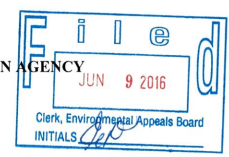
ENVIRONMENTAL APPEALS BOARD UNITED STATES ENVIRONMENTAL PROTECTION WASHINGTON, D.C.



-)	INITI
In re:)	FIFRA Appeal No 16-(01)
Bayer CropScience LP, and Nichino America, Inc.)	TITKA Appeal No 10-(01)
Docket No. FIFRA-HQ-2016-0001)	

REVISED ORDER ESTABLISHING DEADLINES AND PROCEDURES FOR APPEALS

Chief Administrative Law Judge Susan Biro ("ALJ") issued a Corrected Initial Decision on June 3, 2016, concerning objections to a notice of intent to cancel conditional pesticide registrations held by Bayer CropScience LP, and Nichino America, Inc., for flubendiamide. The notice of intent to cancel was issued on February 29, 2016, by the Office of Chemical Safety and Pollution Prevention at the Environmental Protection Agency ("EPA"). Flubendiamide; Notice of Intent to Cancel Pesticide Registrations, 81 Fed. Reg. 11558, 11561 (March 4, 2016). The Environmental Appeals Board ("Board") issued an Order Establishing Deadlines and Procedures for Appeals on May 12, 2016. The Board now issues this revised order concerning several procedural issues.

EPA's general cancellation hearing regulations in 40 C.F.R. Part 164 do not address the statutory time limit for conducting hearings on notices of intent to cancel conditional registrations. *See* 7 U.S.C. § 136d(e); 40 C.F.R. Part 164. Accordingly, the Board is issuing this order under the authority in 5 U.S.C. § 557 and 40 C.F.R. § 164.40(d) clarifying the appeal

procedures to facilitate the expeditious resolution of any appeals, while simultaneously giving fair consideration to any issues raised. The Board adopts the following procedures:

- (1) Any party may take exception to any matter set forth in the Administrative Law Judge's Corrected Initial Decision or to any adverse order or ruling to which it objected during the hearing before the Administrative Law Judge and appeal such exception(s) to the Environmental Appeals Board. Any appeal from the Corrected Initial Decision or other adverse orders or rulings must be filed with the Environmental Appeals Board by June 13, 2016. Any appealing party must file a brief in support of its appeal by that same date. Any appealing party must also notify the Headquarters Hearing Clerk that its appeal has been filed. A document is filed with the Environmental Appeals Board on the date it is received by the Clerk of the Board.
- (2) All documents must be filed electronically² with the Board or by overnight or same-day delivery.³ Any party who files an appeal with the Board is directed to include

¹ See American Farm Lines v. Black Ball Freight Service, 397 U.S. 532, 539 (1970) (holding that it is "always within the discretion of * * * an administrative agency to relax or modify its procedural rules adopted for the orderly transaction of business before it when in a given case the ends of justice require it."); see also Vermont Yankee Nuclear Power Corporation v. Natural Resources Defense Council, 435 U.S. 519, 543-44 (1978) ("Absent constitutional constraints or extremely compelling circumstances the administrative agencies should be free to fashion their own rules of procedure and to pursue methods of inquiry capable of permitting them to discharge their multitudinous duties." (internal quotation omitted)).

² For instructions on electronic filing, visit the Board's website at: http://yosemite.epa.gov/oa/EAB_Web_Docket.nsf/General+Information/Electronic+Submission? OpenDocument

³ The address for overnight or same-day delivery to the Clerk of the Board is:

electronic copies of all exhibits, with sequential page numbering, that it filed in the proceeding before Judge Biro. The parties must serve all documents filed with the Board on all other parties by overnight or same-day delivery. Alternatively, the parties may serve each other electronically, provided the party being served has agreed in writing to accept electronic service.

(3) Any appeal brief may not exceed 14,000 words. Filers may rely on the word-processing system used to determine the word count. In lieu of a word limitation, parties may comply with a thirty-page limit (using double spacing, twelve point font, and one inch margins). The table of contents, table of authorities, statement of compliance with the word limitation, and any exhibits do not count toward the word limitation.

