US ERA ARCHIVE DOCUMENT

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FSFI PB FOUT!

## MEMORANDUM OF TELEPHONE CONVERSATION

May 12, 1966

BETWEEN:

AF 12-868

Dr. A. J. Lemin

(The Upjohn Company Kalamazoo, Michigan

J. Wolff

( PB, FSA

SUBJECT: PP #6F0474. Botran on various crops.

I called Dr. Lemin to inquire about the proposed use on currants. A tolerance of 15 ppm was proposed for this crop in section F; but an no conditions of use were included in the revised labels submitted with his letter to PCB of April 19, 1966. Dr. Lemin replied that after discussions with the plant pathologists at the USDA, the Upjohn Company has decided to withdraw the proposed use on currants.

We also discussed the use directions on cucumbers which state that the treatment may be repeated after 14 days. Dr. Lemin stated that the intent is to repeat every 14 days, if necessary.

J. Wolff

cc:

PCB FSA/OD FSA/PB--file PP #6F0474 FSA/Wolff

JWolff:dep 5/13/66

RD/I--GJBeusch

Afterin agrees to withdraw proposed use on curants.

7-29-66.

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Sectled Spiles

## UNITED STATES DEPARTMENT OF AGRICULTURE

## AGRICULTURAL RESEARCH SERVICE

PESTICIDES REGULATION DIVISION

WASHINGTON, D. C. 20250

To:

William Stokes, Assistant to the Director

BSSE, Food and Drug Administration

Department of Health, Education, and Welfare

From:

R. O. White, Acting Director

Subject: Pesticide Petition Number 670474 requesting tolerances for

2,6-dichloro-4-nitreaniline, submitted by Upjohn Company,

and filed February 18, 1966.

We have completed our examination of the residue data, analytical methods employed, and other pertinent information contained in this petition for tolerances of fifteen parts per million (ppm) for 2,6dichloro-4-nitrosniline in or on brembles (including blackberry, boysenberry, and red respherry) and currents; ten ppm in or on celery and rhubarb; and five ppm in or on carrots, sucumbers, Irish potatoes, plums and prunes, and spinach. In accordance with the requirements of Public Law 518, 83rd Congress, we herein offer an opinion as to whether the proposed tolerances reasonably reflect the amount of residues likely to result when this pesticide chemical is used as proposed.

It is the opinion of the Department that the proposed tolerances reasonably reflect the amounts of residue likely to result in brambles (including blackberry, boysenberry, and red raspberry), currents, celery, rhuberb, carrots, cucumbers, Irish potatoes, and spinsch, contingent upon the following changes to which the petitioner has agreed:

- 1. Brambles, including blackberry, boysenberry, and raspherry (red): Limit to four applications.
- 2. Carrot: Delete spray use. Limit dip to 10 seconds.
- 3. Cucumber (greenhouse): Apply to diseased areas of plants. Additional application may be necessary after 14 days.

Cost Land PPD. ODA. JC 7/09/6.

- 4. Celery: Seven day preharvest interval.
- 5. Irish potato: Fourteen day preharvest interval. Do not feed treated potatoes to livestock.

The proposed tolerance for spinach reflects only the residue likely to result from the growing of spinach as a follow-up crop on previously treated soil, not from the use on spinach.

The data are insufficient to serve as a basis for an opinion on the amount of residue likely to result in plums and prumes.

AF 12-868

S. S. J. February 18, 1966

Pesticide Petition No. 6F0474

Dr. A. J. Lemin Agricultural Products Division The Upjohn Company Kelamasoo, Michigan 49001

Dear Dr. Lemin:

We have your letter of February 7, 1966, transmitting in duplicate a petition to establish tolerances for residues of the fungicide 2.6-dichloro-4-mitroamilime. We acknowledge receipt of the accompanying check for \$3000.

This petition has been designated Pesticide Petition No. 6F0474.

We also received your letter of Pebruary 10, 1966, transmitting in triplicate a revised Section F for this petition and page 110 which had been omitted from the original petition.

As revised, this petition requests the following tolerances:

15 parts per million in or on brambles (preharvest only, including blackbarry, boysenberry, raspberry (red) and currents).

19 parts per million in or on celery (preharvest only), rhuberb (prehervest only).

5 parts per million in or on carrots (postharvest only), cucumbers (preharvest only), Irish potatoes (preharvest only), plums and prunes (preharvest only), spinech (preharvest only).

This petition is being filed today. Further action swelts completion of scientific review and evaluation.

Sincerely yours,

Drew M. Baker, Jr. Assistant to the Director Bureau of Scientific Standards and Evaluation

cc: Posticides Regulation Division, ARS, USDA

DMBaker: rh 2/18/66 RD DMB: aeg 2/17/66 RD intl WStokes 2/17/66

cc: PCB FSA DTE BSSE FB ACR

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FSP 60th day 5/27/66

UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL RESEARCH SERVICE

PESTICIDES REGULATION DIVISION

WASHINGTON, D. C. 20250

Stand

To:

William Stokes, Assistant to the Director,

B.S.S.E., Food and Drug Administration.

Department of Health, Education, and Welfare

From:

Justus C. Ward, Director

Subject:

Certification of usefulness of the pesticidal chemical,

2.6 dichloro-4-nitroeniline

On February 7, 1966, The Upjohn Company, Kalamasoo, Michigan, submitted a petition to establish tolerances for residues of 2,6 dichloro-4-nitrosniline (Botran). This petition numbered 6F0474 was filed on February 18, 1966.

