
CAS: 1336-36-3			
Albania	Final decision on import	Published: 07/1996	no consent
<p>Remarks: This chemical is not used in the country or in the local economy. Law on Environmental protection No. 7664 of 21.1.1993; Decision on Hazardous Wastes and Residues No. 26 of 31.1.94 of the Council of Ministers.</p>			
Algeria	Final decision on import	Published: 07/1996	no consent
<p>Remarks: Decree 98-182 of 18.8.87 on PCB-based oils, electric equipment containing these oils and materials contaminated by this product.</p>			
Argentina	Final decision on import	Published: 12/2002	no consent
<p>Legislative or administrative measures: 1) Resolution MS NO.437/01 and MTEFRH NO. 209/01 Published on the Congressional Record, May 04, 2001. Prohibits: production, importation and commercialisation of polychlorinated biphenyls and products and/or equipment formulated on its basis. 2) Resolution SA and DS, NO.249/02 Published on the Congressional Record, May 31, 2002. Prohibits: import, production, commercialisation and/or new applications of PCBs(PCB: polychlorinated biphenyls, PCD: polychlorinated dyphenyls, PCT: polychlorinated terphenyls, PBB: polybrominated byphenyls and all mixes), and any material containing this elements or contaminated, whatever could be the adopted use or application.</p>			
Armenia	Interim decision on import	Published: 06/2001	no consent
<p>Remarks: A final decision is under active consideration.</p>			
Australia	Final decision on import	Published: 06/2002	no consent
<p>Conditions for Import: Consent to import only subject to specified conditions. Importation prohibited unless permission in writing has been granted by the Minister for Justice and Customs. Such permission would be subject to condition. Additional legislation applies in States and Territories of Australia. Initial contact for queries should be to Australia's DNA for industrial chemicals.</p>			
Bahrain	Final decision on import	Published: 01/1995	no consent
<p>Remarks: Action has been taken to substitute the chemical in the electrical facilities. Import of chlorinated pesticides is not allowed.</p>			
Brazil	Final decision on import	Published: 06/2001	consent under conditions
<p>Conditions for Import: Virtually all uses of the product, like for example as fluid for electrical transformers, admixtures for dyes, plastics and other minor uses; have been banned within the national territory. There is still no legal prohibition of import. National legislative or administrative measure: Inter-ministry.... No. 19 of 29 January 1981 (Ministerios de las minas e energia, Interior y Industria y comercio). Institutions/authorities responsible for issuing this measure: Ministério das minas e energia; Agência nacional de energia eléctrica.</p>			

Canada	Final decision on import	Published: 12/2000	no consent
	<p>Remarks: Legislative or administrative measures - "Chlorobiphenyls Regulations" (SOR/91-152) under the "Canadian Environmental Protection Act" (CEPA). These Regulations restrict the use of chlorobiphenyls (PCBs) to existing electrical equipment by prohibiting the import or manufacture of any PCB-filled equipment, the operation of PCB-filled electromagnets handling food or feed, and the use of PCBs as a new filling or make-up fluid in any equipment. The Regulations set a maximum concentration of 50 ppm by weight of PCBs that are imported, manufactured or offered for sale. The Regulations set 1 gram per day as the maximum quantity of PCBs that may be released into the environment in the course of commercial, manufacturing and processing activities involving specified equipment, and 50 ppm by weight as a general release prohibition, except for road oiling purposes, where the limit is 5 ppm. Institution responsible for issuing the legislative measure is Environment Canada.</p>		
Chad	Interim decision on import	Published: 01/1995	consent
	<p>Remarks: Additional time is needed to reach a final decision.</p>		
Chile	Interim decision on import	Published: 12/2000	consent
	<p>Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached: six months. The institution responsible for the active consideration of a final decision is the Ministry of Health. The "Resolución de la Superintendencia de Servicios Eléctricos y Gas" of the Ministry of Interior (now called the perintendencia de Servicios Eléctricos y Combustibles") is presently in force, which prohibits the use of PCBs within the national territory as dielectric fluid in transformers, condensers and any other type of electrical equipment. Extended Resolution No. 610 of 3 September 1982, Ministry of Interior.</p>		
China	Final decision on import	Published: 01/1995	consent under conditions
	<p>Conditions for Import: Permission must be obtained from the National Environmental Protection Agency of China (including for import of electrical equipment containing PCBs).</p>		
Cuba	Final decision on import	Published: 01/1995	no consent
	<p>Conditions for Import: The substance itself and electrical equipment with a PCB content of more than 50 ppm are banned for import.</p>		
Cyprus	Interim decision on import	Published: 01/1995	no consent
	<p>Remarks: The import, use, etc. of PCBs in Cyprus is controlled by the Dangerous Substances Law of 1991 and regulations that are under preparation, expected to be enacted in 1994. At present, the import is regulated by the Ministry of Commerce and Industry, which refuses to grant such license for import of this substance.</p>		
Czech Republic	Final decision on import	Published: 12/2001	no consent
	<p>Remarks: Production, import, export and distribution of the preparations containing more than 0.005% by weight of the substance is banned (with exception of mono- and dichlorinated biphenyls) by the Act No. 157/1998 Code, on chemical substances and chemical preparations and amending some other Acts, as last amended, and its implementing Decree No. 301/1998 Code, as last amended. The production and import of the substance for research, scientific and analytic purposes in quantity less than 100 g per year from one producer or importer is permitted. The institution responsible for issuing this national measure is Ministry of Environment.</p>		
Ecuador	Interim decision on import	Published: 01/1995	consent
	<p>Remarks: Additional time is needed to reach a final decision.</p>		

European Community	Final decision on import	Published: 01/1995	no consent
<i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Remarks: For Austria, Finland and Sweden, decision published 07/95. Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005% is prohibited.		
Gambia	Interim decision on import	Published: 01/1997	consent
	Remarks: PCBs are supposedly imported in closed systems. Regulations on use and import are lacking. Regulated by the Hazardous Chemicals and Pesticides Control and Management Act of 1994.		
Guinea	Interim decision on import	Published: 01/1996	consent under conditions
	Conditions for Import: For industrial uses on the basis of a prior authorization of the National Department of the Environment . Remarks: The final decision on this substance will be taken only after the approval and signature of the draft decree on the regulation of the control of hazardous and dangerous chemicals which is presently being considered at the Governmental level. Any import or delivery without prior authorization of the National Department of the Environment (Direction nationale de l'environnement) presents a violation of Art. 76, 77 and 78 of the Ordinance No. 045/PRG/87 of 28 May 1987 on the Code of Environment of the Republic of Guinea.		
Honduras	Interim decision on import	Published: 01/1995	Response did not address Importation
	Remarks: Uncertain whether the chemical has been imported into the country. Additional time is needed for a final decision. The use of the chemical is presently not regulated in Honduras. It is planned that a regulation will be issued and implemented by the Secretariat of Labour and Social Planning (Secretaría del Trabajo y Previsión Social). Decision: Response did not address Importation		
Hungary	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: Restricted by the Hungarian Decree 41/2000 (XII.20) EüM-KöM on the restriction of certain activities involving dangerous substances and dangerous preparations (published in Magyar Közlöny 2000/126, page 8240 - 8251)		
Iceland	Final decision on import	Published: 07/1995	no consent
	Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005% is prohibited.		
India	Final decision on import	Published: 01/1995	consent under conditions
	Conditions for Import: License on the recommendation of the Department of Chemicals and Petrochemicals.		
Japan	Final decision on import	Published: 12/1999	consent under conditions
	Conditions for Import: Permission from the Minister of International Trade and Industry required. However, so far no permission has been granted. Remarks: Decision is based on the Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances.		