(4) Any responses to any appeal from other parties or from amicus curiae must be filed no later than seven calendar days from the date the appeal is filed with the Board. The response(s) may only address the issue(s) raised in the appeal. The Board will not consider new issues. The response may not exceed 14,000 words. Filers may rely on the word-processing system used to determine the word count. In lieu of a word limitation, parties may comply with a thirty page limit. A table of contents, table of authorities, statement of compliance with the word limitation, and any exhibits do not count toward the word limitation. Any response must be accompanied, or preceded, by electronic

U.S. Environmental Protection Agency Environmental Appeals Board

Attn: Eurika Durr

1201 Constitution Avenue, NW

WJC East, Room 3332

copies of all exhibits, with sequential page numbering, that it filed in the proceeding

before Judge Biro.

(5) A motion to reopen the hearing to take further evidence under 40 C.F.R.

§ 164.110(b), may be filed at any time prior to issuance of a final order by the Board. A

motion for reconsideration of the Board's final decision must be filed within five

calendar days of the date of service of the final decision. As to motions filed under this

paragraph, the non-filing party(ies) have five calendar days from date of service to file a

response. Motions and replies filed under this paragraph may not exceed fifteen double-

spaced pages.

(6) Any party wishing to file any other motion with the Board must do so no later

than five calendar days from the filing of an appeal with the EAB. The non-filing

party(ies) have three calendar days from date of service to file a response. Motions and

responses may not exceed five double-spaced pages. In advance of filing a motion under

this paragraph, the filing parties must attempt to ascertain whether the other party(ies)

concur(s) or object(s) to the motion and must indicate in the motion the attempt made and

the response obtained.

(7) All motions must state with particularity the grounds for the motion, the relief

sought, and the legal argument necessary to support the motion.

So ordered.

ENVIRONMENTAL APPEALS BOARD

Environmental Appeals Judge

Dated: 2016

- 4 -

CERTIFICATE OF SERVICE

I certify that copies of the foregoing Revised Order Establishing Deadlines and Procedures for Appeals in the matter of Bayer CropScience LP, and Nichino America, Inc., FIFRA Appeal No. 16-(01), were sent to the following persons on June 9, 2016, in the manner indicated:

By Interoffice Mail

Office of Administrative Law Judges

Michael B. Wright

Ryan Yaeger

Office of Administrative Law Judges

U.S. Environmental Protection Agency

William Jefferson Clinton Building

1200 Pennsylvania Avenue, N.W.

Mail Code: 1900R

Washington, DC 20460

wright.michaelb@epa.gov

yaeger.ryan@epa.gov

Counsel for Office of Chemical Safety and Pollution Prevention

Ariadne Goerke

Robert G. Perlis

Scott Garrison

Michele Knorr

Pesticides and Toxic Substances Law Office

Office of General Counsel (Mail Code 2333A)

U.S. Environmental Protection Agency

WJC North 7318B

1200 Pennsylvania Avenue, N.W.

Washington, DC 20460

goerke.ariadne@epa.gov

perlis.robert@epa.gov

garrison.scott@epa.gov

knorr.michele@epa.gov

By First Class Mail

Counsel for Bayer CropScience LP

Kathryn E. Szmuszkovicz

David A. Barker

Daniel A. Eisenberg

BEVERIDGE & DIAMOND, P.C.

1350 I Street, N.W. Suite 700

Washington, DC 20005

kes@bdlaw.com

dab@bdlaw.com

dae@bdlaw.com

Counsel for Nichino America, Inc.

Kenneth D. Morris, Esq. LLC

Law Offices

1320 Vale Dr.

West Chester, PA 19382

kdm@kenmorrislaw.com

Counsel for Amicus Curiae Center for Biological Diversity

Stephanie Parent

Hannah Connor

Center for Biological Diversity

P.O. Box 11374

Portland, OR 97221

sparent@biologicaldiversity.org

hconnor@biologicaldiversity.org

Counsel for Amicus Curiae CropLife America

Kirsten L. Nathanson

Warren U. Lehrenbaum

Jared B. Fish

Preetha Chakrabarti

CROWEL & MORING LLP

1001 Pennsylvania Ave., NW

Washington, DC 20004

knathanson@crowell.com

wlehrenbaum@crowell.com

ifish@crowell.com

pchakrabarti@crowell.com

Counsel for Amicus Curiae Growers

Katherine M. Fowler

Sarah B. Mangelsdorf

One South Memorial Drive

12th Floor

Saint Louis, MO 63102

kfowler@foxgalvin.com

smangelsdorf@foxgalvin.com

JUN 9 2016 Dated:

Annette Duncan

Secretary

Environmental Appeals Board