Pursuant to Section 408 (1) of Public Lew 518 (68 Stat. 511), the petition and related data have been analysed. It is hereby certified that the pesticide chemical is useful for the purposes for which tolerances are sought on blackberries, Reysemberries, ruspberries (red), currents, celery, rhubarb, carrots, cuembers, Irish potatoes, plums, prumes and spinsch.

Received FSA/Pest. Br. MAR 30 1966

# End of Ocument

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UNITED STATES GOVERNMENT

## Memorandum

L. L. RAMSEY, Acting Ass't Director

for Regulatory Programs

DATE: May 24, 1966

Petitions Control Branch, SCI-R

Upichn Company

Kalamazoo, Mich. (AF 12-868)

SUBJECT: Pesticide Petitions No. 6F0490 and No. 6F0474

File DOTGFO474 Attached for your concurrence is a draft of a letter filing Pesticide Petition No. 6F0490 requesting a tolerance of 0.05 ppm for the fungicide

Botran on cottonseed. The Upjohn Company has requested that we consider 6F0490 before Petition 6F0474 which was filed February 18, 1966, for Botran on various fruits and vegetables at 15, 10, and 5 ppm. Their request is based upon an earlier need for the use of Botran on cotton.

Upjohn sent PRD, USDA, a request for no residue registration March 31, 1966, for the use of Botran on cotton. On May 3, 1966, PRD sent us the residue data with a memo saying that they had concluded the use would be acceptable under the former no residue procedure and requested our opinion whether the residue data were adequate. FSA advised PCB May 9, 1966, that the use on cotton involved direct contact with the crop, that in their opinion residues would occur from the usages involved, and that registration should be proposed on a tolerance rather than on a no residue basis. PCB advised PRD of this May 10, 1966.

We recommend that Petition 6F0490 be considered before Petition 6F0474, and that action on the petition be expedited to the extent possible,

Concert Republica

Received FSA/Pest. Bo MAY 27 1966

HED Records Center Series 361 Science Reviews - File R103181 - Page 11 of 49

AGRICULTURAL PRODUCTS OIVISION

## THE UPJOHN COMPANY

KALAMARDOL MICHIGAN

August 5, 1966

PHOHELAGA Aren Consto 145 14 12

ALAN LIEMIN Manage

AGRICULTURAL CHEMICAL RESEARCH

Mr. William Stokes Bureau of Scientific Standards and Evaluations

Food and Drug Administration 200 C Street, SW Washington, D.C.

Dear Mr. Stokes:

Subject: Petition No. 6F0474 (Botran)

We would like to make the following changes in our Petition No. 6F0474 (BOTRAN):

- Reduce requested tolerance of 5 ppm on potatoes to read
- Reduce requested tolerance of 5 ppm on plum and prunes to read I ppm.
- Withdraw our requested tolerance on spinach.
- 4. Celery:
  - A. Additional 1966 residue results are attached from California and Michigan to supplement our request for 10 ppm at 7 days.
  - Pertaining to the previously submitted Michigan evaluations: after aloseseinrestigations of these particular samples, wweefind that, as indicated on the residue report, these particular samples were conrtaminated with soil and were not washed prior to running the analysis. We are in the process of collecting additional residue samples here in Michigan this week and will forward the results to you as soon as they are available.
  - In line with your advice, we wouldilike to request-a change in the tolerance of 10 ppm to 15 ppm with a seven day limitation to harvest.

Received Bra

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Tage 2 Mr. W. Stokes August 2 1966

Should you have questions, we would appreciate it if you would contact my off to. Area Code 616, 345-3571, extension 7234, or K. M. Beckman, extens on 7615.

Sincerely yours,

A. J. Lemin

Manager,

Clant Health Products, k & D

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Duc.

## HED Records Center Series 361 Science Reviews - File R103181 - Page 14 of 49

instance decermination for DONA on Gatery (Onlifernia, 1966)

01 - MAGM - 6703 - MAGM - MAGM - 18 COMMAN REPORT DATE: February 25, 1966

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COOPERMORE Cobert O. Paulus and Albert M. Holland, Santa Ana, California.

SUDDAY COMMENS: Santa Ana, California

0.000: 30.000

ار الدوامه الواجو ووروز برود • ويهالاهم المحكمة عدفتر وسوالد MARVEST DATE: February 13, 1966

TARATEMEN LEVELS: December 6, December 20, 1965; January 12 and February 13, 1966.

FORMULACION: Locran 75% WP

MMTHOD OF THE ALMENT: Hand spray

SYORAGE COMDULIONS: None SHIPPING CONDITIONS: Frozen

MODE OF SHIPS MO: Air Express ARRIVAL CONDITIONS: Frozen - good.

LABOARRORY PROCEDURE: Seandard microcoulometric vapor phase chromacographic produktra.

COMMANDE: Pasks of other chloringted pesticides were seen as peaks in the gas chromatograph.sean. Extra eleanup was required (column chromatography).

