Product Assessment Report

Derat[®] Granulat

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Biocidal product assessment report related to national authorisation under Biocidal Product Regulation 528/2012



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General information about the product application 1

1.1 **Applicant**

Company Name:	"FREGATA" S.A.
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City:	Gdańsk
Postal Code:	80-309
Country:	Poland
Telephone:	+48 58 552 00 27
	+48 58 552 00 28
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Fax:	+48 58 552 48 31
E-mail address:	fregata@fregata.gda.pl

1.1.1 Person authorised for communication on behalf of the applicant

Name:	Halina Daraż		
Function:	Chairman of the management board		
Address:	ul. Grunwaldzka 497		
City:	Gdańsk		
Postal Code:	80-309		
Country: Poland			
Telephone:	+48 58 552 00 27		
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Fax:	+48 58 552 48 31		
E-mail address:	h.daraz@fregata.gda.pl		

1.2 Information about the product application

Application received:	27 January 2012
Application reported complete:	18 May 2012
Type of application:	national authorisation
Further	n.a.
information:	

1.3 Information about the biocidal product

1.3.1 General information

Trade name:	Derat [®] Granulat
Manufacturer's development code	_
number(s), if appropriate:	
Product type:	14 (Rodenticides)
Composition of the product (identity	Brodifacoum 0.005%
and content of active substance(s)	
and substances of concern; full	
composition see confidential annex):	
Formulation type:	Granules
Ready to use product (yes/no):	Yes
Is the product the very same (identity	No
and content) to another product	
already authorised under the regime	
of directive 98/8/EC (yes/no);	
If yes: authorisation/registration no.	
and product name:	
or	
Has the product the same identity	
and composition like the product	
evaluated in connection with the	
approval for listing of active	
substance(s) on to Annex I to	
directive 98/8/EC (yes/no):	

1.3.2 Information on the intended use

Overall use pattern (manner and area of use):	 In and around buildings (e.g. live-stock buildings); Open areas (e.g. parks, tennis courts, camping sites and other places of the public utility) Waste dumps 	
Target organisms:	Brown rat (Rattus norvegicus) House mouse (Mus musculus) Field mouse (Apodemus agrarius)	
Category of users:	Non-professional Professional	
Directions for use including minimum and maximum application rates, application rates per time unit (e.g. number of treatments per day), typical size of application area:	 Rats: 200 g of granulate per bait station spaced at 15 m. Typical treatment time 20 days (according to field trial) Mice: 100 g of granulate per bait station spaced at 1.5 – 3 m. Typical treatment time 20 days (according to field trial) 	
Potential for release into the environment (yes/no):	Yes	
Potential for contamination of food/ feedingstuff (yes/no)	No	
Proposed Label:	Annex 9	
Use Restrictions:	Please refere to section 2.9	

Information on active substance 1.3.3

Active substance chemical name:	Brodifacoum	
	3-[3-(4'-bromobiphenyl-4-yl)-1,2,3,4-	
	tetrahydro-1-napthyl]- 4-hydroxycoumarin	
CAS No:	56073-10-0	
EC No:	259-980-5	
Purity (minimum, g/kg or g/l):	950 g/kg	
Inclusion directive:	2010/10/EU	
Date of inclusion:	01.02.2012	
Is the active substance equivalent to		
the active substance listed in Annex I	Yes	
to 98/8/EC (yes/no):		

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Manufacturer of active substance used in the biocidal product

Company Name:	PelGar International Limited	
Address:	Unit 13 Newman Lane Alton	
City:	Hampshire	
Postal Code:	GU34 2QR	
Country:	UK	
Telephone:	+ 44 (0)1420 80744	
Fax:	+ 44 (0)1420 80733	
E-mail address:	info@pelgar.co.uk	

1.3.4 Information on the substance(s) of concern

Substance chemical name	_
CAS No:	_
EC No:	_
Purity (minimum, g/kg or g/l):	_
Typical concentration (minimum and maximum, g/kg, or g/l):	_
Relevant toxicological/ecotoxicological information:	_
Original ingredient (trade name):	_

1.4 Documentation

1.4.1 Data submitted in relation to product application

Please see Annex 2.

1.4.2 Access to documentation

"FREGATA" S.A. has letter of access to data held by PelGar International Limited, which was used to support the Annex I listing of the active substance brodifacoum according to Directive 98/8/EC.

2 Summary of the product assessment

2.1 Identity related issues

The biocidal product $Derat^{\otimes}$ Granulat contains the active substance brodifacoum (0.005%) (purity > 950 g/kg).

The source of active substance used in the biocidal product is identical to the source of active substance listed in Annex I of 98/8/EC.

2.2 Classification, labelling and packaging

2.2.1 Harmonised classification of the biocidal product

Product classification: None

2.2.2 Labelling of the biocidal product

The current Classification of brodifacoum under EC 1272/2008 is:

Acute Toxic, Category 1 H310 Fatal in contact with the skin

H300 Fatal if swallowed

STOT RE, Category 1 H372 Causes damage to organs through prolonged or repeated

exposure

Aquatic Acute, Category 1 H400 Very toxic to aquatic life

Aquatic Chronic, Category 1 H410 Very toxic to aquatic life with long lasting effects

Classification and labelling of the product:

H-phrases

None

P-phrases

P102 - Keep out of reach of children.

P280 - Wear protective gloves.

2.2.3 Packaging of the biocidal product

The packaging details for the biocidal product, Derat[®] Granulat, are outlined below for non-professional and professional users.

Packing type	Pack sizes for non-professional use	Pack sizes for professional use
Welded PET/PE bag made of foil resistant to tearing. On front of the bag clearly warning "Keep out of the reach of children"	100 g	100 g
Welded PET/PE bag made of foil resistant to tearing with the label "close-open" On front of the bag clearly warning " <i>Keep out of the reach of children</i> ". 100 and 200 g measure graphics on the bag	200 g	200 g
Welded PET/PE bag made of foil resistant to tearing with the label "close-open" placed inside carton box. On front of the box clearly visible warning "Keep out of the reach of children". Measure cup and protective gloves inside the box.	400 g	400 g
Polyethylene bag closed with clamped seal placed additionally in a HDPE or polypropylene bucket, closed with clamped lid on the container, protected with an additional seal. Measure cup and protective gloves inside bucket	1 500 g	_
Polyethylene bag closed with clamped seal placed additionally in a HDPE or polypropylene bucket, closed with clamped lid on the container, protected with an additional seal.	_	3 kg
Welded PE bag resistant to tearing placed additionally in a paper bag	_	20 kg

2.3 Physical-chemical properties and analytical methods

Product Derat[®] Granulat is ready-to-use, cylindrical granulate containing brodifacoum active substance. The active substance is supplied to the producer, "FREGATA" S.A., by PelGar International Limited company (one of the active substance notifiers) in a form of

a concentrate for which full, detailed composition is submitted to the Polish Competent Authority.

Derat® Granulat is pale green, grain smelling product. Since none of the components are classified as explosive or oxidizing, it can be anticipated that Derat[®] Granulat has neither explosive nor oxidizing properties (also confirmed by structural analysis of individual ingredients). Moreover, none of the components showed self-ignition up to 400°C (see relevant MSDS) and none is classified as flammable/highly flammable. Due to these facts, it can be anticipated that Derat® Granulat is neither highly flammable nor auto-flammable. Additionally, none of the components is known to evolve any flammable gases in contact with water, humid air or to has pyrophoric properties either. Pour bulk density of the product is equal to 0.57 g/cm³ and tap bulk density is 0.62 g/cm³. Water suspension of the product is of light-acetic pH (1%, pH=5.46 to 5.49).

The technical characteristics of a product are well documented. Attrition resistance, dustiness and nominal size with particle size distribution were tested before and after accelerated storage stability test, which also confirms the stability of the product for two weeks in 54 °C.

Active substance content decreased from 0.0443 g/kg to 0.0421 g/kg after storage stability test. The loss of 4.97% is acceptable taking into consideration formulation type.

Taking into consideration results from the accelerated storage stability test and also stability of technical characteristics, the shelf life of the product is considered acceptable up to two years in ambient conditions.

The UV-VIS detection-HPLC analytical method based on SANCO/3030/99 rev. 4 requirements is fully validated and it is acceptable for determination of the active substance content in the product.

2.3.1 **Physical-chemical properties**

Physical-chemical properties of the active substance:

The letter of access from PelGar International Limited, granted to "FREGATA" S.A., has been submitted for the active substance therefore no additional information for this point is needed.

Physical-chemical properties of the biocidal product:

	Method	Purity/	Results	Reference
DI 1 1 4 4 1	F 1	Specification		EMC
Physical state and nature	Farmakopea	Derat Granulat,	solid, granules (cylindrical)	EMC 375900019
nature	Polska, wyd. VI (2002) and	batch no (lot No.) 21112011		study codes:
	according to	21112011		BF-37/11-1 and
	EPA Product	Specification.: SP-		BF-37/11-1 and BF-37/11-2
	Properties Test	DERAT		DI -37/11-2
	Guidelines	GRANULAT-01/12		
	OPPTS 830.6302	with additional		
		statement		
Colour	Farmakopea	Derat Granulat,	pale green	EMC
	Polska, wyd. VI	batch no (lot No.)		375900019
	(2002) and	21112011		study codes:
	according to			BF-37/11-1 and
	EPA Product	Specification.: SP-		BF-37/11-2
	Properties Test	DERAT		
	Guidelines	GRANULAT-01/12		
	OPPTS 830.6303	with additional		
		statement		
Odour	Farmakopea	Derat Granulat,	of grain	EMC
	Polska, wyd. VI	batch no (lot No.)		375900019
	(2002) and	21112011		study codes:
	according to			BF-37/11-1 and
	EPA Product	Specification.: SP-		BF-37/11-2
	Properties Test	DERAT		
	Guidelines	GRANULAT-01/12		
	OPPTS 830.6304			
Explosive	n.a	statement	Due to the properties of	n.a
properties	II.a	n.a	components it can be assumed	11.a
properties			that Derat [®] Granulat does not	
			possess explosive properties.	
Oxidizing	n.a	n.a	Due to the properties of	n.a
properties			components it can be assumed that Derat® Granulat does not	
			possess oxidizing properties.	
Flash point	n.a	n.a	Due to the properties of	n.a
_			components it can be assumed	
			that Derat [®] Granulat is not	
Autoflammability	n.a	n.a	highly flammable. The self-ignition none of	n.a
Autonammabinty	11.4	II.a	individual components occurs	n.a
			up to 400 °C so it can be	
			assumed that Derat® Granulat	
041 1 11 41			is not autoflammable.	
Other indications	n.a.	n.a.	n.a.	n.a.
of flammability	CIPAC MT 75.3	Daniel Cran 1.4 hat-1.	pH of 10/ yeater assembling in	EMC
Acidity / Alkalinity	CIFAC WII /3.3	Derat Granulat, batch	pH of 1% water suspension is 5.46 before and 5.49 after	375900019
		no (lot No.) 21112011	accelerated storage stability test	study codes:
		Specification.: SP-	according storage stability test	BF-37/11-1 and
		DERAT		BF-37/11-2
		1		D1 3//11 4