Jordan	Final decision on import	Published: 06/2002	no consent
	<p>Remarks: Regulation of import N(1) of 1997 and its amendment of 1999 authorise the Ministry of Health to regulate the import of restricted and banned chemical to Jordan. A special permission is required from the Ministry of Health for chemicals prior to their entry into the country. The regulation is under the process of modification after issuing new law for "import and export" No 21 for 2001. The institution responsible for issuing the Law and regulation for import is the Ministry of Industry and Trade. The import of chemical is regulated by the Ministry of Health which is the focal point for chemicals in Jordan and the DNA (C) for the PIC procedure, In 1996 the Ministry of Health adopted a list of banned and restricted chemicals, after consulting the international agencies and authorities to improve control of chemicals entering the market. The list was updated in 2001. This chemical was included in the list in 1996 as a banned chemical.</p>		
Korea, Republic of	Final decision on import	Published: 06/2002	no consent
	<p>Remarks: PCBs and mixtures containing 0.005% or more of PCBs are banned for manufacture, import and use as an industrial chemical. Exception are however made for the PCBs currently used in electrical transformers and for the use of the chemical for research or laboratory purposes. No other remaining uses are allowed. The authority responsible for issuing the legislative measure is Ministry of Environment. There might have been a request of registration in the past and the chemical was used, for example, in electrical transformers. It is banned due to risk of various toxic effect on humans and the environment.</p>		
Lao People's Democratic Republic	Interim decision on import	Published: 12/1999	no consent
	<p>Remarks: A final decision is under active consideration by the Ministry of Industry and Handicraft. Approximate time needed before a final decision can be reached - one year.</p>		
Liechtenstein	Final decision on import	Published: 07/1995	no consent
	<p>Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005% is prohibited.</p>		
Malaysia	Final decision on import	Published: 01/1998	no consent
	<p>Remarks: Customs (Prohibition of Imports) order 1988, first schedule, under Customs Act 1967.</p>		
Mauritius	Final decision on import	Published: 12/2000	no consent
	<p>Remarks: Legislative or administrative measures – "Supplies (Control of Imports) Regulations", 1991; "Consumer Protection Act".</p>		
Members of the EEA Agreement <i>Member States:</i>	Final decision on import	Published: 07/1995	no consent
	<p>Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005% is prohibited.</p>		
Niger	Interim decision on import	Published: 12/1999	Response did not address Importation
	<p>Remarks: A final decision is under active consideration by the Ministry of Agriculture. Approximate time needed before a final decision can be reached - 6 months. Additional information on use of the chemical is requested from the countries that notified final regulatory actions. Decision: Response did not address Importation</p>		

Nigeria	Interim decision on import Conditions for Import: Permit from FEPA (Federal Environmental Protection Agency) must be obtained. Remarks: Severely restricted for use in closed application in transformers. The chemical is not manufactured or formulated in the country. Additional time is needed to reach a final decision (3-5 years). FEPA has launched an awareness-raising programme for companies and authorities which use PCB-based transformers on hazards related to this chemicals, in order to phase out its use. There is an urgent move to assess the extent of PCB wastes in the country, identify target companies and the most environmentally sound manner of disposal. There is an awareness as to the need of non-PCB-based transformers but alternatives are not yet identified. Legislative acts - Federal Environmental Protection Act, CAPN, 131, LFN, 1990 as amended by Decree No. 59 of 1992; Management of Solid and Hazardous Wastes Regulation, S.1.15 of 1991.	Published: 01/1998	consent under conditions
Norway	Final decision on import Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005% is prohibited.	Published: 07/1995	no consent
Oman	Final decision on import Remarks: Legislative or administrative measure - Royal Decree No. 46/95 Issuing the Law of Handling and Use of Chemicals. The institution responsible for issuing this national legislative or administrative measure is Ministry of Regional Municipalities, Environment & Water Resources.	Published: 06/2002	no consent
Papua New Guinea	Interim decision on import Remarks: Additional time is needed to take a final decision. The current status of the chemical in the country is unclear. DNA requests assistance from exporting countries in providing addresses of companies/agencies in Papua New Guinea to which PCB is being imported. Decision: Response did not address Importation	Published: 07/1996	Response did not address Importation
Philippines	Interim decision on import Conditions for Import: An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources (under Republic Act 6969). The issuance of such and Interim Importation Clearance may be denied based on the evaluation of data required. Remarks: No final decision has been taken regarding PIC chemicals (see DENR Administrative order No. 29 on the implementation of rules and regulations on chemicals). Under the Republic Act 6969 (Toxic Chemical Legislation), a Review Committee will be formed in order to evaluate chemicals to be included in the Priority Chemicals List and to make recommendations on chemicals for which Chemical Control Orders (CCO) will be issued.	Published: 07/1996	consent under conditions
Saint Lucia	Interim decision on import Remarks: Additional time is needed to reach a final decision.	Published: 01/1995	consent
Samoa	Final decision on import Remarks: Reportedly used in the 1970s for timber treatment. Residues found in marine shellfish and sediments.	Published: 01/1996	no consent
Slovakia	Final decision on import Remarks: Ordinance No. 8/1990 of the Ministry of Health of Slovakia.	Published: 07/1996	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on the restrictions of placing on the market and use of certain dangerous substances and preparations (O.J. 73/99, 24/01, 71/02)	Published: 06/2003	no consent

Switzerland	Final decision on import Remarks: Manufacture, supply, import and use of the substance and of products which contain the substance are prohibited (Ordinance relating to Environmentally Hazardous Substances, Annex 3.1).	Published: 01/1995	no consent
Tanzania, United Republic of	Interim decision on import Remarks: Additional time is needed to reach a final decision. PCBs are used in electrical installations. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Thailand	Final decision on import	Published: 01/1995	no consent
Trinidad and Tobago	Interim decision on import Remarks: A final decision is under active consideration by the Pesticides and Toxic Chemicals Control Board, Chemistry, Food and Drugs Division. The following administrative action is being undertaken during the period a final decision is being considered: the enacting into law of the toxic chemical regulations. The legislation will require imported to obtain license to import. Approximate time needed before a final decision can be reached: 2 years. At present there is no registration of toxic chemicals (only pesticides) and there is not government agency responsible for the control of importation and usage of this chemical. There is no information on whether the chemicals is imported into Trinidad and Tobago.	Published: 06/2001	consent
Uruguay	Interim decision on import Remarks: Need more time to take a final decision. No special restrictions exist on importation of products until otherwise decided. Decision: Response did not address Importation	Published: 01/1997	Response did not address Importation

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Polychlorinated Biphenyls (PCBs)