TUO REFARESENTACIONE | Kent Bockman FILING CODE: DCNA - Celery '

1986, California, Paulus

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## Analysis of Colery for DCNA Residue (Michigan, 1965)

November 10, 1965 Ref: 7615WMW106

## Summary

Sample No. (1965)	Treatment Rate (Los. Active/Acre)	Treatment-harvest <u>Interval (Days)</u>	DCNA Found (P.P.M.)
591	2	50,43,36,28,21,13,7,1	5.6
652	2 (Last spray 4.1)	54,47,40,32,25,17,11,5,0	22.2
653	2 (Last spray 4.1)	57,50,43,35,28,20,14,8,3	14.2
826	2 (Last spray 4.1)	60,53,46,38,41,23,17,11,6	6.6

## Source of Samples

The samples were taken from the farm of Jon Slager, 6129 Market Avenue, Comstock, Michigan, by Upjohn personnel. The plot was 450 square feet. The celery was sprayed on 7/12/65, 7/19/65, 7/26/65, 8/5/65, 8/10/65, 8/13/65, 8/24/65 and 8/30/65 using 2.7 pounds of BOTRAN 75W per acre. A sample (No. 591) was taken on 8/31/65. There was rain between the last spray and the sampling. No bottom or roots were taken, only that part above ground. The celery was sprayed again on 9/4/65 with a knapsack sprayer using a suspension of BOTRAN 75W at two pounds per 100 gallons. The rate was 275 gallons per acre. Samples were taken the same day, on 9/7/65 and on 9/10/65. All were taken to nearby Kalamazoo immediately.

## Method of Analysis

Sample 591 consisted of only that part of the plant above ground. The other samples consisted of the whole saleable plant. The lower part of the stalk was washed, since this is always done commercially. The samples were chopped in a Hobart food chopper and held frozen so that all were analyzed at the same time.

The microcoulometric vapor phase chromatography method was used, without column chromatography. The data are given on the attached table. Figure 1 shows a pseudo first order plot of the last three analyses, indicating a half-life of 3.85 days.

Code: DCNA - Celery - 1965

Michigan, Slager

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DCNA on Celery (Michigan, 1965)

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ENETAL 1.13 (731)		2.7	2.7	2.7	2.7	2.7	2.7												
	Untreated	Tetagateds.fortified.5.0 ppg.	2 lbs./acre	2_1bs./acre_(last_spray_4.1)	2 lbs./acre (last spray 4.1)	2 lbs./acre (last spray 4.1)	Standard, DONA, 1.5 mcg.					The state of the s							
80.014 REPR	759		59.1	6.52	653	826					 	   						 	
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Petitions Control Branch and Division of Toxicological Evaluation

August 9, 1966

AF 12-863

Feetici is Branch, Division of Food Standa is and Additives

PP #6F0 74, Botran on various crops. Evaluation of analytical methods and resolve data.

The Upjein Company proposes the following tolerances for residues of the fungicine 2,6-dichloro-4-mitrogniline (trade name Botrom):

- 15 ppm blackberries, boysenberries, raspberries (red) and currents
- 10 ppm celery and rhubarb
- 5 ppm carrots, cucumbers, Irish potatoes, plums and prumes, and spinach

Tolerances ranging from 5-20 ppm already have been established on 12 crops under Dection 120.200.

The pendaloner agreed informally on July 29, 1966, to withdraw the tolerances proposed for currents and spinach, but has not done so officially.

## Conclus cun

- 1. Adaquate methods are available for enforcing the proposed tolerances.
- 2. Which the pesticide is used as directed, the proposed tolerances would not be enceeded by the residues on blackberries, boysenberries and respectories (red), rhubarb, and cucumbers.
- 3. Residues on carrots would exceed the proposed 5 ppm tolerance. A 10 ppm tolerance would be adequate.
- 4. The 10 ppm tolerance proposed for celery is inadequate. It would be adequate with a 14-day rather than a 7-day prehorvest interval.
- 5. The 5 ppm tolerances proposed for potatoes and plums (prunes) are higher than necessary. Lower tolerances of 0.25 ppm for potatoes, and of 1 ppm for plums (prunes) would be adequate.
- 6. With a tolerance of 0.25 ppm on potatoes, in conjunction with the label restrictions, we would not reasonably expect residues to transfer to ment and milk.
- 7. The residue in dried prunes would not exceed the level of 1 ppm and a food additive tolerance would not be needed here.

PP 06P0474

8. The tolerance proposed for spinach is intended to cover incidental residues which result on spinach as a follow-up crop, and not from the purposeful use of Botran on spinach. A residue problem is likely only when spinach follows enions, and the soil is treated in connection with the growing of the enion crop. This type of a tolerance probably should have been proposed under Section 406 of the Act, but in view of the potitioner's verbal agreement to withdraw the proposed tolerance, this question may be moot.

9. In the absence of a described use for currents, we are unable to evaluate the adequacy of the proposed tolerance for currents.

## EggCarage Lafeton

- 1. Francelogical considerations permitting, we recommend that the tolerances proposed on the crops enumerated in <u>Conclusion 2</u> above be established.
- 2. We could recommend favorably on carrots if the proposed telerance were increased to 10 ppm.
- 3. We could recommend favorably for the tolerance for celery if the preharvest interval were increased from 7 to 14 days.
- 4. We could recommend favorably if the proposed tolerances were reduced to 1 ppm for plums (prunes) and 0.25 ppm for potatoes.
- 5. We are making no recommendations on the tolerances proposed for currents and spinach as we understand the proposals are being withdrawn.

## Detailed Considerations

## Proposed Vise

The use secommendations for different crops are given below under Residue Data. All uses are preharvest except for that on carrots.

## Mature of the Residue

As we stated in our memo of 6/3/65 (see PP #5F0434), dissipation of residues on plants is effected chiefly by volatilization.

The parent compound is considered the only toxic component of the residue on plants.

