

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

APR | 8 1986

OFFICE OF PESTICIDES AND TOXIC SUBSTANCES

DATE:

SUBJECT: Request For "8 Point Summary" For COMMAND

TO:

Jim Yowell, PM #25

Registration Division (TS-767)

FROM:

Carolyn Gregorio, Toxicologist

Toxicology Branch/HED (TS-769)

1-29-86

THRU:

Clint Skinner, Ph.D.

Section Head,

and

Theodore M. Farber, Ph.D.

Branch Chief,

Toxicology Branch/HED (TS-769)

Chemical: COMMAND (FMC 57020, Dimethazone)

Caswell No.:

463D

Petitioner:

FMC Corporation

Petition No.:

4F3128

Background: The Branch had previously recommended that tolerance request for the use of COMMAND on soybeans be denied (Gregorio to Taylor, August 20, 1985). This recommendation was based on an insufficient toxicology data base:

1.) The rat teratology study (FMC Study No. A83-1142, June 29, 1984) was classified as Supplementary and additional information was requested in concert with a request for a lab/data audit. The Branch's concern has been adequately satisfied (memo, Gregorio to Taylor, January 17, 1986 and January 21, 1986). Therefore, the rat teratology studied has been reclassified as Minimum.

2.) The 2-year feeding/oncogenicity study in mice (FMC Study No. A81-651, July 25, 1984) was classified as Supplementary based on the Branch's decision that a Maximum Tolerated Dose had not been achieved. Subsequently, the Branch has utilized an internal policy decision making scheme for addressing the adequacy of chronic studies in which the MTD has not been achieved. In the case of this study, it has been determined that this study supports the current request for the soybean use.

## 8 POINT SUMMARY

1.) Summary of Toxicology Data Base Considered In Setting Permanent Tolerance:

## COMMAND TECHNICAL (FMC 57020) DATA SUMMARY

Study	Results	Tox Cat
Acute Oral-rats	$LD_{50} = 2077 \text{ mg/kg (M)}$ $LD_{50} = 1369 \text{ mg/kg (F)}$	III
Acute Dermal-rabbit	$LD_{50}$ = greater than 2000 mg/kg	III
Acute Inhalation-rat	$LC_{50} = 6.25 \text{ mg/L (M)}$ $LC_{50} = 4.23 \text{ mg/L (F)}$	III
3-Month Feeding-dog	NOEL not established; ins animals sacrificed (2/sex	
3-Month Feeding-mice	NOEL not established; liv seen at lowest dose teste	
3-Month Feeding-rat	NOEL not established; rep	ort incomplete
1-Year Feeding-dog [doses: 0, 100, 500, 2500, 5000 ppm for 1-year]	NOEL = 500 ppm (12.5 mg/ LEL = 2500 ppm (62.5 mg/ [increased liver weights, and relative to body weights, and females; increase in	kg/day) absolute ht in males
2-Year Feeding-rat [doses: 0, 20, 100 500, 1000, 2000 ppm for 2-years; 4000 and 8000 ppm for 3-months]	NOEL = 100 ppm ( 4.3 mg/k LEL = 500 ppm (21.5 mg/k [lower bdy wt in 1000 and ppm males, 2000 ppm femal increased in 500, 1000 and females; SGOT decreased if 2000 ppm females; increase	g/day) 2000 es; cholesterol d 2000 ppm n 1000 and

2-Year Feeding-mice [doses: 0, 20, 100, 500, 1000, 2000 ppm for 2-years; 4000 and 800 ppm for 3-months]

Teratology-rabbit [doses: 0, 30, 240, 1000 (reduced to 700 mg/kg/day from gestation days 13 thru 18) mg/kg/day]

Teratology-rat [doses: 0, 100, 300, 600 mg/kg/day)

weights, absolute and relative to body and liver weights in 500, 1000, 2000 ppm females; increased incidence of liver cytomegaly in 500, 1000, 2000 ppm males.

NOEL = 100 ppm (15 mg/kg/day)

LEL = 500 ppm (75 mg/kg/day)

[increase in white blood cells
in 500, 1000, 2000 ppm males; increase
in SGOT and SGPT in 1000 ppm males
at 24 months; increase in absolute
liver weights at 1000 and 2000 ppm
males; increase in liver cytomegaly
in 1000 and 2000 ppm males; increase
in lymphoid hyperplasia in 1000
and 2000 ppm females.

Negative for teratogenicity at Highest Dose Tested, 700 mg/kg/day

Maternal NOEL = 240 mg/kg/day Maternal LEL = 700 mg/kg/day [decreased body weight]

Fetotoxic NOEL = 240 mg/kg/day Fetotoxic LEL = 700 mg/kg/day [increased number of resorptions]

Maternal NOEL = 100 mg/kg/day Maternal LEL = 300 mg/kg/day [decreased locomotion, genital staining, runny eyes]

Fetotoxic NOEL = 100 mg/kg/day Fetotoxic LEL = 300 mg/kg/day [increased incidence of delayed ossification]

Negative for teratogenesis

Mutagenicity-Reverse Mutation (Salmonella) [2 studies]

Mutagenicity-Point Mutation (CHO/HGPT)

Negative with/without activation

Weakly positive without activation [Positive control:Benzopyrene;

Command 3x background; "weakly
positive"]

Mutagenicity-In Vivo
Cytogenetics (chromosomal aberations)

Negative

Mutagenicity- Unscheduled Dna Synthesis

Negative

2.) Summary of Toxicology Data Considered Desirable But Currently Lacking:

NONE

3.) Action Being Taken To Obtain Lacking Data:

NONE

4.) Summary of Temporary Tolerances Granted: soybeans ---- 0.5 ppm residue

5.) Summary of How Total Tolerances Would Affect The MPI:

The %ADI that would be used by granting the soybean tolerance is 0.03. The TMRC is 0.0007 mg/kg/1.5 kg and the MPI is 2.5800 mg/day (60 kg).

6.) Acceptable Daily Intake Data:

The ADI (0.0430 mg/kg/day) is based on the 2 year feeding/oncogenicity rat study (NOEL = 4.3 mg/kg/day; safety factor = 100).

7.) Pending Regulatory Action Against Registration:

NONE

8.) Other Considerations:

NONE

1/3/00

Unverified Printout

ACCEPTABLE - DAILY INTAKE DA DRAFT

RAT, Older NOEL mg/kg

n.qq 80.00

S.F. 100

mg/kg/day mg/day(60kg) nef 0.0430 mg/day(60kg) recorded

NOEL change

Unpublished, rox Approved 4G2937

4.300

CROP

Polerance Food Factor mg/day(1.5kg) Soybeans (oil) (148) 0.050 0.92 0.00069

IPI

THRC

& ADI

2.5800 mg/day(60kg) 0.0007 mg/day(1.5kg) 0.03