	Matha d	Purity/	D coulds	Defenence
	Method	Specification	Results	Reference
		GRANULAT-01/12 with additional statement		
Relative density / bulk density	CIPAC MT 186	Derat Granulat, batch no (lot No.) 21112011 Specification.: SP- DERAT GRANULAT-01/12 with additional statement	bulk density is 0.57 g/ml (pour) to 0.62 g/ml (tap)	EMC 375900019 study codes: BF-37/11-1 and BF-37/11-2
Storage stability – stability and shelf life	CIPAC MT 46 (2 weeks 54 °C)	Derat Granulat, batch no (lot No.) 21112011 Specification.: SP- DERAT GRANULAT-01/12 with additional statement	Derat [®] Granulat is stable for two weeks in 54 °C	RB/FGA/05/01
Effects of temperature	CIPAC MT 46	Derat Granulat, batch no (lot No.) 21112011 Specification.: SP- DERAT GRANULAT-01/12 with additional statement	Derat® Granulat is stable for two weeks in 54 °C	EMC 375900019 study codes: BF-37/11-1 and BF-37/11-2
Reactivity towards container material	CIPAC MT 46	Derat Granulat, batch no (lot No.) 21112011 Specification.: SP- DERAT GRANULAT-01/12 with additional statement	the weight, colour and shape of container as well as physical- chemical properties of product were not changed during storage stability test	RB/FGA/05/01; EMC 375900019 study codes: BF-37/11-1 and BF-37/11-2
Technical characteristics in dependence of the formulation type				
Attrition resistance	CIPAC MT 178	Derat Granulat, batch no (lot No.) 21112011 Specification.: SP- DERAT GRANULAT -01/12 with additional statement	99.93% before accelerated storage stability test 99.95% after accelerated storage stability test	EMC 375900019 study codes: BF-37/11-1 and BF-37/11-2
Dustiness	CIPAC MT 171	Derat Granulat, batch no (lot No.)	nearly dust-free (0 mg before and after	EMC 375900019

	Method	Purity/ Specification	Results	Reference
		21112011 Specification.: SP- DERAT GRANULAT-01/12 with additional statement	accelerated storage stability test)	study codes: BF-37/11-1 and BF-37/11-2
Nominal size range	CIPAC MT 59	Derat Granulat, batch no (lot No.) 21112011 Specification.: SP- DERAT GRANULAT-01/12 with additional statement	up to 6300 µm before and after accelerated storage stability test (based on particle size distribution test)	EMC 375900019 study codes: BF-37/11-1 and BF-37/11-2
Compatibility with other products	n.a.	n.a.	Derat® Granulat will not be used with other products (especially biocidal products)	n.a.
Surface tension	n.a.	n.a.	n.a.	n.a.
Viscosity	n.a.	n.a.	n.a.	n.a.
Particle size distribution	CIPAC MT 59	Derat Granulat, batch no (lot No.) 21112011 Specification.: SP- DERAT GRANULAT-01/12 with additional statement	before accelerated storage stability test: $0 \% \geq 6300 \ \mu m$ $4750 \ \mu m \leq 98.29 \% < 6300 \mu m$ $3150 \ \mu m \leq 0.32 \% < 4750 \ \mu m$ $1400 \ \mu m \leq 0.32 \% < 3150 \ \mu m$ $45 \ \mu m \leq 1.01 \% < 1400 \ \mu m$ $0.08 \% < 45 \ \mu m$ after accelerated storage stability test: $0 \% \geq 6300 \ \mu m$ $4750 \ \mu m \leq 98.13\% < 6300 \mu m$ $4750 \ \mu m \leq 98.13\% < 6300 \mu m$ $1400 \ \mu m \leq 0.24 \% < 4750 \ \mu m$ $1400 \ \mu m \leq 0.46 \% < 3150 \ \mu m$ $45 \ \mu m \leq 1.12 \% < 1400 \ \mu m$ $0.06 \% < 45 \ \mu m$	EMC 375900019 study codes: BF-37/11-1 and BF-37/11-2

2.3.2 Analytical methods

	Principle of method
Technical active substance as	
manufactured:	_
Impurities in technical active substance:	_
	Specific analytical method with validation data
Active substance in the formulation:	was established for determination of content
	of the active substance in the product.

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		_

The UV-VIS detection – HPLC method is
based on SANCO/3030/99 rev. 4 requirements.

2.4 Risk assessment for physical-chemical properties

Based on the physical-chemical data submitted for Derat [®] Granulat it can be concluded that there are no additional, specific physical-chemical risks for the product. Due to the properties of particular components it can be assumed that Derat [®] Granulat has no explosive nor oxidizing properties and is not highly flammable. Also there are not autoflammability indications. Extensive technical properties characteristics of the product were done before and after accelerated storage stability test. No additional risks are found based on technical characteristics of a product (e.g. no potential inhalation danger since particles size < 50 μ m are present as trace (0.08% < 45 μ m and over 1% up to 1 400 μ m, no attrition probability).

2.5 Effectiveness against target organisms

Function

The biocidal product Derat[®] Granulat will be used as rodenticide (PT14) for the control of commensal rodent species. The product is intended for use by professional and non-professional users in and around buildings (e.g. live-stock buildings), in open areas (e.g. parks, tennis courts, camping sites and other places of the public utility). Professional users can also use product in waste dumps.

Organisms to be controlled

Derat[®] Granulat is intended to be used against *Rattus norvegicus* (brown rat), *Mus musculus* (house mouse) and *Apodemus agrarius* (field mouse).

2.5.1 Dose / mode of action

Test organism(s)	Test system	Test conditions	Test results	Reference
House mouse (Mus musculus) Field mouse (Apodemus agrarius)	Field test done according to method FRE/RT-03/2007	The size of rodents population was evaluated by measure of control bait intake at the beginning and the end of the study. 100g Derat® Granulat has been placed into each bait station spaced every 1.5 – 3 meters in infested area. Bait stations were refilled 5 times every 3 days. After 20 days three parameters were tested: 1) percentage loss of intake control bait, 2) percentage loss of intake poison bait 3) percentage of active holes	The study indicates that: 1) intake of control bait was reduced 94.1% 2) intake of tested bait was reduced 92.6% 3) percentage of active holes was reduced to 16.7%	IIIB5.10.2/1
Brown rat (Rattus norvegicus)	Field test done according to method FRE/RT-03/2007	The size of rodents population was evaluated by measure of control bait intake at the beginning and the end of the study. 200g Derat® Granulat has been placed into each bait station located every 15 meters in infested area. Bait stations were refilled 5 times every 3 days. After 20 days three parameters were tested: 1) percentage loss of intake control bait, 2) percentage loss of intake poison bait 3) percentage of active holes	The study indicates that 1) intake of control bait was reduced 84.9% 2) intake of tested bait was reduced 84.4% 3) percentage of active holes was reduced to 15.0%	III-B 5.10.2/1
House mouse (Mus	Palatability test done according to	Control group (10 males and 10 females) Tested group (10 males	Total mortality of mouse has reached 90% and edibility	IIIB5.10.2/3

musculus)	method EPPO 1982 "Laboratory Tests for Evaluation of the Toxicity and Acceptability of Rodenticides and Rodenticide Preparations"	and 10 females) Total time of study 22 days includes pre-treatment period (4 days), treatments period (4 days) and observation period (14 days)	was at the level 29.5%. Palatability ratio for males was 0.5 and for females 0.5. The average mortality for males has occurred at 6.2 day (4 – 11 days) with average consumption of bait 14.6 mg/kg b.w. For females average mortality has occurred at 10.7 day (6 – 17 days) with average consumption of bait 14.0 mg/kg b.w.	
Brown rat Rattus norvegicus	Palatability test done according to method EPPO 1982 "Laboratory Tests for Evaluation of the Toxicity and Acceptability of Rodenticides and Rodenticide Preparations"	Control group (10 males and 10 females) Tested group (10 males and 10 females) Total time of study 22 days includes pre-treatment period (4 days), treatments period (4 days) and observation period (14 days)	Total mortality of rats has reached 100% and edibility was at the level 86.9%. Palatability ratio for males was 10.0 and for females 9.6. The average mortality for males has occurred at 8.3 day (6 – 11 days) with average consumption of bait 10.8 mg/kg b.w. For females average mortality has occurred at 9.6 day (6 – 13 days) with average consumption of bait 12.8 mg/kg b.w.	IIIB5.10.2/2

2.5.2 **Known limitation**

In order to limit risk of poisoning and contamination of environment the following conditions should be ensured:

- 1) the nominal concentration of the active substance in the products shall not exceed 50 mg/kg and only ready for use baits shall be authorised;
- 2) product shall contain an aversive agent and where appropriate a dye;
- 3) products shall not be used as tracking powder;
- 4) primary as well as secondary exposure of humans, non-target animals and the environment are minimized, by considering and applying all appropriate and available risk mitigation measures. These include, amongst others, setting an upper limit to package size and laying down obligations to use tamper resistant and secured bait boxes.

2.5.3 Resistance

- 1) The population size of the target rodent should be evaluated before a control campaign.
- 2) The number of baits and the timing of the control campaign should be in proportion to the size of the infestation.
- 3) A complete elimination of rodents in the infested area should be achieved.
- 4) The use instructions of products should contain guidance on resistance management for rodenticides.
- 5) Brodifacoum should not be used in an area where resistance to this substance is suspected.
- 6) The authorisation holder shall report any observed resistance incidents to the Competent Authorities or other appointed bodies involved in resistance management.

2.6 **Exposure assessment**

2.6.1 Description of the intended use

Derat® Granulat is a rodenticides granules bait for the effective control of rat and mice species, in and around buildings (e.g. live-stock buildings), in open areas (e.g. parks, tennis courts, camping sites and other places of the public utility) and in waste dumps. Both non-professional and professional users can used this product in and around buildings and in open areas. Professional users can also use the product in waste dumps. Biocidal product Derat[®] Granulat takes the form of a ready to use granules bait containing 0.005% w/w (50 ppm) brodifacoum, second generation and single dose anticoagulant, which causes death due to massive internal haemorrhages after several days of ingestion as a consequence of an accumulated lethal dose. Other than the active ingredient, the product is composed of foodgrade materials forming a bait base.

2.6.2 Assessment of exposure to humans and the environment

The active substance brodifacoum is the only substance of concern in biocidal product Derat[®] Granulat. New exposure studies have not been submitted and the risk assessment was performed based on the information presented in CAR¹.

2.7 Risk assessment for human health

The biocidal product Derat[®] Granulat is in the form of a ready to use granules that should be put in tamper resistant bait stations. It contains 0.005% of the active substance brodifacoum. It belongs to PT 14 product group. Derat[®] Granulat is designed for use by professional and non-professional users. Potential exposure to product is possible for people during the product formulation and its use.

2.7.1 Hazard potential

2.7.1.1 Toxicology of the active substance

The letter of access form PelGar International Limited, granted to "FREGATA" S.A., has been submitted for the active substance brodifacoum therefore no additional information for this point is needed.

2.7.1.2 Toxicology of the substance(s) of concern

The biocidal product Derat[®] Granulat does not contain in its composition the toxicologically relevant substances (classified as dangerous according to Directive 67/548/EEC and present at

¹ Competent Authority Report available at https://circabc.europa.eu

concentrations likely to cause harmful effects to humans, animals or the environment), other than the active substance. The only substance important from a toxicological point of view is the active substance brodifacoum.

2.7.1.3 Toxicology of the biocidal product

The toxicological studies for the biocidal product Derat [®] Granulat were not performed. The toxicological evaluation of this product was based on toxicological data for the active substance brodifacoum.

Information on the assessment of the active substance brodifacoum were granted to "FREGATA" S.A. by PelGar International Limited as the brodifacoum manufacturer (based on data from letter of access dated on 14.11.2011) for the registration of the biocidal product Derat® Granulat.

Summary of toxicity data for the biocidal product Derat[®] **Granulat:**

Dermal absorption studies for biocidal product were not performed. The absorption for biocidal product will be comparable to dermal absorption of the active substance and was set at 3% (according to Assessment Report for brodifacoum²).