Animals metabolize Botran to 3,5-dichloro-4-aminophenol and excrete it in conjugated form, chiefly in the urine.

PP #6F0474

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## Analytical Mathods

Colorinatrie - The colorimetric method was used in one study on carrots which had been submitted previously. This procedure was evaluated and subjected to a method tryout in connection with PP #5F0434. It was considered adequate for enforcing the previously established tolerances and we consider it to be adequate for enforcing the proposed tolerances on the chops of this petition.

MAGG - The MAGG method used for the residue determinations was discussed in detail in the aforementioned memo in PP #5F0434. Cheng and Kilgore (see J. locd Sci., 31, 259; 1966) recently applied a simplified version of this collect to various fruits using electron-capture detection.

Overall, we consider the sensitivity of this method to be 0.05-0.1 ppm which is satisfactory in relation to the contemplated tolerances. A few values of 1-3 ppm were obtained on red respherries and carrots and may represent inadequate cleanup of these samples.

Recoveries on samples fortified with 0.25-5 ppm of Edran are also satisfactory ranging overall from 75% (on blackbarries) to 124% (on celery).

We consider this method to be adequate for obtaining residue data or for use as an alternate enforcement procedure.

## Residue Data

<u>Dischbarries</u>, <u>Edysenberries</u>, and <u>Raspberries</u> (Red) - Pacific Northwest only--uce 1 ib act/100 gals or 3 lbs act/A as dust just prior to block and then at 10-day intervals, maximum of four applications, 7-day PHI. Considering that up to 250 gallons of spray liquid may be used per acre, the rate for the dust formulation is not out of line.

In the absence of a described use for currents, we are unable to evaluate the adequacy of the proposed tolerance for currents.

Seven studies made in Washington and Oregon include dissipation data, and data reflecting both multiple applications and excessive dates of sprays and dusts. Residue values from four applications at the proposed 7-day FHI (derived from plots of the data with adjustments for decage where necessary) range from 0.5-12 ppm. Only two values are in the 11-12 ppm range.

We conclude that residues from the described use would not exceed the proposed 15 ppm tolerance.

Colory - Use 1.5 lbs act/100 gals and 100 gals/A at 7-day intervals beginning 10 weeks before harvest, 7-day PHI.

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For studies made in Flexida, Michigan, and California are available.

All of the data reflect multiple applications and one study with discipation data shows a half-life of about 4 days for residues on celony grown in Michigan during midsumer.

Incre of the four studies show that the tolerance would not be exceeded. Exercis, the remaining Michigan study indicates that the tolerance may be correct or possibly exceeded at 7 days which is the proposed probactest interval. An increase in this probacrest interval to 14 days would provide the needed purgla of safety.

Etherth (lathouse) - Use 1 lb act/100 gals at weekly tractfold by found when first buds energe from erown, 3-day PHI.

Three studies made in Washington are available. Since applications to this minor crop are to be made within the hothouse, the climatic factor is not so important as it would be otherwise. Therefore we raise no objection to what would appear to be inadequate geographic representation. Although in one study the Tillwas 18 days, all studies of lest enessive donnies varying from 1.5-3.5 lbs/100 gals. The residue range is 1.2-10.0 ppn at these exceesive rates. At the proposed rate, the residue would not exceed roughly 6 ppm. We conclude that residues from the recommended use would not exceed the proposed 10 ppm tolerance.

CITIOLS - Postharveut-use solution containing 0.75 lb act/100 gals (equivalent to 500 ppn) for 10-second dip. The solution is to be replenished with up to half the gnount of fungicide after treating 500 bushels. The dipping solution is to be discarded after treating 1000 bushels of carrots. This is in line with the practice for dipping sweet potatoes.

Two of the four studies thow residue values for unwashed, unpesied carrots at zero-day and up to 14 days after dipping. In the first of these studies, the residues range from 3.6-4.9 ppm. The second study involves dipping in a 1200 ppm solution rather than the 900 ppm proposed. Here residues corrected to the proposed concentration range from 2.7-9.3 ppm. (These values were not corrected for blanks ranging from nil to 1.4 ppm.) Seven of the 19 values exceed 5 ppm. The remaining studies were made in cooperation with the Campbell Soup Company, and show residues in dipped carrots stored for 3.5-5.5 months under commercial conditions. Values for the unpeeled roots are 3.7 ppm, for the peeled 2.1 ppm, and canned 0.2 ppm or less,

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Although it would defeat the purpose of the treatment, we must expect that treated carrots could be withdrawn from storage almost immediately after

We therefore conclude that residues on carror roots could exceed the proposed 5 ppm tolerance. A tolerance of 10 ppm would be more appropriate.

PP #6F0474

Cucumbers (Greenhouse) - Use 1 1b/100 gals on diseased parts, with additional application if necessary after 14 days, no FHI.

Four studies made in California and Oregon include data reflecting excessive dosages and multiple applications. The highest residues are of the order of 2 ppm where a 25% excess of fungicide was used. (One value reflects a 50-day PHI for a soil treatment with Botran, which is not pertinent here.) Most residue values are <0.2 ppm, but a few appreach 2 ppm.

Since the studies reflect applications to the whole crop rather than just the discased parts, residues would be even lower than these, and we conclude that residues on cucumbers would not exceed the proposed 5 ppm tolerance.

Trich Todates - Michigan only--use 1.5 lbs/100 gals and 100 gals/A beginning at lay-by and continuing at 10-14 day intervals, 14-day FHT. Do not med/potatoes to livestock.