CAS: 1336-36-3

Party ¹	Date	Party ¹	Date
Angola	06/1999	Guatemala	06/1999
Antigua and Barbuda	06/1999	Guinea-Bissau	12/2000
Bahamas	06/1999	Haiti	06/1999
Bangladesh	06/1999	Holy See	06/2001
Barbados	06/1999	Indonesia	06/1999
Belize	06/1999	Iran (Islamic Republic of)	06/1999
Benin	06/1999	Iraq	06/1999
Bhutan	06/1999	Israel	06/1999
Bolivia	06/1999	Jamaica	06/1999
Bosnia and Herzegovina	06/1999	Kazakhstan	06/1999
Botswana	06/1999	Kenya	06/1999
Bulgaria	06/1999	Kiribati	06/2003
Burkina Faso	06/1999	Korea, Democratic People's Republic of	12/2000
Burundi	06/1999	Kuwait	06/1999
Cambodia	06/2002	Latvia	06/1999
Cameroon	06/1999	Lebanon	06/1999
Cape Verde	06/1999	Lesotho	06/1999
Central African Republic	06/1999	Liberia	06/1999
Colombia	06/1999	Libyan Arab Jamahiriya	06/1999
Comoros	06/1999	Lithuania	06/1999
Congo, Democratic Republic of the	06/1999	Madagascar	06/1999
Congo, Republic of the	06/1999	Malawi	06/1999
Cook Islands	06/1999	Mali	06/1999
Costa Rica	06/1999	Malta	06/1999
Côte d'Ivoire	06/1999	Mauritania	06/1999
Dominica	06/1999	Mexico	06/1999
Dominican Republic	06/1999	Moldova, Republic of	06/1999
Egypt	06/1999	Mongolia	06/1999
El Salvador	06/1999	Morocco	06/1999
Estonia	06/1999	Mozambique	06/1999
Ethiopia	06/1999	Myanmar	06/1999
Fiji	06/1999	Namibia	12/2000
Gabon	06/1999	Nepal	06/1999
Georgia	06/1999	New Zealand	06/1999
Ghana	06/1999	Nicaragua	06/1999
Grenada	06/1999	Pakistan	06/1999

Party¹	Date	Party¹	Date
Panama	06/1999	Zimbabwe	06/1999
Paraguay	06/1999		
Peru	06/1999		
Qatar	06/1999		
Romania	06/1999		
Russian Federation	06/1999		
Rwanda	06/1999		
Saint Kitts and Nevis	06/1999		
Saint Vincent and the Grenadines	06/1999		
Sao Tome and Principe	06/1999		
Saudi Arabia	06/1999		
Senegal	06/1999		
Sierra Leone	06/1999		
Singapore	06/2002		
Solomon Islands	06/1999		
South Africa	06/2000		
Sri Lanka	06/1999		
Sudan	06/1999		
Suriname	06/1999		
Swaziland	06/2001		
Syrian Arab Republic	06/1999		
Tajikistan	06/1999		
Togo	06/1999		
Tonga	06/1999		
Tunisia	06/1999		
Turkey	06/1999		
Uganda	06/1999		
Ukraine	06/1999		
United Arab Emirates	06/1999		
United States of America	06/1999		
Uzbekistan	06/1999		
Vanuatu	06/1999		
Venezuela	06/1999		
Viet Nam	06/1999		
Yemen	06/2001		
Zambia	06/1999		

Listing of all importing country responses

Polychlorinated Terphenyls (PCTs)			
CAS: 61788-33-8			
Albania	Final decision on import	Published: 07/1996	no consent
<p>Remarks: This chemical is not used in the country or in the local economy. Law on Environmental Protection No. 7664 of 21.1.1993; Decision on Hazardous Wastes and Residues No. 26 of 31.1.94 of the Council of Ministers.</p>			
Argentina	Final decision on import	Published: 12/2002	no consent
<p>Legislative or administrative measures: 1) Resolution MS NO.437/01 and MTEFRH NO. 209/01 Published on the Congressional Record, May 04, 2001. Prohibits: production, importation and commercialisation of bifenilos polichlorados and products and/or equipos formulated on its basis. 2) Resolution SA and DS, NO.249/02 Published on the Congressional Record, May 31, 2002. Prohibits: import, production, commercialisation and/or new applications of PCBs(PCB: polychlorinated biphenyls, PCD: polychlorinated dyphenyls, PCT: polychlorinated terphenyls, PBB: polybrominated byphenyls and all different mixes), and any material containing this elements or contaminated, watever could be the adopted use or application.</p>			
Armenia	Interim decision on import	Published: 06/2001	no consent
<p>Remarks: A final decision is under active consideration.</p>			
Australia	Final decision on import	Published: 06/2002	consent under conditions
<p>Conditions for Import: Consent to import only subject to specified conditions. Importation prohibited unless permission in writing has been granted by the Minister for Justice and Customs. Such permission would be subject to condition. Initial contact for queries should be to Australia's DNA for industrial chemicals.</p>			
Bahrain	Interim decision on import	Published: 01/1995	Response did not address Importation
<p>Remarks: Additional time is needed to reach a final decision. Uncertain whether the chemical has been imported into the country. Banned for use as a pesticide in the country. Decision: Response did not address Importation</p>			
Brazil	Interim decision on import	Published: 06/2001	consent
<p>Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached: 2 years.</p>			
Canada	Final decision on import	Published: 12/2000	no consent
<p>Remarks: Legislative or administrative measures - "Prohibition of Certain Toxic Substances Regulations" (SOR/96-237) and "Regulations Amending the Prohibition of Certain Toxic Substances Regulations" (SOR/98-435) under the "Canadian Environmental Protection Act" (CEPA). These Regulations prohibit the manufacture, use, processing, sale, offering for sale and import of certain toxic substances such as PCTs that appear on the list of toxic substances in Schedule I to the CEPA. These Regulations do not apply in respect of the manufacture, use, processing, sale, offering for sale or import of a prohibited toxic substance for use in a laboratory for scientific research purposes or as a laboratory analytical standard. Institution responsible for issuing the legislative measure is Environment Canada.</p>			
Chad	Interim decision on import	Published: 01/1995	no consent
<p>Remarks: Additional time is needed to reach a final decision.</p>			
Chile	Final decision on import	Published: 12/2000	consent
<p>Remarks: Legislative or administrative measures - No express legislative measure of prohibition has been issued by the public health authorities or other authority. An authorisation is needed for its import into the country</p>			

China	Final decision on import Conditions for Import: Permission must be obtained from the National Environmental Protection Agency (NEPA) of China.	Published: 01/1995	consent under conditions
Cuba	Final decision on import	Published: 01/1995	no consent
Cyprus	Interim decision on import Remarks: The import, use, etc., of PCTs in Cyprus is controlled by the Dangerous Substances Law of 1991 and regulations that are under preparation, expected to be enacted in 1994. At present the import is regulated by the Ministry of Commerce and Industry, which is the import licensing authority and which refuses to grant such license for import of this substance .	Published: 01/1995	no consent
Czech Republic	Final decision on import Remarks: Production, import, export and distribution of the preparations containing more than 0.005% by weight of the substance is banned by the Act No. 157/1998 Code, on chemical substances and chemical preparations and amending some other Acts, as last amended, and its implementing Decree No. 301/1998 Code, as last amended. The production and import of the substance for research, scientific and analytic purposes in quantity less than 100 g per year from one producer or importer is permitted. The institution responsible for issuing this national legislative or administrative measure is Ministry of Environment.	Published: 12/2001	no consent
Ecuador	Interim decision on import Remarks: Additional time is needed to reach a final decision.	Published: 01/1995	consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Remarks: For Austria, Finland and Sweden, decision published 07/95. Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCT, the import of any preparation with a PCT content of more than 0,005% is prohibited.	Published: 01/1995	no consent
Gambia	Interim decision on import Remarks: PCTs are supposedly imported in closed systems. Regulations on use and import are lacking. Regulated by the Hazardous Chemicals and Pesticides Control and Management Act of 1994.	Published: 01/1997	consent
Guinea	Interim decision on import Conditions for Import: For industrial uses on the basis of a prior authorisation of the National Department of the Environment. Remarks: The final decision on this substance will be taken only after the approval and signature of the draft decree on the regulation of the control of hazardous and dangerous chemicals which is presently being considered at the Governmental level. Any import or delivery without prior authorization of the National Department of the Environment (Direction nationale de l'environnement) presents a violation of Art. 76, 77 and 78 of the Ordinance No. 045/PRG/87 of 28 May 1987 on the Code of Environment of the Republic of Guinea.	Published: 01/1996	consent under conditions
Honduras	Interim decision on import Remarks: Uncertain whether the chemical has been imported into the country. Additional time is needed to reach a final decision. The use of the chemical is presently not regulated in Honduras. It is planned that a regulation will be issued and implemented by the Secretariat of Labour and Social Planning (Secretaría del Trabajo y Previsión Social). Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation

Hungary	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: Restricted by the Hungarian Decree 41/2000 (XII.20) EüM-Köm on the restriction of certain activities involving dangerous substances and dangerous preparations (published in Magyar Közlöny 2000/126, page 8240 - 8251)		
Iceland	Final decision on import	Published: 07/1995	no consent
	Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCT, the import of any preparation with a PCT content of more than 0,005% is prohibited.		
India	Final decision on import	Published: 01/1995	consent under conditions
	Conditions for Import: License on the recommendation of the Department of Chemicals and Petrochemicals.		
Japan	Interim decision on import	Published: 12/1999	consent under conditions
	Conditions for Import: Notification to the Minister of International Trade and Industry and the Minister of Health and Welfare required. A final decision regarding import will be taken only when the chemical is examined as a new chemical after the first notification.		
Jordan	Final decision on import	Published: 06/2002	no consent
	Remarks: Regulation of import N(1) of 1997 and its amendment of 1999 authorise the Ministry of Health to regulate the import of restricted and banned chemical to Jordan. A special permission is required from the Ministry of Health for chemicals prior to they entry into the country. The regulation is under the process of modification after issuing new law for " import and export" No 21 for 2001. The institution responsible for issuing the Law and regulation for import is the Ministry of Industry and Trade. The import of chemical is regulated by the Ministry of Health which is the focal point for chemicals in Jordan and the DNA (C) for the PIC procedure, In 1996 the Ministry of Health adopted a list of banned and restricted chemicals, after consulting the international agencies and authorities to improve control of chemicals entering the market. The list was updated in 2001. This chemical was included in the list in 1996 as a banned chemical.		
Korea, Republic of	Final decision on import	Published: 06/2002	consent under conditions
	Conditions for Import: PCTs are new chemical that has never been manufactured in or imported into Korea and, therefore, are subject to hazard evaluation by the Ministry of Environment prior to import or manufacture. Remarks: A person who intends to manufacture or import PCTs are required to apply for hazard evaluation to the Ministry of Environment prior to import or manufacture in accordance with Article 7 of Toxic Chemicals Control Act (TCCA). The authority responsible for issuing the legislative measure is Ministry of Environment.		
Lao People's Democratic Republic	Interim decision on import	Published: 12/1999	no consent
	Remarks: A final decision is under active consideration by the Ministry of Industry and Handicraft. Approximate time needed before a final decision can be reached - one year.		
Liechtenstein	Final decision on import	Published: 07/1995	no consent
	Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCT, the import of any preparation with a PCT content of more than 0,005% is prohibited.		
Malaysia	Final decision on import	Published: 01/1998	no consent
	Remarks: Customs (Prohibition of Imports) Order 1988, first schedule, under Customs Act 1967.		

Mauritius	Final decision on import Remarks: Legislative or administrative measures – "Supplies (Control of Imports) Regulations", 1991; "Consumer Protection Act".	Published: 12/2000	no consent
Nigeria	Interim decision on import Conditions for Import: Permit from FEPA (Federal Environmental Protection Agency) must be obtained. Remarks: Placed under severe restriction. The chemical is not manufactured or formulated in the country. Additional time is needed to reach a final decision (3-5 years). Phase-out programme and a three-year moratorium are being proposed. Legislative acts - Federal Environmental Protection Act, CAPN, 131, LFN, 1990 as amended by Decree No. 59 of 1992; Management of Solid and Hazardous Wastes Regulation, S.1.15 of 1991.	Published: 01/1998	consent under conditions
Norway	Final decision on import Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCT, the import of any preparation with a PCT content of more than 0,005% is prohibited.	Published: 07/1995	no consent
Oman	Interim decision on import Remarks: It is unclear whether the chemical is being used or imported into the country. The DNA of Oman requests exporting countries to inform the DNA of address of companies/agencies in Oman to which this chemical is being imported. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Papua New Guinea	Interim decision on import Remarks: Additional time is needed to take a final decision. The current status of the chemical in the country is unclear. DNA requests assistance from exporting countries in providing addresses of companies/agencies in Papua New Guinea to which PCT is being imported. Decision: Response did not address Importation	Published: 07/1996	Response did not address Importation
Philippines	Interim decision on import Conditions for Import: An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources, under Republic Act 6969. The issuance of such an Interim Importation Clearance may be denied based on the evaluation of data required. Remarks: No final decision has been taken regarding PIC chemicals (see DENR Administrative order No. 29 on the implementation of rules and regulations on chemicals). Under the Republic Act 6969 (Toxic Chemical Legislation), a Review Committee will be formed in order to evaluate chemicals to be included in the Priority Chemicals List, and to make recommendations on chemicals for which Chemical Control Orders (CCO) will be issued.	Published: 07/1996	consent under conditions
Samoa	Final decision on import	Published: 01/1996	no consent
Slovenia	Final decision on import Legislative or administrative measures: Order on the restrictions of placing on the market and use of certain dangerous substances and preparation (O.J.73/99, 24/01, 71/02)	Published: 06/2003	no consent
Switzerland	Final decision on import Remarks: Manufacture, supply, import and use of the substance and of products which contain the substance are prohibited (Ordinance relating to Environmentally Hazardous Substances, Annex 3.1).	Published: 01/1995	no consent
Tanzania, United Republic of	Interim decision on import Remarks: Additional time is needed to reach a final decision. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation

Thailand	Interim decision on import	Published: 01/1995	Response did not address Importation
	<p>Remarks: The chemical has never been imported into the country. Additional time is needed to reach a final decision. The chemical is in the process of consideration for a control action by the Hazardous Substance Control Committee under the new Act (1992).</p> <p>Decision: Response did not address Importation</p>		
Trinidad and Tobago	Interim decision on import	Published: 06/2001	consent
	<p>Remarks: A final decision is under active consideration by the Pesticides and Toxic Chemicals Control Board, Chemistry, Food and Drugs Division. The following administrative action is being undertaken during the period a final decision is being considered: the enacting into law of the toxic chemical regulations. The legislation will require importers to obtain license to import. Approximate time needed before a final decision can be reached: 2 years. At present there is no registration of toxic chemicals (only pesticides) and there is not government agency responsible for the control of importation and usage of this chemical. There is no information on whether the chemicals is imported into Trinidad and Tobago.</p>		
Uruguay	Interim decision on import	Published: 01/1997	Response did not address Importation
	<p>Remarks: Need more time to take a final decision. No special restrictions exist on importation of products until otherwise decided.</p> <p>Decision: Response did not address Importation</p>		