Oral LD₅₀ (mouse):

8 g/kg b.w. (male)

Dermal LD₅₀ (rat):

63.2 g/kg b.w. (female)

<u>Inhalation LC₅₀ (rat):</u>

61 g/l (female)

Inhalation acute studies for biocidal product were not performed. Due to that brodifacoum has a low vapour pressure (1×10^{-6} Pa at room temperature) and the product is not dust releasing and consists of solid particles exposure via inhalation is expected to be negligible.

Irritation to skin

Not irritating to skin

² Assessment Report is part of Competent Authority Report with is available at https://circabc.europa.eu

<u>Irritation to eye</u>

Not irritating to eye

Sensitizing to skin

Not a skin sensitizer

2.7.2 Exposure

The calculations of exposure have been performed in accordance with the assumptions of document published by the European Commission, "The Technical Notes for Guidance: Human Exposure to Biocidal Products" Guidance on Exposure Estimation (B4-3040/2000/291079/MAR/E2), and the Human Exposure to biocidal products (TNsG June 2007) implementing the objectives of the Directive 98/8/EC concerning the placing of biocidal products on the market.

Additionally, exposure calculations have been done based on the data from the study by J.G. Chambers and P.J. Snowdon, "Study to determine potential exposure to operators during simulated use of anticoagulant rodenticide baits" (2004) to which "FREGATA" S.A. submitted the letter of access.

Main paths of human exposure

Route of exposure	Industrial use	Professional user	Non-professional user	Bystanders
inhalation	Yes	No	No	No
dermal	Yes	Yes	Yes	Yes
oral	No	No	No	Yes

Potential exposure is identified during the formulation of the biocidal product. According to the declaration of the aplicant the packaging and the final preparing of the product is fully automatic process and no direct contact with the product is expected. For this reason the calculation of exposure at this stage was omitted. Exposure during use of the product was calculated according to the recommended scenarios and the specifications of the product were taken into account.

2.7.2.1 Exposure of professional users

2.7.2.1.1 Exposure during the formulation of biocidal product

The results of inhalation exposure measurements and information on dermal exposure during production of the biocidal product are not available. However, data on the manufacturing process, contained in Document IIIB6.6 indicates that the dermal and inhalation exposure for people working in the hall of the product formulation is likely. Data contained in Document IIIB6.6 were used to calculate the exposure according to the EASE model (EUSES 2.1)³.

EASE – Estimations of exposure to the active substance during the formulation of the biocidal product:

Exposure path	Inhalation exposure	Dermal exposure
Estimations	powder – the product is not volatile – exposure to particulate matter – closed system: 0.00000545 mg/kg b.w./day	powder – incidental contact with skin – all hands – direct contact with the skin during handling of the product: 0 mg/kg b.w./day

The packaging of the product is done in a separate hall than the formulation process, using the confection machine and without the involvement of operators. From the confection machine, product packed in a tightly-closed foil bags goes to the line of confection and where these plastic bags are packed in cartons by people working at the confection line.

The inhalation and dermal exposure to the product during its packaging is not expected and therefore the calculation of that has been omitted.

2.7.2.1.2 Exposure during the use of biocidal product

In the estimation of exposure the following elements were taken into consideration:

- Derat[®] Granulat is supplied to the customer in tightly-closed foil units PET/PE.
- The inhalation exposure was not estimated. Derat[®] Granulat is not dust releasing and the active substance brodifacoum is not volatile the risk of inhalation exposure is considered negligible.
- The dermal exposure was estimated. During the use, Derat[®] Granulat should be put in tamper resistant bait stations. In that case dermal exposure may be limited only to the surface of the hands.
- The oral exposure was not estimated. It is unlikely that the product will be swallowed by professional users. It is possible, however, that contamination of the skin may indirectly lead to oral exposure.

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³ The European Union System for the Evaluation of Substance (EUSES). EUSES version 2.1

However, for professional users is assumed to deliberate and professional use of personal protective equipment, using appropriate personal protective equipment including protective gloves. For this reason, the risk of oral exposure in this way during the use of the product is considered to be insignificant.

- The dermal exposure was estimated at two levels:
 - Level 1 the application without the use of personal protective equipment PPE (without gloves);
 - Level 2 application with the use of personal protective equipment PPE (with gloves).

Estimations according to TNsG:

According to TNsG, for professional users the application phase (use) and disposal phase of the product should be considered. The calculations were performed according to formulas presented in the TNsG June 2007. Detailed calculations are presented in Document IIB.

For the calculations the following element were used:

Application phase:

- frequency of events per day: 16 bait stations per day (*TNsG* June 2007)
- the amount of the product per event: 200 g (Document IIIB5)

Disposal/utilization phase:

- the amount of the removed product per event: 30 g (TNsG June 2007)
- frequency of events per day: 16 bait stations per day

It is assumed that dermal absorption value is 3% (Assessment Report for brodifacoum).

The operator body weight used in the calculation: 60 kg (*TNsG* June 2007)

Product density: 0.57 g/m³ (Document IIIB3)

	Level 1 [mg/kg b.w./day]	Level 2 [mg/kg b.w./day]
Application phase	0.00456	0.000456
Removal of the preparation phase	0.00456	0.000456
Total exposure	0.00912	0.000912

The second level includes gloves and 10% uptake.

Estimations based on the data from a study by J.G. Chambers and P.J. Snowdon

The exposure calculations have been done also based on the data from the study by J.G. Chambers and P.J. Snowdon, "Study to determine potential exposure to operators during simulated use of anticoagulant rodenticide baits" (2004) to which "FREGATA" S.A. submitted the letter of access. Detailed calculations are presented in Document IIB.

In this study, three phases of use of the product were indicated:

<u>Initial phase</u> – preparation of the product, mixing and pouring into smaller, more practical containers

- use of approximately 12.6 kg of product per day, decanting of the product to the containers in batches of 3 kg
- recommended value to potential exposure: 52.3 mg (per one action)

<u>Application phase</u> – loading and placing of the biocidal product in places of rodents' presence

- frequency of events per day: 63
- the amount of the product per event: 200 g (Document IIIB5)
- the recommended value of potential exposure: 2.04 mg (per one action)

Final phase – including the removal of unused biocidal product

- frequency of events per day: 16
- recommended value to potential exposure: 3.79 mg (per one action)

	Level 1 [mg/kg b.w./day]	Level 2 [mg/kg b.w./day]
Total exposure	10.22×10^{-6}	10.22×10^{-7}

The second level includes gloves and 10% uptake.

2.7.2.2 Exposure of non-professional users and the general public

To estimate the exposure for non-professional users the same elements were taken into account as for the professional users (see above).

Estimations to non-professionals according to *TNsG*:

According to *TNsG*, for non-professional users the application phase (use) and disposal phase of the product should be considered.

Application phase:

- frequency of events per day: 2 bait stations per day (TNsG June 2007)
- the amount of the product per event: 200 g (Document IIIB5)

Disposal/utilization phase:

- the amount of the removed product per event: 30 g (TNsG June 2007)
- frequency of events per day: 1 bait station per day

	Exposure value [mg/kg b.w./day]
Application phase	0.00057
Removal of the preparation phase	0.000285
Total exposure	0.000855

Estimations to non-professionals based on the data from a study by J.G. Chambers and P.J. Snowdon

The exposure calculations have been done also based on the data from the study by J.G. Chambers and P.J. Snowdon, "Study to determine potential exposure to operators during simulated use of anticoagulant rodenticide baits" (2004) to which "FREGATA" S.A. submitted the letter of access. Detailed calculations are presented in Document IIB.

In order to harmonize the method of estimation of the exposure with other EU countries the guideline of *TNsG* was rejected (two applications per day), as unrealistic and it was assumed that non-professional user use this type of product 5 times per day as a realistic worst case. In addition, due to the fact that the recommended pack size can not exceed 1.5 kg, the initial phase of decanting of the product from large to smaller pack was ommitted.

In this study, there are two phases of use of the product:

<u>Application phase</u> – loading and placing of the biocidal product in places of rodents' presence

- frequency of events per day: 5
- the amount of the product per event: 200 g (Document IIIB5)
- the recommended value of potential exposure: 3.57 mg (per one action)

Final phase – including the removal of unused biocidal product

- frequency of events per day: 5
- the amount of the product per event: 200 g (Document IIIB5)
- the recommended value of potential exposure: 4.52 mg (per one action)

	Exposure value [mg/kg b.w./day]
Total exposure for non-professional user	10.11×10^{-7}

While use of the biocidal product, bystanders including for example children and infants may come into contact with the biocidal product. For example, putting poison in cardboard bait station can not prevent the child from contact with this poison. There is also likely to eat the poison by the child directly from the container in which the biocidal product is placed. Technical guidelines assume that the child can eat at one time about 5 g. The scenario assumes that a handful of granules weighs about the same.

The method of assessing the potential exposure for bystanders were based on default values, contained in the guidelines for Human Exposure to Biocidal Products, Section 5, Anex 4 (*TNsG* June 2007). The assumptions were adopted for the worst-case envisaged scenario – worst case scenario.

There is also potential exposure for the skin after taking the poison byhand. However, it is assumed that the exposure at this type of situation is far less compared to oral exposure and therefore dermal exposure was not calculated.

For the calculations the following element were used:

- the amount of eaten product: 5 g (*TNsG* June 2007)
- it is assumed that dermal absorption value is 100% (*TNsG* June 2007)
- body weight of child: 10 kg (*TNsG* June 2007)

	Exposure value [mg/kg b.w./day]
Exposure for child	0.025

2.7.2.3 Exposure to residues in food

Not applicable.

2.7.3 Risk Characterisation

The risk characterization was performed in accordance with the recommendations of the technical guidelines *TNsG* (Annex I Inclussion Revision of Charter 4.1: Quantitative Human Health Risk Characterisation), based on the determined values of MOE and AEL. According to information submitted by applicant, the biocidal product Derat[®] Granulat does not contain in its composition any toxicologically relevant substances other than the active substance brodifacoum. For this reason, the assessment of toxicological properties

of the biocidal product was based only on the data for the active substance brodifacoum, for which the letter of access was submitted by "FREGATA" S.A.

According to the information placed in the Assessment Report for the active substance brodifacoum this substance does not have local toxic effects. For this reason the AEC value was not set and the risk characterization has not been made with regard to local effects.

According to the information placed in the Assessment Report brodifacoum has systemic toxicity. This substance is so-called the second generation anticoagulant, which causes death of target organism due to massive internal haemorrhages after several days of ingestion of a lethal dose. Determined on the basis of developmental studies NOAEL value equal to 0.001 mg/kg b.w./day was used to estimation of acceptable level of exposure (AEL).

NOAEL	Assessment factor (AF)			Reference doses	
[mg/kg b.w.]	Intraspecies AF	Interspecies AF	Total AF	Absorption [%]	AEL [mg/kg b.w./day]
Two generations reproduction study (rat) 0.001	10	10	300*	100	3.3 × 10 ⁻⁶

^{*} This value results from the use of additional factors related to the general factor for anticoagulants (3)

2.7.3.1 **Risk for Professional Users**

Formulation of biocidal product

Kind of exposure	Exposure value [mg/kg b.w./day]	AEL [mg/kg b.w./day]	%AEL (exposure/ AEL × 100%)	MOE* (NOEL/ exposure)
inhalation exposure	5.45×10^{-6}	3.3×10^{-6}	165.15	183.49

^{*}Safe value ≥300

The applicant provided rather general information about the use of the active substance and contact with it at this level. Therefore EASE model was used as most appropriate in such situations. Please note that this model gives results with a rather large margin of safety. The applicants should be required, in accordance with their declarations to supplied the workers which are in contact with the active substance the personal protective equipment. In addition, it should be noted that safety at job is subject to different legislation, defining the rules of work and provide for the inspection of work safety.