The use jattern is such that only very minor contaminative residues would be expected. The source of the residues would be soil contamination from foliar applications. [In the case of DDT (a much more persistent pesticide) on sweet possesses (a related crop), we estimated an increment of 0.1 ppm on tube so from foliar applications at 2.5 lbs act/A - see PP #395.]

Doth of the two available studies reflect excessive treatments. In a New York study the potato plants received 10 sprays at intervals of 5-11 days and were harvested 3 days earlier than the proposed 14-day PHI. All camples show less than 0.05 ppm. In a Michigan study there was a pre-emergent soil application at 4.5 lbs act/A (soil applications are not proposed) plus 4 weekly applications. At harvest 21 days later, all reported residues are less than 0.2 ppm. Even this value is excessive as the potatoes were unwashed.

On the basis of the proposed use pattern and the data available, we consider the proposed 5 ppm tolerance to be too high. In our opinion, a nominal tolerance of 0.25 ppm would be adequate.

Since the application is a foliar one, residues are not normally to be expected on the tubers. Occasionally small residues, not in excess of 0.25 ppm, will be found from contamination by soil. The question of transfer of residues to meat and milk from the feeding of cull and surplus potatoes is therefore only a minor one and the label warning against the feeding of treated potatoes to livestock should serve to prevent the occurrence of such transfer.

VP \$6P0474

Flums and Prumes - Use 1 1b act/100 gals at popcorn and full bloom.

Two of the three available studies reflect postharvest or post-blossom applications and are not pertinent to the proposed use. PRD, USDA in its memo of 3/29/66 states that the data are insufficient to serve as a basis for an opinion of the residues likely to result on this erop. While we agree that the data do not permit a precise determination of the residue levels, the use pattern is such that only very minor residues would be expected. In the one pertinent study, quadruple the recommended dosage was used; but no detectable residues are reported at harvest. In another study, plums on the trees were sprayed and harvested the next day. The resulting residue reported is only 2.5 ppm.

he therefore conclude that the proposed 5 ppm tolerance is too high. In our crimion, a nominal tolerance of 1 ppm (about three times the highest clark reported) would be adequate.

Data in 17 \$5F0434 show that residues in fruit are reduced by 60-99% on equation of drying. Therefore establishing a tolerance on plums and prunes would not necessitate establishing a food additive tolerance for dried passes.

<u>Spinoch</u> - No purposeful applications are proposed, but a tolorance is requested to cover possible residues from treatments made on previous crops. The maximum previous use would be that on onions where soil treatments are permitted using up to 30 lbs act/A.

In one study, a very high desage of R-125 lbs act/A was used. Residues of 2-3 pm are reported for 9.9 months; but at 10.6 months after application, only trace residues below the 0.05 ppm practical limit of sensitivity are reported. In a second study, a residue of 0.23 ppm is reported, but here the crop was harvested only 6 months after the application of 30 lbs act/A. In a third study, spinach harvested 10.9 months after soil treatment with 30 lbs act/A shows no residues (<0.05 ppm).

We are dublous about the need for a tolerance in this situation. Even at the mandam application rate (for onions) it come unlikely that residues would be present in spinach 7 or 8 months after the initial treatment for the proceeding crop. In addition a residue problem is likely to arise only where spinach follows onions; and the potationer already has a warning on his label for onions to plow and cross-disc treated areas before seeding with spinach, which is consitive to Botran. The warning itself would discourage the rotation of spices and spinach.

Since the patitioner has agreed verbally to withdraw the tolerance proposed for spinach, we are making no recommendations on this.

PP \$6F0474

Other Considerations

The persistence of Boran residues in soil was discussed in our memo of 6/3/65 in FP #5F0434. The half-life in soil is about 3 months and we would not expect residues to accumulate on the soil from yearly treatments.

J. Wolff

1

cc: LNB LGI-GD CGI-R DFC(Jonce) ENG(L.Johnson) FSA/GD FCA/PB PP #9FG454 FP #9FG454 JWOLEF:32f

8/9/66 ED/I - GJBeusch, JAlpert

F5A

AGRICULTURAL PRODUCTS
DIVISION

## THE UPJOHN COMPANY

KALAMAZOO, MICHIGAN

August 12, 1966

TELEPHONE Area Code 616 345-3571

Office of ALAN J LEMIN Manager

Mr. William Stokes
Bureau of Scientific Standards

and Evaluation

Food and Drug Administration 200 C Street, SW Washington, D.C. 20204

Dear Mr. Stokes:

SUBJECT: Petition No. 6F0474 (BOTRAN)

REFERENCE: Letter of August 5, 1966 to Mr. W. Stokes from Dr. A. Lemin Bewach
Cummings
Haff
Fili: PP 6 1047

AGRICULTURAL CHEMICAL RESEARCH

Confirming my telephone conversation with Mr. Drew Baker today, I wish to make the following changes in our 6F0474 petition:

- 1. Change the requested tolerance for potato from 1.0 ppm. to 0.25 ppm.
- 2. Change the requested tolerance for carrots from 5 ppm.to. 10 ppm.
- 3. Confirm the withdrawal of a request for a toterance for currants.
- 4. Confirm our request for a tolerance of 15 ppm. for celery with a pre-harvest interval dimitation of seven (7) days.

Should you have additional questions or suggested changes, I would appreciate you calling my office, Area Code 616, 345-3571, extension 7234 or K. M. Beckman, extension 7615.