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Polychlorinated Terphenyls (PCTs)

CAS: 61788-33-8

Party ¹	Date	Party ¹	Date
Algeria	06/1999	Grenada	06/1999
Angola	06/1999	Guatemala	06/1999
Antigua and Barbuda	06/1999	Guinea-Bissau	12/2000
Bahamas	06/1999	Haiti	06/1999
Bangladesh	06/1999	Holy See	06/2001
Barbados	06/1999	Indonesia	06/1999
Belize	06/1999	Iran (Islamic Republic of)	06/1999
Benin	06/1999	Iraq	06/1999
Bhutan	06/1999	Israel	06/1999
Bolivia	06/1999	Jamaica	06/1999
Bosnia and Herzegovina	06/1999	Kazakhstan	06/1999
Botswana	06/1999	Kenya	06/1999
Bulgaria	06/1999	Kiribati	06/2003
Burkina Faso	06/1999	Korea, Democratic People's Republic of	12/2000
Burundi	06/1999	Kuwait	06/1999
Cambodia	06/2002	Latvia	06/1999
Cameroon	06/1999	Lebanon	06/1999
Cape Verde	06/1999	Lesotho	06/1999
Central African Republic	06/1999	Liberia	06/1999
Colombia	06/1999	Libyan Arab Jamahiriya	06/1999
Comoros	06/1999	Lithuania	06/1999
Congo, Democratic Republic of the	06/1999	Madagascar	06/1999
Congo, Republic of the	06/1999	Malawi	06/1999
Cook Islands	06/1999	Mali	06/1999
Costa Rica	06/1999	Malta	06/1999
Côte d'Ivoire	06/1999	Mauritania	06/1999
Dominica	06/1999	Mexico	06/1999
Dominican Republic	06/1999	Moldova, Republic of	06/1999
Egypt	06/1999	Mongolia	06/1999
El Salvador	06/1999	Morocco	06/1999
Estonia	06/1999	Mozambique	06/1999
Ethiopia	06/1999	Myanmar	06/1999
Fiji	06/1999	Namibia	12/2000
Gabon	06/1999	Nepal	06/1999
Georgia	06/1999	New Zealand	06/1999
Ghana	06/1999	Nicaragua	06/1999

Party¹	Date	Party¹	Date
Niger	06/1999	Venezuela	06/1999
Pakistan	06/1999	Viet Nam	06/1999
Panama	06/1999	Yemen	06/2001
Paraguay	06/1999	Zambia	06/1999
Peru	06/1999	Zimbabwe	06/1999
Qatar	06/1999		
Romania	06/1999		
Russian Federation	06/1999		
Rwanda	06/1999		
Saint Kitts and Nevis	06/1999		
Saint Lucia	06/1999		
Saint Vincent and the Grenadines	06/1999		
Sao Tome and Principe	06/1999		
Saudi Arabia	06/1999		
Senegal	06/1999		
Sierra Leone	06/1999		
Singapore	06/2002		
Slovakia	06/1999		
Solomon Islands	06/1999		
South Africa	06/2000		
Sri Lanka	06/1999		
Sudan	06/1999		
Suriname	06/1999		
Swaziland	06/2001		
Syrian Arab Republic	06/1999		
Tajikistan	06/1999		
Togo	06/1999		
Tonga	06/1999		
Tunisia	06/1999		
Turkey	06/1999		
Uganda	06/1999		
Ukraine	06/1999		
United Arab Emirates	06/1999		
United States of America	06/1999		
Uzbekistan	06/1999		
Vanuatu	06/1999		

Listing of all importing country responses

Tris(2,3 dibromopropyl)phosphate

CAS: 126-72-7

Albania	Final decision on import Remarks: This chemical is not used in the country or in the local economy. Law on Environmental Protection No. 7664 of 21.1.1993; Decision on Hazardous Wastes and Residues No. 26 of 31.1.94 of the Council of Ministers.	Published: 07/1996	no consent
Argentina	Interim decision on import	Published: 12/2002	consent
Armenia	Interim decision on import Remarks: A final decision is under active consideration.	Published: 06/2001	no consent
Australia	Interim decision on import Remarks: Additional time is needed to reach a final decision. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Bahrain	Interim decision on import Remarks: Additional time is needed to reach a final decision. Uncertain whether the chemical has been imported into the country previously. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Brazil	Interim decision on import Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached: 2 years. Institution/authority actively considering a final decision: IBAMA.	Published: 06/2001	consent
Canada	Final decision on import Conditions for Import: A notification has to be made before import according to the "New Substances Notification Regulations". Remarks: Legislative or administrative measures - "New Substances Notification Regulations" (SOR/94-260) under the "Canadian Environmental Protection Act" (CEPA). Institution responsible for issuing the legislative measure is Environment Canada.	Published: 12/2000	consent under conditions
Chad	Interim decision on import Remarks: Additional time is needed to reach a final decision.	Published: 01/1995	no consent
Chile	Final decision on import Remarks: Legislative or administrative measures - No express legislative measure of prohibition has been issued by the public health authorities or other authority. An authorisation is needed for its import into the country.	Published: 12/2000	consent
China	Final decision on import Conditions for Import: Permission must be obtained from the National Environmental Protection Agency (NEPA) of China.	Published: 01/1995	consent under conditions
Cuba	Final decision on import Conditions for Import: Can be imported only with permission of the DNA. Import is not permitted if the substance is intended to be used in textile production.	Published: 01/1995	consent under conditions
Cyprus	Interim decision on import Remarks: The import, use, etc., of Tris in Cyprus is controlled by the Dangerous Substances Law of 1991 and regulations that are under preparation, expected to be enacted in 1994. At present the import is regulated by the Ministry of Commerce and Industry, which is the import licensing authority and which refuses to grant license for import of this substance .	Published: 01/1995	no consent

Czech Republic	Final decision on import Conditions for Import: The substance may not be used in textile articles, such as garments, undergarments and linen, intended to come into contact with skin. Legislative or administrative measures: The placing on the market and use of products containing the substance is restricted by the ACT No. 157/1998 Code, on chemical substances and chemical preparations and amending some other Acts, as last amended, and its implementing Decree No. 301/1998 Code, as last amended. Ministry of Environment, Vrsovicka 65, 100 10 Prague 10	Published: 06/2003	consent under conditions
Ecuador	Interim decision on import Remarks: Additional time is needed to reach a final decision.	Published: 01/1995	consent
European Community <i>Member States: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland</i>	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (garment, undergarment, linen). Remarks: For Austria, Finland and Sweden, decision published 07/95.	Published: 01/1995	consent under conditions
Gambia	Interim decision on import Remarks: The DNA requests the following information on Tris: information on sources, uses and forms of Tris.	Published: 01/1997	no consent
Guinea	Interim decision on import Conditions for Import: For industrial uses on the basis of an authorization of the National Department of the Environment. Remarks: The final decision on this substance will be taken only after the approval and signature of the draft decree on the regulation of the control of hazardous and dangerous chemicals which is presently being considered at the Governmental level. Any import or delivery without prior authorization of the National Department of the Environment (Direction nationale de l'environnement) presents a violation of Art. 76, 77 and 78 of the Ordinance No. 045/PRG/87 of 28 May 1987 on the Code of Environment of the Republic of Guinea.	Published: 01/1996	consent under conditions
Honduras	Interim decision on import Remarks: Uncertain whether the chemical has been imported into the country. Additional time is needed to reach a final decision. The use of the chemical is presently not regulated in Honduras. It is planned that a regulation will be issued by the Secretariat of Labour and Social Planning (Secretaría del Trabajo y Previsión Social). Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Hungary	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen) Legislative or administrative measures: Restricted by the Hungarian Decree 41/2000 (XII.20) EüM-Köm on the restriction of certain activities involving dangerous substances and dangerous preparations (published in Magyar Közlöny 2000/126, page 8240 - 8251)	Published: 06/2003	consent under conditions
Iceland	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen).	Published: 07/1995	consent under conditions