Professional user

Scenario	Exposure [mg/kg b.w./day]	AEL [mg/kg b.w./day]	%AEL (exposure/ AEL × 100%)	MOE* (NOEL/ exposure)
Estimations ac	cording to TNsG			
Level I	9.12×10^{-3}	3.3×10^{-6}	276 363.64	0.14
Level II	9.12×10^{-4}	3.3×10^{-6}	27 636.36	1.1
Estimations ac	Estimations according to J.G. Chambers and P.J. Snowdon			
Level I	10.22×10^{-6}	3.3×10^{-6}	309.70	97.85
Level II	10.22×10^{-7}	3.3×10^{-6}	30.97	978.47

^{*}Safe value ≥300

The use of the data contained in the publication J.G. Chambers and P.J. Snowdon, which is recommended to determine the exposure to rodenticides is indicating less exposure than the acceptable exposure level, in the presence of protective gloves. In the absence of protective gloves the exposure value is higher than the acceptable exposure level.

It can be concluded that there is no real risk associated with use of the product Derat[®] Granulat for professional users but only when the protective gloves are used. In connection with above, protective gloves should be used.

2.7.3.2 Risk for non-professional users and the general public

2.7.3.2.1 Non-professional user

Scenario	Exposure [mg/kg b.w./day]	AEL [mg/kg b.w./day]	%AEL (exposure/ AEL × 100%)	MOE* (NOEL/ exposure)
Estimations accord	ling to TNsG			
Level I	8.55×10^{-4}	3.3×10^{-6}	25 909.09	1.17
Estimations according to J.G. Chambers and P.J. Snowdon				
Level I	10.11×10^{-7}	3.3 ×10 ⁻⁶	30.64	989.12

^{*}Safe value ≥300

The use of the data contained in the publication J.G. Chambers and P.J. Snowdon, which is recommended to determine the exposure to rodenticides is not indicating the risk due to use of the product Derat[®] Granulat for non-professional users. It should be emphasized that due to

the fact that the applicant does not declare the production of the biocidal product in containers larger than 1.5 kg, decanting and mixing levels were not taken into consideration in the risk assessment.

2.7.3.2.2 Incidental ingestion by child

Scenario	Exposure [mg/kg b.w./day]	AEL [mg/kg b.w./day]	%AEL (Exposure /AEL × 100%)	MOE* (NOEL/ exposure)
Estimations accord	ding to TNsG			
Incidental ingestion of product	0.025	3.3 × 10 ⁻⁶	757 575.76	0.04

^{*}Safe value ≥300

The risk of accidental ingestion by the infant was identified. Unfortunately there is no possibility of total elimination of risk for this scenario, for this reason it is recommended to enter as many as possible restrictions to minimize these risks.

For this purpose, it is recommended to:

- limit the size of the packaging of the product for the non-professional user to reduce the likelihood of product storage;
- use of the packaging that will prevent or significantly impede the opening by the children;
- reduce the attractiveness of the packaging and the product for a child;
- use of the special substances, limiting intake;
- use only closed bait stations made of durable material.

2.7.3.3 Risk for consumers via residues

Not applicable.

2.8 Risk assessment for the environment

Biocidal product Derat[®] Granulat containing 0.05g/kg brodifacoum is intended to be used as rodenticides for the control of commensal rodent species – rats and mice in the following use situations: in and around buildings, open areas and waste dumps.

Biocidal product must be placed in tamper resistant bait stations in amount 200 g per bait station for rats and 100g per bait station for mice. The bait station should be fixed to the ground. Baiting points must be inspected frequently and replenished when bait has been eaten.

Dead rodents, bait uneaten, contaminated and found outside the bait station should be removed for disposal in order to prevent them being eaten by non-target animals. When no more bait is eaten and rodent activity stops, the remains of all bait must be removed for disposal.

The risk assessment was carried out for the case when the target organism is a rat (assuming that this is the worst case – bait station contains 200 g of bait). The risk assessment for mouse was not performed. It was assumed that during control of mice the environmental risk will not be greater than during the control of rats.

Brodifacoum contamination in environment will occur both from direct contamination when bait are deployed outside the bait station and from indirect contamination via dead bodies, urine and faeces of the target organisms.

Environmental assessment was performed based on scenarios outlined in the ESD^4 and TGD^5 taking into consideration possible scenarios for the use of the product Derat[®] Granulat.

The risk assessment was performed by comparing the Predicted Environmental Concentration (PEC) with the Predicted No Effect Concentration (PNEC). The PNEC values have been derived from *Assessment Report* for which company "FREGATA" S.A. submitted a letter of access. The PEC values have been derived through calculation presented in detail in Document IIB.

Regional and continental PEC concentrations were not calculated due to the low consumption and the anticipated very local emission patterns of the use of rodenticides with soil as the main receiving compartment (in accordance with point 2.2 *ESD*).

Considering the composition of the product Derat[®] Granulat, only the active substance brodifacoum should be considered as of concern for environment and the risk characterisation was therefore only performed for brodifacoum.

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⁴ Larsen J. (2003) Emission Scenario Document for Biocides used as Rodenticides. Supplement to the methodology for risk evaluation of biocides CA -Jun03-Doc.8.2-PT14. (EUBBES 2).

⁵ Technical Guidance Document on Risk Assessment in support of Commission Directive 93/67/EEC on Risk Assessment for new notified substances, Commission Regulation (EC) No 1488/94 on Risk Assessment for existing substances. Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market. Part II. Published.

2.8.1 Aquatic environment

2.8.1.1 In and around buildings

Exposure of surface water arising from the use Derat[®] Granulat in and around buildings is not expected to be significant (detailed explanation in Document IIB). Therefore PECs in surface water have not been calculated and aquatic PEC/PNEC quotients are not presented. Risk assessment was performed only for groundwater since this is the only water compartment that can be contaminated.

2.8.1.2 Open areas

Exposure of surface water arising from the use Derat[®] Granulat in open areas is not expected to be significant (detailed explanation in Document IIB). Therefore calculations of PECs in surface water have not been performed and aquatic PEC/PNEC quotients are not presented. Risk assessment was performed only for groundwater since this is the only water compartment that can be contaminated.

2.8.1.3 Waste dumps

Exposure of surface water arising from the use Derat[®] Granulat in waste dumps is not expected to be significant (detailed explanation in Document IIB). Therefore calculations of PECs in surface water have not been performed and aquatic PEC/PNEC quotients are not presented. Risk assessment performed only for groundwater since this is the only water compartment that can be contaminated.

2.8.2 Atmosphere

Brodifacoum has a low vapour pressure (1 × 10⁻⁶ Pa), Henry's Law constant (2.18 × 10⁻³ Pa $\rm m^3~mol^{-1}$) and low water solubility (2.4 × 10⁻⁴ g/l). The active substance hydrolyses relatively slowly under environmentally relevant conditions (DT₅₀ = 300 days) and undergoes rapid direct photodegradation (t ½ = 6.5 h). Active substance is not readily and not inherently biodegradable. Therefore it expected that brodifacoum is not volatile and release to air during use of Derat[®] Granulat is considered to be negligible. Therefore it is not expected that brodifacoum contribute to global warming, ozone depletion in the stratosphere or acidification.

2.8.3 Soil

2.8.3.1 In and around buildings

Exposure of soil organisms to Derat[®] Granulat may occur when bait are deployed in and around buildings. It is assumed that exposure of soil organisms arise through a direct and indirect (via dead bodies, urine and faeces of the target organisms) contamination of soil.

Predicted environmental concentration for soil (PEC $_{soil}$) for biocidal product Derat $^{\$}$ Granulat was calculated in Document IIB and was compared to PNEC $_{soil}$ – 0.88 mg $_{brodifacoum}$ /kg $_{wwt}$ value. The calculated PEC/PNEC ratios for soil summarised in Table below.

Terrestrial PEC/PNEC ratio as a result of Derat® Granulat use in and around buildings

Emission scenario	PEC _{soil} [mg _{brodifacoum} /kg _{wwt}]	PNEC _{soil} [mg _{brodifacoum} /kg _{wwt}]	PEC/PNEC
Worst case use	0.034	0.88	0.039
Normal use	0.010	0.88	0.012

In both cases the calculated PEC/PNEC values indicate that there is no concern for the terrestrial compartment as a result of use of Derat[®] Granulat in this specific emission scenario.

2.8.3.2 Open areas

Exposure of soil organisms to biocidal product $Derat^{\circledR}$ Granulat may occur when bait are deployed in open areas. It is assumed that exposure of soil organisms arise through a direct and indirect (via dead bodies, urine and faeces of the target organisms) contamination of soil. Predicted Environmental Concentration for soil (PEC_{soil}) was calculated in Document IIB and compared to $PNEC_{soil} - 0.88 \text{ mg}_{brodifacoum}/kg_{wwt}$ value. The calculated PEC/PNEC ratios for soil summarised in Table below.

Terrestrial PEC/PNEC ratio as a result of Derat® Granulat use in open areas

Emission scenario	PEC _{soil} [mg _{brodifacoum} /kg _{wwt}]	PNEC _{soil} [mg _{brodifacoum} /kg _{wwt}]	PEC/PNEC
Worst case use	0.346	0.88	0.393
Normal use (+ bait stations)*	0.138	0.88	0.157

^{*}According to ESD in open areas the bait is placed into rat holes. Biocidal product Derat® Granulat in open areas are placed only into tamper resistant bait station, therefore this scenario was modified.

Estimated PEC/PNEC ratios are less than one indicating that there should be no risk to soil organisms during use of biocidal product Derat[®] Granulat in open areas.

2.8.3.3 Waste dumps

Exposure of soil organisms to biocidal product Derat [®] Granulat may occur when bait is deployed on waste dumps. It is assumed that exposure of soil organisms arise through a direct and indirect (via dead bodies, urine and faeces of the target organisms) contamination of soil. Predicted Environmental Concentration for soil (PEC_{soil}) was calculated in Document IIB and compared to PNEC_{soil} – $0.88 \text{ mg}_{brodifacoum}/kg_{wwt}$ value. The calculated PEC/PNEC ratios for soil summarised in Table below.

Terrestrial PEC/PNEC ratio as a result of Derat® Granulat use on waste dumps

Emission scenario	$\begin{aligned} & PEC_{soil} \\ [mg_{brodifacoum}/kg_{wwt}] \end{aligned}$	$\frac{PNEC_{soil}}{[mg_{brodifacoum}/kg_{wwt}]}$	PEC/PNEC
Worst case scenario	0.007	0.88	0.008

The calculated PEC/PNEC values indicate that there is no concern for the terrestrial compartment from use of Derat [®] Granulat in this specific emission scenario.

2.8.4 Risk characterisation for groundwater used as drinking water

Exposure of groundwater to the active substance derived from the product $^{\circledR}$ Granulat was calculated using equations No. 67 and 68 from the TGD where concentration in porewater of agricultural soil is taken as an indicator for potential groundwater level. It should be noted that this is a worst-case assumption, neglecting transformation and dilution in deeper soil layers. Calculated concentrations for normal use in and around buildings, in open areas and waste dumps are respectively 0.04 μg /L, 0.53 μg /L and 0.03 μg /L (detailed information in Document IIB). In accordance with Directive 98/83/EC maximum permissible concentration of pesticides (which, according to the legislation, also include rodenticides) cannot exceed 0.1 μg /L.