Yours sincerely,

A. J! Lemin, Manager

Plant Health Products R & D

Received Br. 1966

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PB/18A PP#6F0474

Datitions Control Branch and Division of Toricological Evaluation September 28, 2966

Probletics Drench, Civision of Food Charlends and Additives AT 12-013

FP GCTO 76, Poston on various crops. Addendum

The Upgales Company by its letter of August 5 and 12, 1966 has revised the proposed telerances for carrots, colory, potatose, plums and process. Also cubmitted at that time ware data for residues on colory with an indication that more would be fortherming. However those have not yet been submitted, and we are now being enhalt by the potablessor to proceed with the data that are presently evaluable. (Colorbane convergation, Baker-Harr, 9/19/66).

The proposed con telerances reflect our original recommendations (See EPAN more of 8/9/66) for carrots, potatoes, plums and process, or plant (process) as designated in the regulations.

The proposed new tolerance of 15 ppm in conjunction with a 7-day probased to deserved for colory differs from our finding that a 10 ppm tolerance with a 14-day interval would be acaded. Our finding example from the higher residues believed to be present on fell colory (alchough the data of the Nichigan study - see our name of \$10/65 - were complicated by the presence of soil on the complex which would have ferroased the residue level). The new data recently coloried for colory grows and treated in California decing for employed for colory, reinforces our view that exceeding on employed to 5-day probavest interval, particularly if provious applications and made at 7-day intervals as proposed. In fact the level of resident and made to 5-day intervals as proposed. In fact the level of finding colories than we had enticipated. The rate of discipation under these victors conditions is equivalent to a balk-life of \$1-35 days (al., 6 days during the summer months).

Environ the date do support a telerance of 15 pps, in conjunction with a T-day probations interval provided previous applications are made at 26 (decoded of 7) day intervals in the fall or wheter applications. Since this raises the problem of officery, we are aching for the positioner's comment on this question. We would, if officery considerations permit, recommend for the projected telerance is the intervals between applications for fall or victor colory were extended from 7 to 14 days.

Carracto and epicach have now been withdrawn from compideration of a telegraphs.

## paraman 3 , 5 9 pag

, 4

Figurance for residues of 2,6-dichlero-4-mitrosmillian to established at:

15 ppm for blackberries, boycomberries and compherries (red)

2

- dischase bas eserces and shakerd
- 5 com for enembers
- I gra for pleas (presso)
- 0.2) pps for potatous

Up to the recommend that the proposed 15 ppn tolerance for colony be copositioned. We would recommend feverably for such a telement, it repeats applications were to be made at 7-day intervals decing the commen, and 14-day intervals during the fall and wheter, in conjunction with a 7-day prebaryest interval.

Chould each on extension of the intervals between applicable advanced policies the unafulness of the fungicide, us close could ecommon affirmatively for a telerance of 15 ppm with a 14-day prohousest interval.

G.J. Ecusch

CO1 CO3+CO CCC+CO) CCC+CO CCC+C C

Lile P9 6, F0 474

Mr. wer M. Beker Zetitions Control Brench

George E. Whitmore Division of Taxicelogical avaiuation Petitions Review Branch

Bottom - 15 ppm boysemberries, respherries, blackberries, and celexy; 10 ppm carryte and ruberb; 5 ppm spinach; 1 ppm plume and prumes; 0.25 ppm potatoes (white)

PERTICIPE PETITION NO. 67-0474

The Upjobs Company Kalamatoo, Michigan (AF 12-868)

Data supporting the safety of Botzen residues for Posticide Petition No. 7-421 (22 June 1964 mono), Posticide Potition No. 436 (23 February 1965 memo) and Posticide Petition No. 498 (9 Jume 1966) demonstrated 108 ppm no-effect dists in I year dog and not feeding emperiments, 100 year to effect dist for a 3 generation was reproduction study, ministruct and human metabolism, and no effects in human naise consuming 16 mg/day for 3 wouths.

Additional data provided with this petition that is partiment to safety is a "Square" test in rebbits. Female Now Zealand strain of albino rebbits were fed borrow diets of 0, 100 and 1000 ppm from the nighth day of programmy until the eixteenth day of programmy. Ton, 12 and 14 females were exposed to dist levels of 0, 100 and 1800 ppu mayorkively. Chestvatious for effects included; behavior, expensauce, enviral (persauc), breeding cycle, live birthe, litter size, sex natio, anchora vichility, 24 book survival, 21 day survival, 21 day pap weights, pamental pathology (gross examination-implantation situs), fetal meesphism, effiguing gathelogy (gross), and skaletal examination of pups by alignetus too statutus. Spervetions did not reveal compound related influences.

The provided toxicity data supports the safety of 1.5 mg/day for bosons (1 per disc-1500 gram daily intake). Telegramous established by Posticide Petition No. 37-0434 could result in a daily fatten intake of approximately 1.43 mg/day if all communed residue exaps contained maximum allowed residue (discussed in Posticide Petition No. 57-6434 memprendum). Retablishment of requested teleroness of this petition could and approximately 0.32 to this previously calculated intohe. This is assuming maximum allowable residuse would be present on the tolerance cuops. A total possible intake would amount to 1.43 mg plus 0.32 mg/day. The calculated 1.5 mg/day eafer intake would be exceeded by 6.25 mg/day.