India	Final decision on import Conditions for Import: License on the recommendation on the Department of Chemicals and Petrochemicals.	Published: 01/1995	consent under conditions
Japan	Final decision on import Remarks: Decision is based on the "Law concerning the Examination and Regulation on Manufacture, etc. of Chemical Substances"	Published: 12/1999	consent
Jordan	Final decision on import Conditions for Import: Permission by the Ministry of Health is required prior to the entry of this chemical to Jordan. Additional time is needed to reach a final decision. Responsible institution actively considering a final decision: Ministry of Health, Environmental Health Directorate. Remarks: In 1996 the Ministry of Health adopted a list of banned and restricted chemicals, after consulting the international agencies and authorities to improve control of chemicals entering the market. The list was updated in 2001. This chemical was included in the list in 1996 as a banned chemical. Yet the monitoring system is not functioning as it should, and sometimes some chemicals may enter the market without referring to the Ministry of Health for permission.	Published: 06/2002	consent under conditions
Korea, Republic of	Final decision on import Remarks: Tris(2,3-dibromopropyl) phosphate and mixtures containing 0.1% or more of tris(2,3-dibromopropyl) phosphate are banned for manufacture, important and use as an industrial chemical, except for the use of the chemical for research or laboratory purposes. No remaining uses are allowed. The authority responsible for issuing the legislative measure is Ministry of Environment.	Published: 06/2002	no consent
Lao People's Democratic Republic	Interim decision on import Remarks: A final decision is under active consideration by the Ministry of Industry and Handicraft. Approximate time needed before a final decision can be reached - one year.	Published: 12/1999	no consent
Liechtenstein	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen).	Published: 07/1995	consent under conditions
Malaysia	Final decision on import Remarks: Customs (Prohibition of Imports) Order 1988, first schedule, under Customs Act 1967.	Published: 01/1998	no consent
Mauritius	Final decision on import Remarks: Legislative or administrative measures – "Supplies (Control of Imports) Regulations", 1991; "Consumer Protection Act".	Published: 12/2000	no consent
Members of the EEA Agreement <i>Member States:</i>	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (garment, undergarment, linen).	Published: 07/1995	consent under conditions
Niger	Interim decision on import Remarks: Further documentation on the chemical requested from the Secretariat. Decision: Response did not address Importation	Published: 06/2000	Response did not address Importation
Nigeria	Final decision on import Remarks: The chemical is not manufactured, approved or used in the country. Legislative acts - Federal Environmental Protection Act, CAPN, 131, LFN, 1990 as amended by Decree No. 59 of 1992; Management of Solid and Hazardous Wastes Regulation, S.1.15 of 1991.	Published: 01/1998	no consent
Norway	Final decision on import Conditions for Import: Permit, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen).	Published: 07/1995	consent under conditions

Oman	Interim decision on import Remarks: It is unclear whether the chemical is being used or imported into the country. The DNA of Oman requests exporting countries to inform the DNA of address of companies/agencies in Oman to which this chemical is being imported. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Papua New Guinea	Interim decision on import Remarks: Additional time is needed to take a final decision. The current status of the chemical in the country is unclear. DNA requests assistance from exporting countries in providing addresses of companies/agencies in Papua New Guinea to which Tris is being imported. Decision: Response did not address Importation	Published: 07/1996	Response did not address Importation
Philippines	Interim decision on import Conditions for Import: An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources (under Republic Act 6969). The issuance of such an Interim Importation Clearance may be denied based on the evaluation of data required. Remarks: No final decision has been taken regarding PIC chemicals (see DENR Administrative order No. 29 on the implementation of rules and regulations on chemicals). Under the Republic Act 6969 (Toxic Chemical Legislation), a Review Committee will be formed in order to evaluate chemicals to be included in the Priority Chemicals List and to make recommendations on chemicals for which Chemical Control Orders (CCO) will be issued.	Published: 07/1996	consent under conditions
Saint Lucia	Interim decision on import Remarks: Additional time is needed to reach a final decision. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Samoa	Final decision on import	Published: 01/1996	no consent
Slovakia	Interim decision on import	Published: 07/1996	no consent
Slovenia	Final decision on import Conditions for Import: Import and placing on the market of textile articles intended to come into contact with the skin is prohibited Legislative or administrative measures: Order on the restrictions of placing on the market and use of certain dangerous substances and preparation (O.J. 73/99, 24/01, 71/02)	Published: 06/2003	consent under conditions
Switzerland	Interim decision on import Remarks: Possible future restrictions are actually under discussion.	Published: 01/1995	consent
Tanzania, United Republic of	Interim decision on import Remarks: Additional time is needed to reach a final decision. Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation
Thailand	Interim decision on import Remarks: The chemical has never been imported into the country. Additional time is needed to reach a final decision. The chemical is in the process of consideration for a control action by the hazardous Substance Control Committee under the new Act (1992). Decision: Response did not address Importation	Published: 01/1995	Response did not address Importation

Trinidad and Tobago	Interim decision on import	Published: 06/2001	consent
	<p>Remarks: A final decision is under active consideration by the Pesticides and Toxic Chemicals Control Board - Chemistry, Food and Drugs Division. The following administrative action is being undertaken during the period a final decision is being considered: the enacting into law of the toxic chemical regulations. The legislation will require importers to obtain license to import. Approximate time needed before a final decision can be reached: 2 years. At present there is no registration of toxic chemicals (only pesticides) and there is no government agency responsible for the control of importation and usage of this chemical. There is no information on whether the chemicals is imported into Trinidad and Tobago.</p>		
Uruguay	Interim decision on import	Published: 01/1997	Response did not address Importation
	<p>Remarks: Need more time to take a final decision. No special restrictions exist on importation of products until otherwise decided. Decision: Response did not address Importation</p>		

Listing of cases of failure to transmit a response -

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Tris(2,3 dibromopropyl)phosphate