The comparison above indicates a slight risk of groundwater contamination during use of the product $Derat^{\mathbb{R}}$ Granulat in open areas. However, it should be noted that, in accordance with the guidelines of the TGD, it is assumed that the concentration in the water in the pores of the soil is an indicator of the concentration of active substance in groundwater. This is the unrealistic worst possible assumption, which ignores the possibility of degradation of the

substance and dilution in the deeper layers of the soil. It should be underlined that only small amount of soil close to bait station is exposed. Moreover use of risk mitigation measures, including prudent use of the product Derat[®] Granulat, can significantly reduce concentration of active substance brodifacoum in soil, and thus reduce the risk to groundwater.

2.8.5 Non compartment specific effects relevant to the food chain (primary and secondary poisoning)

Non-target vertebrates may be exposed to the biocidal product Derat[®] Granulat either directly by ingestion of exposed bait (primary poisoning) or indirectly by consumption of poisoned rodents and other terrestrial or aquatic organisms that contain residues of the brodifacoum (secondary poisoning).

Considering the composition of the biocidal product Derat[®] Granulat only the active substance brodifacoum should be considered as substance of concern for environment Therefore the risk characterisation was performed only for brodifacoum. The PNEC_{oral} values for birds and mammals were taken from the *Assessment report*. The PNEC_{oral} values are presented in Table below.

 $\mbox{PNEC}_{\mbox{\scriptsize oral}}$ value expressed as the concentration in food and as the daily dose for birds and mammals

	PNEC	PNEC
	$[mg/kg_{food}]$	[mg/kg bw/d]
Birds	1.30×10^{-4}	1.28×10^{-5}
Mammals	2.22×10^{-4}	1.10×10^{-5}

2.8.5.1 Primary poisoning

The biocidal product Derat[®] Granulat will be placed only in special tamper resistant bait station.

Non-target birds and mammals may be exposed to product if they are small enough to get to inside bait station, when bait station is not property secured or damaged. It is also possible taking out the bait outside bait station by target rodent.

<u>Tier 1</u>

The Tier 1 assessment of primary poisoning is based on the comparison of the concentration of rodenticide in the bait and the PNEC_{oral} related to the concentration in food.

In the Tier 1 assessment of primary poisoning it is assumed that the whole day's food requirement is satisfied by consumption of bait, and therefore the concentration in food will

be the same as the concentration of active substance in the bait, 50 mg/kg. This is then compared to the PNECs for birds and mammals.

Concentration of the bait is compared to the PNECoral expressed as the concentration in food

	$\frac{PEC_{oral}}{[mg/kg_{food}]}$	PNEC [mg/kg _{food}]	PEC/PNEC
Birds	50	1.30×10^{-4}	384 615
Mammals	50	2.22×10^{-4}	225 000

The resulting PEC/PNEC ratios in the Table above reveal a high risk for both birds and mammals of long-term primary poisoning.

Tier 2

According to the *ESD* the comparison of concentration in the non-target animals and the PNEC_{oral} describes the long-term risk for primary poisoning. The expected concentration in the non-target animals are calculated after five days intake and elimination. The elimination is assumed to be 30%. The calculations show that mammals and birds would suffer long-term effects of brodifacoum if they would ingest Derat[®] Granulat. Due to high food intake in relation to the body weight the birds are at considerably higher risk than mammals.

Tier 2 risk characterisation of primary poisoning. The expected concentrations (EC) in the non-target animals after five days exposure have been calculated with the Step 2 assumptions, i.e, PT=0.8 and AV=0.9. The $PNEC_{oral}$ is expressed as the daily dose

Spec	cies	PEC EC ₅ [mg/kg b.w.]	PNEC _{oral} [mg/kg b.w./d]	PEC/PNEC
Dog	Canis familiaris	5.32	1.10×10^{-5}	483 573
Pig	Sus scrofa	0.66	1.10×10^{-5}	60 447
Pig young	Sus scrofa	2.13	1.10×10^{-5}	193 429
Tree sparrow	Passer montanus	30.63	1.28×10^{-5}	2 392 678
Chaffinch	Fringilla coelebs	26.60	1.28×10^{-5}	2 077 852
Wood pigeon	Columba palumbus	9.61	1.28×10^{-5}	750 571
Pheasant	Phasianus colchicus	9.55	1.28×10^{-5}	746 399

Qualitative assessment of acute primary poisoning

There is a high risk to non-target mammals and birds. The assumption based on the comparison of expected concentration in animals after one day exposure with and without elimination. In assessment assumed that PT and AV values are 0.8 and 0.9, respectively. The species specific sensitivity differences are not taken into account in this assumption and hence this description must not be considered as a risk characterisation.

Qualitative assessment of acute primary poisoning

S	pecies	ETE after one day exposure without elimination [mg/kg b.w./d]	EC after one day exposure and elimination [mg/kg b.w.]	LD ₅₀ [mg/kg b.w.]
Dog	Canis familiaris	2.16	1.51	0.4
Pig	Sus scrofa	0.27	0.19	0.4
Pig young	Sus scrofa	0.86	0.60	0.4
Tree sparrow	Passer montanus	12.44	8.71	0.31
Chaffinch	Fringilla coelebs	10.80	7.56	0.31
Wood pigeon	Columba palumbus	3.90	2.73	0.31
Pheasant	Phasianus colchicus	3.88	2.72	0.31

Conclusion on primary poisoning

The risk characterisation indicates a very high risk to non-target vertebrates, mammals and birds feeding on bait. Primary poisoning incidents can be minimised by preventing the access of non-target animals to the baits.

According to *ESD* if the baits are used in accordance with the label instructions, the risk for primary poisoning is negligible. The risk of primary poisoning is likely to be overestimated because the direct exposure to brodifacoum is mitigated by the use of bait station. Nevertheless, the risk cannot be excluded. It may not be possible to exclude exposure of all non-target animals, as the baits have to be accessible to target rodents, they may as well be accessible to non-target mammals and birds of equal or smaller size than the target rodents.

2.8.5.2 Secondary poisoning

Secondary poisoning via aquatic and terrestrial food chains

In case of the use Derat [®] Granulat in and around buildings, in open areas and waste dumps exposure of surface water to active substance brodifacoum is negligible (detailed explanation in Document IIB). Therefore risk of poisoning via the aquatic food chain is also considered negligible.

Animals living in soil and water contaminated brodifacoum accumulate this substance. Therefore birds and mammals feeding on these animals are at risk of secondary poisoning. Secondary poisoning is possible in chain given below:

soil \rightarrow earthworms \rightarrow earthworms eating birds or mammals.

However the Polish Competent Authority considers that the secondary poisoning via earthworms less important than secondary poisoning via the food chain given below:

bait \rightarrow rodent \rightarrow rodent-eating birds or mammals.

Result of risk assessment of secondary poisoning via terrestrial food chain presented in Table below.

Secondary poisoning via terrestrial food chain

	PEC _{oral, predators} [mg/kg _{wet earthworm}]	PNEC _{oral} [mg/kg _{food}]	PEC/PNEC
Birds	0.2453	1.30×10^{-4}	1 887
Mammals	0.2453	2.22×10^{-4}	1 104

The calculation shows a considerable risk for secondary poisoning of birds and mammals. The risk is due to feeding on contaminated soil dwelling invertebrates. The scenario is regarded as an extreme worst case and at larger area, the risk is considerably lower.

Tier 1

The Tier 1 assessment of secondary poisoning is based on the concentration in the predator's or scavenger's food, i.e. poisoned rodents. The rodents are assumed to consume entirely the bait (PD = 1), while half of the predator's or scavenger's daily food intake is poisoned rodents ($F_{rodent} = 0.5$). The rodents are assumed to eat the baits in five or fourteen successive days, whereas the predator or the scavenger is assumed to eat the poisoned rodents during one day. The predator is assumed to caught the rodent after last meal on day 5 or day 14.

Only resistant rodents are assumed to eat bait for 14 days. The PNEC_{oral} is based on the highest concentration causing no effects in the test with long-term exposure.

Calculations indicate that there is a risk for both birds and mammals. The risk exists for predators or scavengers eating the rats susceptible to brodifacoum (eating bait for 5 days) and resistant (eating the bait for 14 days).

Tier 1 risk characterisation of secondary poisoning

	PEC EC in rodent [mg/kg]	PNEC _{oral} [mg/kg _{food}]	PEC/PNEC			
Rodent caught on de	Rodent caught on day 5 after meal					
Bird	6.93	1.3×10^{-4}	53 329			
Mammal	6.93	2.2× 10 ⁻⁴	31 197			
Rodent caught on day 14 after meal						
Bird	8.28	1.3×10^{-4}	63 668			
Mammal	8.28	2.2× 10 ⁻⁴	37 246			

Tier 2

In the Tier 2 assessment of long-term secondary poisoning the expected concentration in predators is compared to $PNEC_{oral}$ expressed as a daily dose. The predators accumulate brodifacoum by feeding on poisoned target rodents during one day. The rodents are assumed to eat entirely the bait (PD=1), whereas half of the predator's or scavenger's daily food intake is poisoned rodents ($F_{rodent}=0.5$). The rodents are assumed to eat the baits in five or fourteen successive days.

Tier 2 risk characterisation of secondary poisoning

Spe	ecies	EC in p	EC oredator g b.w.]	PNECoral	PEC/	PNEC
~ P		rodent caught on day 5	rodent caught on day 14	[mg/kg b.w./d]	rodent caught on day 5	rodent caught on day 14
Barn owl	Tyto alba	1.72	2.05	1.28×10^{-5}	134 300	160 337
Kestrel	Falco tinnunculus	1.96	2.34	1.28×10^{-5}	153 239	182 948
Little owl	Athene noctua	1.58	1.89	1.28×10^{-5}	123 454	147 388
Tawny owl	Strix aluco	2.61	3.12	1.28×10^{-5}	203 950	243 490
Fox	Vulpes vulpes	0.63	0.76	1.10×10^{-5}	57 519	68 670
Polecat	Mustela putorius	1.32	1.57	$1,10 \times 10^{-5}$	119 738	142 952
Stoat	Mustela erminea	1.88	2.25	1.10×10^{-5}	171 244	204 443
Weasel	Mustela nivalis	2.72	3.25	1.10×10^{-5}	247 098	295 003

Also the Tier 2 risk characterisation shows a high risk for secondary poisoning. The PNEC_{oral} expressed as a dose is approximately equal for birds and mammals, and the sensitivity of the species used in calculations is determined predominantly by the ratio of daily food consumption to body weight. Only one day exposure of predators is assumed in the *ESD*, but it is mentioned that predators could be exposed over several days. This would mean higher accumulation in predators, because daily elimination of brodifacoum from the predators is assumed to be less than the ingested amount.

Qualitative assessment of acute secondary poisoning

A qualitative assessment of the acute secondary poisoning is made by comparing the concentration in the rodents to LD_{50} values from acute oral studies. Rodents are assumed to eat entirely on bait containing brodifacoum and the non-target animals are assumed to consume entirely poisoned rodents. The calculations of PECs are explained in Document IIB. The qualitative assessment indicates that both birds and mammals are likely to die if they eat poisoned rats. The species specific sensitivity differences or other factors normally covered by the assessment factors are not taken into account in the qualitative assessment.

Qualitative assessment of acute secondary poisoning

Fraction of food type in diet (PD)	EC in rat on day 5 after last meal [mg/kg b.w.]	Birds LD ₅₀ [mg/kg b.w.]	Mammals LD ₅₀ [mg/kg b.w.]
1	13,87	0,31	0,4
0,5	6,93	0,31	0,4
0,2	2,77	0,31	0,4

2.8.5.3 Monitoring data

The company "FREGATA" S.A. has access to the documentation of the active substance brodifacoum, which contains a three study of secondary poisoning in owls.