PP Bo. 67-0474

-2-

October 6, 1966

factors for consideration of the safety of the requested Boxxon besides the texicity date, include the following:

- i. Unlikelihood of maximum regidues to occur.
- 2. Unlikelihood of all telerance cross being treated with Botzan.
- 3. Unlikelihood of mem simultaneously imposting all tolerance crops.

Talid calculations involving the above conditions aren't possible. However, it is reasonable to assume actual intake would be many times reduced from the possible calculated expunt. Assuming as such as a of the calculated highest possible intake as the highest possible actual intake descentance that approximately 0.9 mg/day is well below the calculated eafs amount.

Probably any one of the share three residue influencing conditions could reduce actual possible intake by & or more. These conditions in continuation therefore assure that even a procured possible actual intake of 0.7 mg/day would be most unlikely to occur.

## CONCLUSION:

Toxicity data demonstrating 100 per no effect long term rat and dog diets, einiter rat and human Notrem metabolism, 3-month no effect feeding of men of 10 mg/day, no effect 100 pen diet in a 3 generation rat reproduction study, 1000 pen no effect programt rabbit exposure test, and residue data related to the difference between calculated and possible actual residue support the safety of the requested residue tolerances.

## IMIT: Hilmmenthal

ec: MX

LIB (Dr. Jasobson)

PP 50. 2-421

79 No. 434

27 36. 67-0490

?? No. 37-0434

FP No. 6F-0474

destaltmore: dog 10-6-66

Received Br. 1966

AF 12-868

October 5, 1966

file: 887650474

Pasticide Patition No. 6F0474

Dr. A. J. Lemin Agricultural Products Division The Upjohn Company Kalamszoo, Michigan 49001

Dear Dr. Lemin:

This refers to Pesticide Petition No. 6F0474 requesting the amendment of section 120,200 to include the following tolerances for residues of the fungicide 2,6-dichlero-4-mitrosmiline:

15 ppm in or on brambles (pre-harvest only) including blackberries, boysenberries, raspberries (red) and celery.

10 ppm in or on carrots (post-hervest only) and rhubers (pre-hervest only).

- 5 ppm in or on cucumbers (pre-harvest only)
- 1 ppm in or on plums/prumes (pre-harvest only).
- 0.25 ppm in or on potatoes (pre-harvest only).

As discussed with you and your associates in our meeting on September 30, 1966, the question of the 15 ppm tolerance in or on celery is still open. As stated in our meeting, the 15 ppm tolerance may be adequate provided that repeat applications will be made at 7 day intervals during the summer and 14 day intervals during the fall and winter in conjunction with a 7 day pre-harvest interval.

As you had indicated agreement with the above we look forward to receiving a confirmation of the changes and revised copies of the label.

Sincerely yours,

James B. Lamb Petitions Control Branch Bureau of Science

cc: Pesticides Regulation Division ARS, USBA

cc: PCB FSA DTE ACC SCI-R
JBLamb:mcs 10/5/66 :msk 10/5/66

Received FSA/Pest. Br. OCT 6 1966 HED Records Center Series 361 Science Reviews - File R103181 - Page 38 of 49

Petitions Control Branch and Division of Texicological Evaluation

October 17, 1966

Pesticides Branch, Division of Food Standards and Additives

AF 12-868

PP #6F0474: Botran on various crops. Addendum 2, with special reference to calary.

The Upjohn Company by its latter of October 10, 1966, has revised the proposed usage in accord with one of the two suggestions made in our mane of September 28, 1966. Applications would now be made at 7-day intervals in summer or at 14-day intervals in fall and winter, in conjunction with a 7-day preharvest interval.

Pharmacological considerations permitting, we now recommend that the proposed tolerance of 15 ppm be established for celery.

### G.J. Beusch

cc: DPE DPC SCI-R SCI-OD PSA/OD PSA/PS PP #6F0474

**GJBeusch:** md 10/17/66

RD/I--JAlpert

### HENORANDUM OF CONFERENCE

November 1, 1966

PRESENT: Dr. R. R. Berr

Dr. R. L. Johnson

Upjohn Company, Kalamesco, Mich.

(AF 12-868)

Jile: PP#6F0474

and

Mr. F. J. McFarland

Mr. J. B. Lamb

Petitions Control Branch

SUBJECT:

Status of Pesticide Petition No. 679474 (Botram)

The meeting which was requested by Dr. Herr concerned the present status of Upjohn's petition No. 6F0474 which requested telerances for Botran on various agricultural crops.

Dr. Horr stated that they were very concerned about getting the requested tolerances in time for the November-December celery planting season. Mr. McFarland informed them that the petition is in the final stage and that we would let them know by telephone when an order will be published just as soon as we are in a position to do so.

> P. J. McParland J. B. Lemb

cc: PCB WSA DTE JBLamb:mcs 11/1/66 :rh 11/1/66

> Received FSA West. Br.

> NOV 3 466

HED Records Center Series 361 Science Reviews - File R103181 - Page 42 of 49

CONSISSIONER OF POOD AND DESIGN

November 3, 1966

Jenns B. Lemb Petitions Coutrol Branch, SCI-R 22227235 MARKANNS The Upjohn Conseny Kalensyse, Mich. (AF 12-868)

Retablishment of teletances for residues of the fungicide, 2,5-dichlero-4-mitrosmiline; Posticide Potition No. 670474

Betren is the trade name used by the Upjohn Company for the forgicide, 2,6-dichloro-6-mitroanilius. Toloronous have been established at lavels from 5 to 20 yea on twelve fruits and vegetables.