CAS: 126-72-7

Party ¹	Date	Party ¹	Date
Algeria	06/1999	Grenada	06/1999
Angola	06/1999	Guatemala	06/1999
Antigua and Barbuda	06/1999	Guinea-Bissau	12/2000
Bahamas	06/1999	Haiti	06/1999
Bangladesh	06/1999	Holy See	06/2001
Barbados	06/1999	Indonesia	06/1999
Belize	06/1999	Iran (Islamic Republic of)	06/1999
Benin	06/1999	Iraq	06/1999
Bhutan	06/1999	Israel	06/1999
Bolivia	06/1999	Jamaica	06/1999
Bosnia and Herzegovina	06/1999	Kazakhstan	06/1999
Botswana	06/1999	Kenya	06/1999
Bulgaria	06/1999	Kiribati	06/2003
Burkina Faso	06/1999	Korea, Democratic People's Republic of	12/2000
Burundi	06/1999	Kuwait	06/1999
Cambodia	06/2002	Latvia	06/1999
Cameroon	06/1999	Lebanon	06/1999
Cape Verde	06/1999	Lesotho	06/1999
Central African Republic	06/1999	Liberia	06/1999
Colombia	06/1999	Libyan Arab Jamahiriya	06/1999
Comoros	06/1999	Lithuania	06/1999
Congo, Democratic Republic of the	06/1999	Madagascar	06/1999
Congo, Republic of the	06/1999	Malawi	06/1999
Cook Islands	06/1999	Mali	06/1999
Costa Rica	06/1999	Malta	06/1999
Côte d'Ivoire	06/1999	Mauritania	06/1999
Dominica	06/1999	Mexico	06/1999
Dominican Republic	06/1999	Moldova, Republic of	06/1999
Egypt	06/1999	Mongolia	06/1999
El Salvador	06/1999	Morocco	06/1999
Estonia	06/1999	Mozambique	06/1999
Ethiopia	06/1999	Myanmar	06/1999
Fiji	06/1999	Namibia	12/2000
Gabon	06/1999	Nepal	06/1999
Georgia	06/1999	New Zealand	06/1999
Ghana	06/1999	Nicaragua	06/1999

Party¹	Date
Pakistan	06/1999
Panama	06/1999
Paraguay	06/1999
Peru	06/1999
Qatar	06/1999
Romania	06/1999
Russian Federation	06/1999
Rwanda	06/1999
Saint Kitts and Nevis	06/1999
Saint Vincent and the Grenadines	06/1999
Sao Tome and Principe	06/1999
Saudi Arabia	06/1999
Senegal	06/1999
Sierra Leone	06/1999
Singapore	06/2002
Solomon Islands	06/1999
South Africa	06/2000
Sri Lanka	06/1999
Sudan	06/1999
Suriname	06/1999
Swaziland	06/2001
Syrian Arab Republic	06/1999
Tajikistan	06/1999
Togo	06/1999
Tonga	06/1999
Tunisia	06/1999
Turkey	06/1999
Uganda	06/1999
Ukraine	06/1999
United Arab Emirates	06/1999
United States of America	06/1999
Uzbekistan	06/1999
Vanuatu	06/1999
Venezuela	06/1999
Viet Nam	06/1999
Yemen	06/2001

Party¹	Date
Zambia	06/1999
Zimbabwe	06/1999

APPENDIX V

Tabular Summary of notifications of final regulatory actions for banned or severely restricted chemicals verified to meet the requirements of Annex I of the Rotterdam Convention

The tabular summary lists the chemical name, CAS number, notifying country and respective interim PIC region for each valid notification received by 30 April 2003. It also indicates whether a chemical is already included in the interim PIC procedure. Please note that a complete list of chemicals currently subject to the interim PIC procedure is available in Appendix III of this [Circular](#)

<i>Chemical name</i>	<i>CAS Number</i>	<i>Category</i>	<i>Country</i>	<i>Region</i>	<i>Already in the PIC procedure?</i>
<i>2,4,5-T</i>	93-76-5	Pesticide	Armenia	Europe	Yes
<i>2,4,5-T</i>	93-76-5	Pesticide	Hungary	Europe	Yes
<i>2,4,5-TP (fenoprop)</i>	93-72-1	Pesticide	Thailand	Asia	No
<i>2,4-D</i>	94-75-7	Pesticide	Norway	Europe	No
<i>Alachlor</i>	15972-60-8	Pesticide	The Netherlands	Europe	No
<i>Aldrin</i>	309-00-2	Pesticide	Armenia	Europe	Yes
<i>Aldrin</i>	309-00-2	Pesticide	Iran	Near East	Yes
<i>Aldrin</i>	309-00-2	Pesticide	Hungary	Europe	Yes
<i>Aramite</i>	140-57-8	Pesticide	Thailand	Asia	No
<i>Azinphos ethyl</i>	26-42-71-9	Pesticide	Thailand	Asia	No
<i>Azinphos methyl</i>	86-50-0	Pesticide	Thailand	Asia	No
<i>Bentazon</i>	50723-80-3;25057-89-0	Pesticide	Norway	Europe	No
<i>Bifenthrin</i>	82657-04-3	Pesticide	The Netherlands	Europe	No
<i>Bis(chloromethyl)ether</i>	542-88-1	Industrial chemical	Canada	North America	No
<i>Bis (tributyltin) oxide</i>	56-35-9	Industrial chemical	Japan	Asia	No
<i>Bis (tributyltin) oxide</i>	56-35-9	Pesticide	European Community	Europe	No
<i>Bromochlorodifluoromethane</i>	353-59-3	Industrial chemical	Canada	North America	No
<i>Bromotrifluoromethane</i>	75-63-8	Industrial chemical	Canada	North America	No
<i>Bromoxynil octanoate</i>	1689-99-2	Pesticide	Norway	Europe	No
<i>Bromuconazole</i>	116255-48-2	Pesticide	Norway	Europe	No
<i>Calcium arsenate</i>	7778-44-1	Pesticide	Thailand	Asia	No

<i>Captafol</i>	24-25-06-1	Pesticide	Hungary	Europe	Yes
<i>Carbon tetrachloride</i>	56-23-5	Pesticide and Industrial chemical	Canada	North America	No
<i>CFC (totally halogenated)</i>	75-69-4;75-71-8;76-13-1;76-14-2;76-15-3	Industrial chemical	Canada	North America	No
<i>Chloral hydrate</i>	302-17-0	Pesticide	The Netherlands	Europe	No
<i>Chlordane</i>	57-74-9	Pesticide	Iran	Near East	Yes
<i>Chlordecone</i>	143-50-0	Pesticide	Thailand	Asia	No
<i>Chlordimeform</i>	6164-98-3	Pesticide	Armenia	Europe	Yes
<i>Chlorfenvinphos</i>	470-90-6	Pesticide	Norway	Europe	No
<i>Chloromethyl methyl ether</i>	107-30-2	Industrial chemical	Canada	North America	No
<i>Chlorphenols (dichlorophen)</i>	97-23-4	Pesticide	Thailand	Asia	No
<i>Chlorsulfuron</i>	64902-72-3	Pesticide	Norway	Europe	No
<i>Chlorthiophos</i>	60238-56-4	Pesticide	Thailand	Asia	No
<i>Chlozolate</i>	84332-86-5	Pesticide	European Community	Europe	No
<i>Cycloheximide</i>	66-81-9	Pesticide	Thailand	Asia	No
<i>DBCP</i>	96-12-8	Pesticide	Thailand	Asia	No
<i>DDT</i>	50-29-3	Pesticide	Armenia	Europe	Yes
<i>DDT</i>	50-29-3	Pesticide	Hungary	Europe	Yes
<i>Demephion</i>	682-80-4	Pesticide	Thailand	Asia	No
<i>Dibromotetrafluoroethane</i>	124-73-2	Industrial chemical	Canada	North America	No
<i>Dichlobenil</i>	1194-65-6	Pesticide	Norway	Europe	No
<i>Dicofol</i>	115-32-2	Pesticide	The Netherlands	Europe	No
<i>Dieldrin</i>	60-57-1	Pesticide	Iran	Near East	Yes
<i>Dieldrin</i>	60-57-1	Pesticide	Niger	Africa	Yes
<i>Dieldrin</i>	60-57-1	Pesticide	Hungary	Europe	Yes
<i>Dieldrin</i>	60-57-1	Pesticide	Armenia	Europe	Yes
<i>Dimefox</i>	115-26-4	Pesticide	Thailand	Asia	No
<i>Dinoseb</i>	88-85-7	Pesticide	Armenia	Europe	Yes
<i>Dinoseb</i>	88-85-7	Pesticide	Hungary	Europe	Yes
<i>Dinoterb</i>	1420-07-1	Pesticide	Thailand	Asia	No
<i>Dinoterb</i>	1420-07-1	Pesticide	European Community	Europe	No
<i>Disulfoton</i>	298-04-4	Pesticide	Thailand	Asia	No
<i>EDB</i>	106-93-4	Pesticide	Australia	Pacific	Yes
<i>Endosulfan</i>	115-29-7	Pesticide	Norway	Europe	No
<i>Endosulfan</i>	115-29-7	Pesticide	The Netherlands	Europe	No
<i>Endrin</i>	72-20-8	Pesticide	Peru	Latin America	No
<i>Epoxiconazole</i>	106325-08-0	Pesticide	Norway	Europe	No