In first study reported a comparative trial on the potential for secondary poisoning of difenacoum and brodifacoum. Laboratory mice were fed for one day on difenacoum or brodifacoum bait and died 2–11 days later. Some of these dead mice were analysed to determine their rodenticide contents while others were used to feed captive barn owls. Six owls were fed for one day on difenacoum–killed mice (3 per owl) and another six owls were fed for one day on brodifacoum–killed mice (3 per owl). After dosing, blood samples were taken periodically from the owls to monitor coagulation times. This indicated the

recovery times. Any owls which survived one day of feeing trial were later fed for three consecutive days on rodenticides-poisoned mice and those which recovered from this treatment were fed for six successive days on poisoned mice. The six owls fed on difenacoum-poisoned mice all survived the 1,3 and 6 days treatments. The effects were temporary and not lethal. No external haemorrhaging was seen. Of the 6 owls fed on brodifacoum four died 6, 10, 1, and 17 days after the one day treatment. Their livers contained 0.63 - 1.25 ppm in fresh weight of brodifacoum. Some of these owls bled periodically from the mouth, blood taken from two birds would not coagulate 9 days after the end of feeding. It was concluded that brodifacoum is more toxic to barn owls than difenacoum.

In second study performed comparative trial on the potential for secondary poisoning of flocoumafen, difenacoum and brodifacoum, where to provide mice dosed with a range of rodenticide concentrations for the owl feeding study, batches of mice (5/batch) were allowed to feed on rodenticide wax block bait. First, mice were fed on bait (2g per mouse) for 24 h. Further, batches of mice were fed on larger or smaller amounts of bait to increase or decrease residual rodenticide. Owls were fed for 15 days in four batches each of three owls, one per rodenticide. Owls surviving the 15-day treatment period were fed on untreated mice for a further 15 days or until death. The dosing of the owls covered a six-month period. On initial examination, flocoumafen appears slightly more toxic to barn owls than the other two rodenticides. However, the toxicity of the three rodenticides was measured over a narrow concentration range and the number of owls tested was small. All three rodenticides are considered to have approximately the same order of magnitude of toxicity to barn owls. Liver retained the highest concentration of rodenticide residues. For each rodenticide, the concentration appears largely independent of dose, providing supporting evidence that the owl liver contains saturable binding sites. The residues of difenacoum in the liver are lower than those of the other two rodenticides. All owls that died contained residues of anticoagulants in livers: brodifacoum 1.7 mg/kg, difenacoum 0.25 mg/kg and flocoumafen 0.6 - 0.7 mg/kg.

Third study was aimed to find to what extent barn owls (*Tyto alba*) in Britain were contaminated with certain rodenticide residues, and whether such residues are likely to represent a significant source of mortality. Overall, difenacoum was found in 49 (13%) birds, bromadiolone in 6%, brodifacoum 4% and flocoumafen 1%. Difenacoum was found in liver at concentrations of $0.002 - 0.135 \,\mu\text{g/g}$, bromadiolone at $0.004 - 0.319 \,\mu\text{g/g}$, brodifacoum at $0.002 - 0.515 \,\mu\text{g/g}$ and flocoumafen at $0.003 - 0.144 \,\mu\text{g/g}$. It was clear that contamination of barn owls with second–generation rodenticides is both widespread and increasing.

The residues in most specimens were below lethal levels and less than 1% of all owls examined appeared from their symptoms to have died directly from rodenticide poisoning. There is no evidence that second-generation rodenticides contribute to the overall mortality in British barn owls and hence no evidence that they are affecting population levels. Concern however arises since the consumption of three brodifacoum poisoned mice (possibly fewer) by a one barn owl can provide the bird with a lethal dose of anticoagulant. It is highlighted also that results of field trials carried out on owls for the assessment of secondary poisoning might generally be biased on regard of the sample of dead birds found. It is argued in fact, that poisoned birds are most likely to die at their roosts as death from anticoagulants is slow and preceded by lethargy. This would therefore make the carcasses of poisoned owls difficult to find.

Moreover documentation contains one monitoring study conducted in Britain to investigate the contamination of barn owls with rodenticides. Brodifacoum was found in 4 % of dead birds and its concentration in liver was $0.002-0.515~\mu g/g$. No evidence of contribution to the overall mortality of owls was concluded. Anyhow it can be argued that the mode of action of anticoagulants (death is slow and preceded by lethargy) makes the carcasses of poisoned owls difficult to find.

Results of secondary poisoning trials with brodifacoum

Results of secondary poisoning trials with brounacount				
Endpoint / type of test	Exposure	Results	Remark	Reference
Potential	Laboratory mice	Only temporary	-	Newton I,
for secondary	fed on	and not lethal effects		Wyllie I.
poisoning	difenacoum	on the six owls fed		Effects of New
/comparative	and brodifacoum	on difenacoum-		Rodenticides on
secondary	baits	poisoned mice.		Owls, Institute
poisoning		No external		of Terresterial
of captive owls		haemorrhaging		Ecology, Monks
		was seen.		Wood
		4 out of the 6 owls		Experimental
		fed on brodifacoum,		Station, Abbots
		died 6, 10, 1, and		Ripton,
		17 days after		Huntingdon,
		treatment. Evidence		Camba PE17
		of anticoagulant		2LS
		effects		
Potential	6 months	Flocoumafen,	The toxicity	Gray A,
for secondary	laboratory mice	difenacoum	of the three	Eadsforth C V,
poisoning	fed on	and brodifacoum	rodenticides	Dutton A J
/comparative	flocoumafen,	showed the same	was measured	(1994)
secondary	difenacoum	degree of toxicity	over a narrow	The toxicity of
poisoning	and brodifacoum	to barn owls.	concentration	three second-

of captive owls	wax block baits	The residues	range, and the	generation
of captive owis	wax block balls	of difenacoum	number of	rodenticides
		in the liver are lower	owls tested	to barn owls
				io barn owis
		than those	was small	
		of the other two		
		rodenticides.		
		All owls that died		
		contained liver		
		residues in excess		
		of brodifacoum		
		1.7 mg/kg,		
		difenacoum		
		0.25mg/kg		
		and flocoumafen		
		0.6 - 0.7 mg/kg		
Difenacoum,	Ambient	Contamination	-	Wyllie I,
bromadiolone,	exposure	of barn owls with		Newton I,
brodifacoum		second-generation		Freestone P.
and		rodenticides		Rodenticide
flocoumafen		is widespread		Residues in
residues		and increasing		British Barn
in wild		but residues in most		Owls
barn owls		specimens were		
carcasses/field		below lethal levels.		Environmental
monitoring		There is no evidence		Pollution,
		that		68, 101-117
		second-generation		
		rodenticides		
		contribute to		
		the overall mortality		
		in British barn owls		
		and no evidence that		
		they are affecting		
		population levels		
		population icvers		

Conclusion on secondary poisoning

Both theoretical calculations and monitoring data clearly show that brodifacoum poses a risk for secondary poisoning. While all available information indicates risk, it does not tell the frequency of secondary poisoning incidents among wildlife.

2.8.6 PBT assessment

PBT assessment has to be done according to the *TGD* especially for substances which can be shown both to persist for long periods and bioaccumulate in biota, and can give rise to toxic effects after a greater time and greater distances than chemicals without these properties.

As brodifacoum is not readily biodegradable, have a relatively high bioconcentration factors and is very toxic to both aquatic organisms and mammals thus a PBT assessment is important.

Persistence

According to the PTB assessment in the *TGD*, criteria for substance to be persistent is fulfilled when half-life is:

- > 60 days in marine water
- > 40 days in freshwater
- > 180 days in marine sediment
- > 120 days in freshwater sediment;

for substance being very persistent (vP) persistent is fulfilled when a half-life is:

- > 60 days in marine- and freshwater
- >180 days in marine or freshwater sediment.

Experimental data available indicate that brodifacoum is not readily, inherently or anaerobically biodegradable. In addition, brodifacoum resulted hydrolytically stable, but undergoes rapid photolysis in water.

As no data on degradation in marine water, freshwater or sediment are available. The DT₅₀ in soil is 157 days at 20°C (DT₅₀ = 298 days at 12°C), the *P* criterion is fulfilled.

Bioaccumulation

According to the TGD a substance is considered to fulfil the B criterion when measured BCF exceeds the value of 2 000 and if BCF exceeds 5 000 a substance is considered very bioaccumulative (vB). If measured BCF values are not available, a substance is considered to potentially fulfil the B criterion if log K_{ow} exceeds a value of 4.5.

There is not enough information available to finally be able to clarify the B-criterion. However, for the substance brodifacoum the screening B-criterion is fulfilled as the log K_{ow} is above 4.5. Formally bioconcentration test on fish would be required in order to be able to clarify if brodifacoum meets the B-criterion. However, in the case of second generation anticoagulant substances, BCF fish testing might not provide meaningful results. A bioconcentration test on fish might be technically difficult to conduct as brodifacoum is highly toxic to fish. Furthermore, second generation anticoagulant substances, which are predominantly released to the terrestrial environment, are designed to accumulate in the liver

of target rodents and it can be assumed that they also accumulate in the livers of non-target mammals and birds. This is confirmed by the fact that the second generation anticoagulant substances are found in livers of wildlife. However, as no criteria exist for bioaccumulation via the terrestrial food chain and standardised test methods for bioaccumulation in other nontarget animals than earthworms are not available these findings are merely an indication that brodifacoum may have B-properties.

In particular, the experimental determination of BCF_{fish} failed due to high mortality of fish. A BCF_{fish} of 3 034 l/kg_{wet fish} was therefore estimated from the experimental Log P_{ow} value of 4.92, using the *TGD* equation 74.

The estimated values of bioaccumulation in fish (BCF_{fish} = 3 034) and earthworm (BCF_{earthworm} = 999), high K_{ow} value (4.92) and the presence of brodifacoum residues in non-target organisms provides sufficient evidence that brodifacoum fulfil the B criterion.

Toxicity

A substance is considered to fulfil the T criterion if long-term NOEC for marine or freshwater organisms is less than 0.01 mg/l or long-term avian NOEC less than 30 mg/kg food (TGD). If no long-term data is available a substance is considered potentially toxic when the L(E)C₅₀ to aquatic organisms is less than 0.1 mg/l.

Brodifacoum is very toxic to aquatic organisms (LC₅₀ = 0.040 mg/l for algae and 0.042 mg/l for the rainbow trout). No long-term data for aquatic organisms are available, moreover due to the lack of reliable long-term study on birds, a NOEC= 0.012 mg_{brodifacoum}/kg_{diet} was estimated by extrapolation from the reference anticoagulant difenacoum.

Regarding mammalian toxicity a substance fulfils T criterion when it is classified as Carcinogenic, Mutagenic or Toxic for reproduction or when there is evidence of chronic toxicity (Classification T, R45, R46; R48, R60 and R61, or Xn, R48, R62, R63 and R64) and also when substance is classified as Very Toxic or Toxic after oral dosing (LD50<200 mg/kg bw/day).

Brodifacoum is very toxic and proposed to be classified as R27/28, R48/24/25, R50/53. This classification indicates that substance brodifacoum fulfils the T criterion.

Conclusion: The *P*-criterion, the *B*-criterion and *T*-criterion are fulfilled, therefore active substance brodifacoum should be considered as potential PBT.

