

Joint Exhibit 40

From: Page, Jordan <Page.Jordan@epa.gov>
Sent: Friday, April 7, 2017 1:54 PM
To: 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 Marquee 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:
 - o the maximum amount of DCPA to be applied per season and year for all use sites
 - o maximum number of applications for all use sites/season and year
 - o 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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