<i>EPTC</i>	759-94-4	Pesticide	Norway	Europe	No
<i>Ethylene dichloride</i>	107-06-2	Pesticide	Thailand	Asia	Yes
<i>Fentin acetate</i>	900-95-8	Pesticide	European Community	Europe	No
<i>Fentin hydroxide</i>	76-87-9	Pesticide	European Community	Europe	No
<i>Fensulfothion</i>	115-90-2	Pesticide	Thailand	Asia	No
<i>Fluazifop-P-butyl</i>	79241-46-6	Pesticide	Norway	Europe	No
<i>Folpet</i>	133-07-3	Pesticide	Malaysia	Asia	No
<i>Fonofos</i>	944-22-9	Pesticide	Thailand	Asia	No
<i>HCH</i>	608-73-1	Pesticide	Iran	Near East	Yes
<i>HCH</i>	608-73-1	Pesticide	Hungary	Europe	Yes
<i>Heptachlor</i>	76-44-8	Pesticide	Armenia	Europe	Yes
<i>Hexachlorobenzene</i>	118-74-1	Pesticide	Hungary	Europe	Yes
<i>Hexazinon</i>	51235-04-2	Pesticide	Norway	Europe	No
<i>Imazalil</i>	73790-28-0	Pesticide	Norway	Europe	No
<i>Imazapyr</i>	81334-34-1	Pesticide	Norway	Europe	No
<i>Lindane</i>	58-89-9	Pesticide	Malaysia	Asia	Yes
<i>Lindane</i>	58-89-9	Pesticide	Hungary	Europe	Yes
<i>Linuron</i>	330-55-2	Pesticide	Norway	Europe	No
<i>MCPA-thioethyl (phenothiol)</i>	25319-90-8	Pesticide	Thailand	Asia	No
<i>MCPB</i>	94-81-5	Pesticide	Thailand	Asia	No
<i>Mecoprop</i>	7085-19-0	Pesticide	Thailand	Asia	No
<i>Mephospholan</i>	950-10-7	Pesticide	Thailand	Asia	No
<i>Mepiquat chloride</i>	24307-26-4	Pesticide	Norway	Europe	No
<i>Methazole</i>	20354-26-1	Pesticide	Australia	Pacific	No
<i>Methyl bromide</i>	74-83-9	Pesticide	The Netherlands	Europe	No
<i>Mevinphos</i>	26718-65-0	Pesticide	Thailand	Asia	No
<i>Mirex</i>	2885-85-5	Pesticide	Canada	North America	No
<i>Monocrotophos</i>	6923-22-4	Pesticide	Hungary	Europe	Yes
	6923-22-4	Pesticide	Australia	Pacific	Yes
<i>NCC ether</i>	94097-88-8	Industrial chemical	Canada	North America	No
<i>Nitrofen</i>	1836-75-5	Pesticide	European Community	Europe	No
<i>Parathion</i>	56-38-2	Pesticide	Australia	Pacific	No
<i>Parathion</i>	56-38-2	Pesticide	European Community	Europe	No
<i>Paris green</i>	12002-03-8	Pesticide	Thailand	Asia	No
<i>PCB</i>	1336-36-3	Industrial chemical	Australia	Pacific	Yes
<i>PCB</i>	1336-36-3	Industrial chemical	Czech Republic	Europe	Yes
<i>PCT</i>	61788-33-8	Industrial chemical	Australia	Pacific	Yes

<i>PCT</i>	61788-33-8	Industrial chemical	Czech Republic	Europe	Yes
<i>Pentachlorophenol</i>	87-86-5	Pesticide	Armenia	Europe	Yes
<i>Phorate</i>	298-02-2	Pesticide	Thailand	Asia	No
<i>Phosphamidon</i>	13171-21-6	Pesticide	Thailand	Asia	No
<i>Propoxyxycarbazone</i>	145026-81-9	Pesticide	Norway	Europe	No
<i>Prothoate</i>	2275-18-5	Pesticide	Thailand	Asia	No
<i>Pyrazophos</i>	13457-18-6	Pesticide	European Community	Europe	No
<i>Quintozene</i>	82-68-8	Pesticide	European Community	Europe	No
<i>SCCP</i>	85535-84-8	Industrial chemical	Norway	Europe	No
<i>Schradan</i>	152-16-9	Pesticide	Thailand	Asia	No
<i>Simazine</i>	122-34-9	Pesticide	Norway	Europe	No
<i>Sodium arsenite</i>	7784-46-5	Pesticide	The Netherlands	Europe	No
<i>Sodium trichloroacetate</i>	650-51-1	Pesticide	The Netherlands	Europe	No
<i>Sulfosulfurone</i>	141776-32-1	Pesticide	Norway	Europe	No
<i>Sulfotep</i>	3689-24-5	Pesticide	Thailand	Asia	No
<i>Tecnazene</i>	117-18-0	Pesticide	European Community	Europe	No
<i>Tetraethyl lead</i>	78-00-2	Industrial chemical	Canada	North America	No
<i>Tetraethyl lead</i>	78-00-2	Industrial chemical	European Community	Europe	No
<i>Tetramethyl lead</i>	75-74-1	Industrial chemical	Canada	North America	No
<i>Tetramethyl lead</i>	75-74-1	Industrial chemical	European Community	Europe	No
<i>Thiabendazole</i>	148-79-8	Pesticide	Norway	Europe	No
<i>Tribufos</i>	78-48-8	Pesticide	Australia	Pacific	No
<i>Tributyltetradecyl phosphonium chloride</i>	81741-28-8	Industrial chemical	Canada	North America	No
<i>Vinclozolin</i>	50471-44-8	Pesticide	Norway	Europe	No