This patition requests telerances for residues of Betrus as follows:

- 15 ppm in or on blackborries, beyomberries, respherries (red), and enlary.
- 10 ppm in or on corrects (from posthervest application) and rhubath.
- 5 ppm in or on encumbers.
- I ppm in or on plums (fresh prones).
- 0.25 gym in or on potatoes.

The Pesticides Regulation Division, USDA, has cartified to the usefulness of Botran on the above agricultural commedities. They find that the proposed tolerances reasonably reflect the ensure of residues likely to result from the proposed usage.

The Division of Food Standards and Additives finds that adequate analytical nothers are evaluate for the enforcement of the proposed telecomes. They find that the residues from the proposed telecomes the proposed telecomes. They advise there is no mad to limit the telecomes for respherises to the sed variety.

The Division of Textcological Evaluation has informed us that these tolerances are safe and will protect the public booth.

The Fish and Wildlife Service, USBI, has no objection to the proposed telegrames.

We recommend that the attached order be signed and published.

APPROVED:

Y. J. HeFerland, Chief Potitions Control Branch Bureau of Stience

L. L. Ramsay, Acting Asst. Director for Regulatory Programs Bureau of Science

William Stokes 10/20/66 OCFitzhugh 10/20/66

5.174 9/20/66 1 174 9/20/66 1 10/14/66 - CEURA thorns 10/

FCS (FS) DTI mbines 11/3/ Infe: Green

July FSA

Mr. Villiam Stokes Petitions Control Branch December 20, 1966

Dr. O. G. Fitzhugh
Division of Texicological Evaluation

Bener

Botran

PESTICIDA PETITION NO. 67-0474

Vojska Sempany Kalamaroo, Widhijaa (AF 12-863)

File: PG

Regarding or. Thismore's memo of 10-6-56 concerning possible daily intole of 1.75 mg betron if allowable residues were present on all crops on which use is authorized and proposed for authorization in this patition, the following comments are offered. In context of these calculations where is no significant difference terricologically between a calculated 1.8 and calculated 1.75 mg. The decimal places are not significant. It is not possible to be that precise, scientifically.

It is not conceivable that a regular intake of this anguitude could be approached -- and even if it could, the margin of safety between the manimum saily intake of Sotran realistically expected from the proposed telerance levels and the no-effect level in the feeding experiments is ample, approximately 100.

cc: DTS

PP No. 67-0474

RSR/OGFitzhugh:dps 12-20-66

Received FSA/Pest. Br.

JAN 5 1967

AF 129868

Posticide Petition No. 699474

January 10, 1967

Dr. Rosa R. Merr Posticide Regulatory Affairs Plant Health Products The Upjoba Company Ralamanco, Hichigan 49001

Dear Dr. Berr:

Now that the telerances preposed in Pesticide Patition No. 6F0474 have been established, we wish to advise you that the maximum acceptable daily intake for residues of the fungicide 2,6-dichloro-4-mitrosciline ("Setres") has been reached based on the se-effect levels indicated by the data in the various Botrum patitions. Accordingly, we will be unable to consider the establishment of additional telerances for residues which will result in a toxico-logically significant increase in the rotal dietary intake of Botram.

Sincerely yours,

Drew M. Baker, Jr. Petitions Control Branch Sureau of Science

cc: Pesticides Regulation Division ARS, USDA

cc: PCB PSA DTE SCI-R ACC PP7F0558

DMBaker:mmn 1/10/67; rh 1/5/67

R/D Initialed:HBlumenthal 1/5/67 OGFitzhugh 1/6/67 WStokes 1/6/67 FJMcFarland 1/10/67 LLRamsey 1/10/67

Received FSA/Pest. Br. JAN 19 1967

J.L 80 7474

Fr. Sillies Stokes Petitions Control Stance

february 21, 1967

T. C. R. Waltzere Striston of Toxicalogical Evaluation Petitions Soview Symmes

datram (2.4-dichlers-4-mitrosmiliam) 0.05 ppm in or on almost menta 0.5 ppm in or on almost tunks

PARTICIPA PARTITION R.S. 10-0019

Vploim Coupany Enlandres, Michigan (AF 12-668)

Toxicity data provided for Setzen Proticide Petition No. T-421 (June 22, 1764 acres), Posticide Petition No. 490 (June 9, 1966 acres) and Pesticide Petition No. 474 (Setaber 6, 1966 acres) demonstrated 100 ppm no effect dists in 2 year dog and rat studies, 100 ppm no effect dist in a 3 granvation rat reproduction study, abuliar tot and human metabolism, no offsets in human makes communing 10 mg/day/3 membro, and a no effect in a, "Seness", rabbit test for terotogonicity.

Those data support the sufety of the requested negligible resident tolerance of 0.05 years are on almost mests.

ME defers to SM relative to the entery of irrespect recoming 8.5 ppc of letter in or on almost hopks.

### inclosures

cy mano 6-9-65 cy mano 6-22-64 cy mano 10-6-66

### INIT: Milmonthet

es: #554 275 LIB (Dr. Jacobson) PF Box. 77-0355 - T-421 450 6 474

GEF/hitmore idea 2-21-47

Received FSA/Pest. Br.





### R103181

Chemical:

Dicloran

PC Code:

031301

**HED File Code** 

11500 Petition Files Chemistry

Memo Date:

10/26/2004

File ID:

00000000

Accession Number:

412-05-0090

HED Records Reference Center 01/27/2005