Exhibit 40

From:	Page, Jordan <page.jordan@epa.gov></page.jordan@epa.gov>
Sent:	Friday, April 7, 2017 1:54 PM
То:	JonW@amvac-chemical.com
Cc:	Bloom, Jill
Subject:	Follow Up with AMVAC from 3/17 Call

Good afternoon Jon,

I hope all is well. I'm Jordan Page and I'll be taking over for Marquea King as PRD's review manager for DCPA - I look forward to working with you on this case! I'd like to quickly follow up with you on some items from the March 17 call you had with PRD, namely:

-What is AMVAC's timetable for submission of updated labels reflecting terminated uses and aerial application removal from 2005 Federal Register?

-What is AMVAC's timetable clarification of use parameters on DCPA labels:

- \circ ~ the maximum amount of DCPA to be applied per season and year for all use sites
- maximum number of applications for all use sites/season and year minimum retreatment intervals for all use sites

-What is AMVAC's timetable for submission of annual DCPA usage data on turf and ornamentals, and if possible geographical distribution of use and county-level usage?

Regarding AMVAC's waiver requests for the livestock studies (860.1300, 860.1340, 860.1480), three things have to happen to enable reconsideration of the study requirements:

1) AMVAC must disallow rotation to any livestock feedstuffs on product labels

2) AMVAC must submit a waiver request emphasizing why any drift to feedstock crops would not be expected to contribute to secondary residues in livestock.

3) ChemSAC will have to concur with the waiver request to initiate the review.

Please let me know if you have any questions! Thanks Jon, have a great weekend!

Jordan Page

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