2.9 Measures to protect man, animals and the environment

Primary as well as secondary exposure of humans, non-target animals and the environment are minimised, by considering and applying the following appropriate and available risk mitigation measures:

- 1. The bait in bait station must be protected from weather, accidental ingestion by children or non-target animals and environmental dispersion.
- 2. Always read the label before use and follow the instructions provided.
- 3. The size of the target rodent population should be evaluated before a control campaign.
- 4. The number of baits and the timing of the control campaign should be in proportion to the size of the infestation.
- 5. When the product is being used in and around buildings, tamper resistant bait stations should be placed along walls and in places where there are signs of rodent activity.
- 6. The biocidal product must never be placed indiscriminately.
- 7. Tamper resistant bait stations should be clearly marked to show that they contain rodenticides and that they must not be disturbed.
- 8. Biocidal product should not be used where food, feeding stuffs or drinking water could be contaminated.
- 9. Places where the biocidal product is being used should be clearly marked to show that they contain rodenticides and that they should not be disturbed.

- 10. For use only in areas that are inaccessible to children and non-target animals (particularly dogs, cats, pigs, poultry and wild birds).
- 11. Keep out of the reach of children.
- 12. Avoid release to the environment.
- 13. Avoid contamination of soil, surface water or sanitary sewer system with the product or packaging the product.
- 14. In case of accidental release into the environment, the product should be collected avoiding direct contact with the skin and must be delivered to authorised companies which are empowered for utilization of hazardous wastes and their disposal (e.g. incineration). Do not mix with multicipal solid waste.
- 15. In case of contamination of the surface with the product collect product thoroughly into suitable containers and deliver to authorised companies which are empowered for utilization of hazardous wastes and their disposal (e.g. incineration). Do not mix with multicipal solid waste. In case of an extensive environmental contamination, inform the authorities.
- 16. If all bait is consumed quickly in a particular area, increase the number of baiting points in that area.
- 17. Search for and remove dead rodents and the bait, which is contaminated, bait found outside the bait station, at frequent intervals during treatment, at least as often as when baits are checked and/or replenished. Daily inspection may be required in some circumstances. It is recommended to wear protective gloves. All residues and dead rodent must be delivered to authorised companies which are empowered for utilization of hazardous wastes and their disposal (e.g. incineration). Do not mix with multicipal solid waste.

- 18. After the campaign remove dead rodents, the bait damaged by water or contaminated by dirt, bait found outside the bait station, bait stations and package. It is recommended to wear protective gloves. These residues must be delivered to authorised companies which are empowered for utilization of hazardous wastes and their disposal (e.g. incineration). Do not mix with multicipal solid waste.
- 19. Packaging of the product, any contaminated materials, the remains of the product after use (closed in a labeled container) and dead rodents must be delivered to authorised companies which are empowered for utilization of hazardous wastes and their disposal (e.g. incineration). Do not mix with multicipal solid waste.
- 20. The product must not be used to protect plants and plant products.
- 21. Avoid contact with eye and skin.
- 22. Wash hands and exposed skin before eating, drinking smoking and after use.
- 23. Product is not intended for mixing with other products.
- 24. If swallowed, seek medical advice immediately show packaging and the label.
- 25. When using do not eat, drink or smoke.
- 26. Keep away from food, drink and animal foodstuffs.
- 27. Product should be stored in original, labelled and closed container, at room temperature, in dry place inaccessible to children and pets.
- 28. Keep away from children and non-target organisms (particularly dogs, cats, pigs, poultry and wild birds). Protect from direct light and moisture.
- 29. Reduce the attractiveness of the packaging and the product for children.

- 30. The product must be packed in such a way as to prevent or significantly impede opening by children.
- 31. Product placed in bait station and uneaten by rodent cannot be reused. Packaging should not be used for any other purpose.
- 32. The biocidal product must contain an aversive agent –substance limiting the risk of consumption of the product.
- 33. The label should include information that the product contains an aversive agent substance limiting the risk of consumption of the product.
- 34. The authorisation holder shall report any observed resistance incidents to appropriate sanitary authorities.

Additional restriction for non-professional users:

- 1. The biocidal product is intended to be used in and around buildings (e.g. livestock buildings) and in open areas (e.g. parks, tennis courts, camping sites and other places of the public utility).
- 2. Bait must be placed in commercially available tamper resistant bait stations. The bait station should be fixed to the ground.
- 3. Do not use anticoagulant rodenticides as permanent baits. In most cases, anticoagulant bait should have achieved control within 35 days. If after this period rodent activity persists, consult a qualified pest control.
- 4. Limit to 1.5 kg the size of the packaging of the product in order to reduce likelihood of storage the open product.
- 5. It is recommended to wear protective gloves.

Additional restriction for professional users:

- 1. The product is intended to be used in and around buildings (e.g. livestock buildings), in open areas (e.g. parks, tennis courts, camping sites and other places of the public utility) and in waste dumps.
- 2. The resistance status of the target population should be taken into account when considering the choice of rodenticide to be used. The biocidal product Derat® Granulat should not be used in an area where resistance to brodifacoum is suspected.
- 3. Bait should be placed in commercially available tamper resistant bait stations. The bait station should be fixed to the ground.
- 4. Do not use anticoagulant rodenticides as permanent baits. In most cases, anticoagulant bait should have achieved control within 35 days. If after this period rodent activity persists determine the cause of the lack of effectiveness.
- 5. When the product is being used in public areas, the areas treated must be marked during the treatment period and a notice explaining the risk of primary or secondary poisoning by the anticoagulant as well as indicating the first measures to be taken in case of poisoning must be made available alongside the baits.
- 6. Wear suitable protective gloves.

Proposal for decision 3

1. Product Formulation - active substance content	% w/w	Manufacturer of active substance
concentrate of brodifacoum	0.2%	PelGar International Limited Unit 13 Newman Lane Alton
(pure brodifacoum content)	(0.005%)	Hampshire GU34 2QR, United Kingdom

2. Formulation type	granules (cylindrical)			
3. Product type	PT14			
4. User	non-professional and professional			
5. Packaging	please referee to PAR section 2.2.3			
6. Application	 in and around buildings (e.g. live stock buildings) open areas (e.g. parks, tennis courts, camping sites and other places of the public utility). waste dumps 			
7. Application Method	 non-professional user: in and around buildings bait must be placed only in tamper resistance bait station open areas bait must be placed only in tamper resistance bait station professional user: in and around buildings bait should be placed in tamper resistance bait station open areas bait should be placed in tamper resistance bait station waste dumps bait should be placed in tamper resistance bait station 			
8. Application Rate	Mice: 100 g of granulate per bait station spaced at 1.5 – 3 m. Typical treatment time 20 days (according to field trial) Rats: 200 g of granulate per bait station spaced at 15 m. Typical treatment time 20 days (according to field trial)			
9. Organism controlled	Rattus norvegicus (brown rat) Mus musculus (house mouse) Apodemus agrarius (field mouse)			
10. Shelf life	up to 2 years			
11. Expiry data of the authorisation	5 years as from the date of granting an authorisation			

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	please refer to PAR section 2.9
12. Any other specific conditions:	additionally: - In the case 100g, 200g and 400g package types the big visible warning "Keep Out of Reach of Children" should be placed in the front of label.

Annex 1: List of studies reviewed

List of new data submitted in support of the evaluation of the biocidal product

Section No	Reference No	Author	Year	Title	Owner of data	Letter o	f Access	Da protec clain	ction
						Yes	No	Yes	No
IIIB	3.1.1 3.1.2 3.1.3 3.5 3.6 3.7 3.8 3.11	Al Amin Idris	2012	Derat Granulat Badania właściwości fizykochemicznych preparatu wyjściowego Instytut Przemysłu Organicznego (Warszawa) Kod badania: BF-37/11-1	"FREGATA" S.A.		X	×	
IIIB	3.1.1 3.1.2 3.1.3 3.5 3.6 3.7 3.8 3.11	Al Amin Idris	2012	Derat Granulat Badania właściwości fizykochemicznych po przyśpieszonym starzeniu Instytut Przemysłu Organicznego (Warszawa) Kod badania: BF-37/11-2	"FREGATA" S.A.		X	×	

Section No	Reference No	Author	Year	Title	Owner of data	of Access	Da protec clain	ction ned
IIIB	3.7	Wróblewski Dominik	2012	Badanie stabilności preparatu Derat Granulat – przyspieszone starzenie TCI Laboratories (Gdynia) Nr dok. RB/FGA/05/01	"FREGATA" S.A.	X	X	
IIIB	4.1	Gwóźdź Ewa Jolanta	2012	Walidacja metody i oznaczanie substancji aktywnej brodifakum w preparacie Derat Granulat Instytut Przemysłu Organicznego (Warszawa) Kod badania: BA – 04/12	"FREGATA" S.A.	X	X	
IIIB	5.10.2 /1	Ignatowicz Stanisław	2011	Badanie skuteczności preparatu Derat Granulat przeznaczonego do zwalczania gryzoni zgodnie z "Metodyką badań skuteczności preparatu przeznaczonego do zwalczania gryzoni", FRE/RT- 03/2007 Szkoła Główna Gospodarstwa Wiejskiego (Warszawa)	"FREGATA" S.A.	×	X	

Section No	Reference No	Author	Year	Title	Owner of data	Letter o	f Access	Da prote clain	ction
IIIB	5.10.2/2	Gruszka Katarzyna	2012	Derat Granulat. Badanie skuteczności i akceptacji rodentycydów na szczurach laboratoryjnych Instytut Przemyslu Organicznego Oddział w Pszczynie Kod badania: SK-1/12	"FREGATA" S.A.		X	×	
III-B	5.10.2/3	Gruszka Katarzyna	2012	Derat Granulat. Badanie skuteczności i akceptacji rodentycydów na myszach laboratoryjnych Instytut Przemyslu Organicznego Oddział w Pszczynie Kod badania: SK-2/12	"FREGATA" S.A.		X	X	
IIIB	6.6/1 6.6/2	"FREGATA" S.A.	2012	Derat Granulat. Oszacowanie ekspozycji oraz ryzyka	"FREGATA" S.A.		×	×	

Annex 2: Analytical methods residues – active substance

< Brodifacoum >

No new data for the active substance residues was submitted. For datailed information please see the CAR for active substance brodifacoum.

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Annex 3: Toxicology and metabolism –active substance

< Brodifacoum >

No new data for the active substance was submitted. For datailed information please see the CAR for active substance brodifacoum.

Annex 4: Toxicology – biocidal product

< Derat[®] Granulat >

General information

Formulation Type: granulate

Active substance(s) (incl. content) 0.005% brodifacoum

Category PT 14- rodenticides

Acute toxicity, irritancy and skin sensitisa 6.3)	ation of the preparation (Annex IIIB, point 6.1, 6.2,
Rat LD ₅₀ oral (OECD 420)	8 g/kg bw (male mouse)
Rat LD ₅₀ dermal (OECD 402)	63.2 g/kg bw (female rat)
Rat LC ₅₀ inhalation (OECD 403)	61 g/l (female rat)
Skin irritation (OECD 404)	Not irritating
Eye irritation (OECD 405)	Not irritating
Skin sensitisation (OECD 429; LLNA)	Not a skin sensitizer

Additional toxicological information (e.g. Annex IIIB, point 6.5, 6.7)			
Short-term toxicity studies	Not required		
Toxicological data on active substance(s)	For datailed information please see the CAR		
(not tested with the preparation)	for active substance brodifacoum.		
Toxicological data on non-active substance(s) (not tested with the preparation)	The biocidal product does not contain any toxicologically relevant substances other then the active substance brodifacoum		
Further toxicological information	Not required		

Classification and labelling proposed for the preparation with regard to toxicological properties (Annex IIIB, point 9)				
EC 1272/2008	Product classification: NONE			

Competent Authority Product Assessment Report: PL	Derat [®] Granulat	February 2014
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Annex 5: Safety for professional operators

<Derat[®] Granulat >

See point 2.7.3.1 above

Annex 6: Safety for non-professional operators and the general public

< Derat[®] Granulat >

See tables 2.7.3.2.1 and 2.7.3.2.2 above

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Annex 7: Residue behaviour

<Brodifacoum>

No new data for the active substance was submitted. For datailed information please see the CAR for active substance brodifacoum.

Proposed Label Annex 8:



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Derat® Granulat

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Pozwolenie Prezesa Urzędu nr:

Substancja czynna:

brodifakum 0,005 % (0,05 g/kg) - substancja czynna z grupy antykoagulantów jednodawkowych II generacji.

Zawiera:

benzoesan denatonium - gorzka substancja zniechęcająca do spożycia przez ludzi.

Sposób użycia:

Derat® Granulat musi być wykładany do dostępnych w sprzedaży, odpornych na manipulację i zabezpieczonych przed niepożądanym otwarciem karmników deratyzacyjnych w porcjach po 200 g – przy zwalczaniu szczurów (w odstępach co 15 m) i po 100 g – przy zwalczaniu myszy (w odstępach co 1,5 - 3 m). Karmniki deratyzacyjne powinny być rozmieszczone wzdłuż ścian budynków oraz w miejscach aktywności gryzoni. Powinny być one przytwierdzone do podłoża, odpowiednio oznaczone i zawierać informacje, że zawieraja rodentycyd, który nie może być roznoszony. W przypadku stosowania produktu w miejscach ogólnodostępnych, miejsca te powinny być w trakcie zabiegu odpowiednio oznaczone. W pobliżu wyłożonej przynety, w miejscu dostępnym, powinna znaleźć się informacja o ryzyku pierwotnego i wtórnego zatrucia oraz działaniach, które należy podjąć w przypadku zatrucia. Nigdy nie rozmieszczać produktu w sposób przypadkowy. Produkt wykładać przy użyciu miarki i rękawiczek ochronnych, które powinny być przechowywane w szczelnie zamkniętym opakowaniu, a po zakończonym zabiegu unieszkodliwiane jako odpady opakowaniowe.

Spożyty preparat systematycznie uzupełniać do momentu całkowitego wytępienia gryzoni (okres 6-10 dni). Gryzonie zaczynają padać po 4 - 6 dniach. Typowy okres stosowania przynęty wynosi 20 dni.

Karmniki muszą być zabezpieczone przed niepożądanym otwarciem, działaniem czynników atmosferycznych, dostępem dzieci oraz organizmów niebędących przedmiotem zwalczania.

W czasie trwania akcji deratyzacyjnej pomieszczenie może być użytkowane z zachowaniem wymienionych środków ostrożności. Zabieg powtórzyć w razie ponownego pojawienia się gryzoni.

Przeprowadzać regularne inspekcje punktów wykładania przynęty – uzupełniać przynętę zjedzoną oraz wymieniać przynętę uszkodzoną przez wodę lub zanieczyszczoną. Jeżeli przyneta została całkowicie zjedzona należy zwiększyć liczbę punktów w tym obszarze. Przynętę znalezioną poza karmnikiem deratyzacyjnym oraz padłe gryzonie zaleca się usuwać stosując rękawice ochronne.

Nie należy długoterminowo stosować na danym terenie produktów gryzoniobójczych zawierających antykoagulanty. W przypadku tego typu produktów gryzonie powinny zostać zwalczone w ciągu 35 dni. Jeśli po tym okresie aktywność gryzoni nadal się utrzymuje należy skonsultować się z wykwalifikowanym pracownikiem deratyzacji. Tam gdzie stwierdzono lub podejrzewa się zjawisko oporności na brodifakum należy zastosować produkt zawierający inną alternatywną substancję czynną z grupy rodentycydów.

Środki ostrożności:

Preparat może być szkodliwy dla ludzi i organizmów niebędących przedmiotem zwalczania w przypadku spożycia dużych ilości. Preparat zabezpieczyć przed kontaktem z dziećmi, ptakami i innymi organizmami niepodlegającymi zwalczaniu (psy, koty, świnie, drób itp.). Przed i po wyłożeniu preparatu umyć rece wodą z mydłem. Unikać kontaktu z ustami (bardzo gorzki smak). Unikać kontaktu produktu z oczami i skórą. Nie jeść, nie pić i nie palić podczas stosowania produktu.

P102 Chronić przed dziećmi.

P280 Stosować rękawice ochronne.

Uwaga:

Postępowanie z odpadami produktu, odpadami opakowaniowymi i padłymi gryzoniami:

Padłe gryzonie, zawilgoconą i zanieczyszczoną przynętę oraz przynętę znalezioną poza karmnikiem deratyzacyjnym należy systematycznie usuwać w sposób bezpieczny i zgodny z aktualnymi przepisami (np. unieszkodliwiać w autoryzowanych firmach). Pozostałości produktu i jego opakowanie po zakończonym zabiegu usuwać w sposób bezpieczny (np. unieszkodliwiać przez spalanie w autoryzowanych firmach), ale zawsze zgodny z aktualnymi przepisami. Nie wykorzystywać powtórnie zużytych opakowań. Nie mieszać ze strumieniem odpadów komunalnych.

Produkt przechowywać w oryginalnym, oznakowanym i szczelnie zamkniętym opakowaniu, w temperaturze pokojowej, w miejscu suchym, poza zasięgiem dzieci i zwierząt. Nie przechowywać razem z żywnością, napojami i paszami dla zwierząt. Preparatu nie przechowywać razem z substancjami chemicznymi, które mogłyby zmienić atrakcyjny dla gryzoni zapach środka. Preparat chronić przed bezpośrednim nasłonecznieniem i wilgocią. Zapobiegać przedostawaniu się do środowiska.

Pierwsza pomoc:

W razie połkniecia lub wystąpienia niepokojących objawów (np. osłabienie lub krwawienia) zasięgnąć porady lekarza. Antidotum: Witamina K₁ podawana pod nadzorem lekarza.

W razie zanieczyszczenia skóry, miejsce zabrudzenia dokładnie umyć wodą z mydłem.

W razie zanieczyszczenia oczu przemyć je dużą ilością wody.

W razie narażenia inhalacyjnego, w przypadku wystąpienia niepokojących objawów zasięgnąć porady lekarza.

W nagłych wypadkach kontaktować się z ośrodkami toksykologicznymi w Polsce:

Gdańsk - (58) 682 04 04

Kraków – (12) 411 99 99

Poznań – (61) 847 69 46

Warszawa - (22) 619 66 54

Zawartość netto: ...

Data ważności i nr serii na opakowaniu.



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Pozwolenie Prezesa Urzędu nr:

Substancja czynna:

brodifakum 0,005 % (0,05 g/kg) - substancja czynna z grupy antykoagulantów jednodawkowych II generacji.

Zawiera:

benzoesan denatonium - gorzka substancja zniechęcająca do spozycia przez ludzi.

Sposób użycia:

Derat® Granulat należy wykładać do dostępnych w sprzedaży, odpornych na manipulację i zabezpieczonych przed niepożądanym otwarciem karmników deratyzacyjnych w porcjach po 200 g - przy zwalczaniu szczurów (w odstępach co 15 m) i po 100 g - przy zwalczaniu myszy (w odstępach co 1,5 - 3 m). Karmniki deratyzacyjne powinny być rozmieszczone wzdłuż ścian budynków oraz w miejscach aktywności gryzoni. Powinny być one przytwierdzone do podłoża, odpowiednio oznaczone i zawierać informację, że zawierają rodentycyd, który nie może być roznoszony. W przypadku stosowania produktu w miejscach ogólnodostępnych, miejsca te powinny być w trakcie zabiegu odpowiednio oznaczone. W pobliżu wyłożonej przynety, w miejscu dostępnym, powinna znaleźć się informacja o ryzyku pierwotnego i wtórnego zatrucia oraz działaniach, które należy podjąć w przypadku zatrucia. Nigdy nie rozmieszczać produktu w sposób przypadkowy.

Spożyty preparat systematycznie uzupełniać do momentu całkowitego wytępienia gryzoni (okres 6-10 dni). Gryzonie zaczynają padać po 4 - 6 dniach. Typowy okres stosowania przynęty wynosi 20 dni.

Karmniki muszą być zabezpieczone przed niepożądanym otwarciem, działaniem czynników atmosferycznych, dostępem dzieci oraz organizmów niebędących przedmiotem zwalczania.

W czasie trwania akcji deratyzacyjnej pomieszczenie może być użytkowane z zachowaniem wymienionych środków ostrożności. Zabieg powtórzyć w razie ponownego pojawienia się gryzoni.

Przeprowadzać regularne inspekcje punktów wykładania przynęty – uzupełniać przynętę zjedzoną oraz wymieniać przynętę uszkodzoną przez wodę lub zanieczyszczoną. Jeżeli przynęta została całkowicie zjedzona należy zwiększyć liczbę punktów w tym obszarze.

Nie należy długoterminowo stosować na danym terenie produktów gryzoniobójczych zawierających antykoagulanty. W przypadku tego typu produktów gryzonie powinny zostać zwalczone w ciągu 35 dni. Jeśli po tym okresie aktywność gryzoni nadal się utrzymuje należy ustalić przyczynę braku skuteczności ich działania. Tam gdzie stwierdzono lub podejrzewa się zjawisko oporności na brodifakum należy zastosować produkt zawierający inna alternatywną substancję czynną z grupy rodentycydów.

Środki ostrożności:

Preparat może być szkodliwy dla ludzi i organizmów niebędących przedmiotem zwalczania w przypadku spożycia dużych ilości. Preparat zabezpieczyć przed kontaktem z dziećmi, ptakami i innymi organizmami niepodlegającymi zwalczaniu (psy, koty, świnie, drób itp.). Przed i po wyłożeniu preparatu umyć rece woda z mydłem. Unikać kontaktu z ustami (bardzo gorzki smak). Unikać kontaktu produktu z oczami i skórą. Nie jeść, nie pić i nie palić podczas stosowania produktu.

P102 Chronić przed dziećmi.

P280 Stosować rękawice ochronne.

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Padłe gryzonie, zawilgoconą i zanieczyszczoną przynętę oraz przynętę znalezioną poza karmnikiem deratyzacyjnym należy systematycznie usuwać w sposób bezpieczny i zgodny z aktualnymi przepisami (np. unieszkodliwiać w autoryzowanych firmach). Pozostałości produktu i jego opakowanie po zakończonym zabiegu usuwać w sposób bezpieczny (np. unieszkodliwiać przez spalanie w autoryzowanych firmach), ale zawsze zgodny z aktualnymi przepisami. Nie wykorzystywać powtórnie zużytych opakowań. Nie mieszać ze strumieniem odpadów komunalnych.

Produkt przechowywać w oryginalnym, oznakowanym i szczelnie zamkniętym opakowaniu, w temperaturze pokojowej, w miejscu suchym, poza zasięgiem dzieci i zwierząt. Nie przechowywać razem z żywnością, napojami i paszami dla zwierząt. Preparatu nie przechowywać razem z substancjami chemicznymi, które mogłyby zmienić atrakcyjny dla gryzoni zapach środka. Preparat chronić przed bezpośrednim nasłonecznieniem i wilgocią. Zapobiegać przedostawaniu się do środowiska.

Pierwsza pomoc:

W razie połknięcia lub wystąpienia niepokojących objawów (np. osłabienie lub krwawienia) zasięgnąć porady lekarza. Antidotum: Witamina K₁ podawana pod nadzorem lekarza.

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W razie zanieczyszczenia oczu przemyć je dużą ilością wody.

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