DATE: June 17, 1998

MEMORANDUM

SUBJECT: Methidathion: Rebuttal on Toxicology Endpoint Selection

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DP Barcode: D244128
Case: 815719
Submission: S538337
ID No.: 100301-000100
Chemical: Methidathion
PC No.: 100301
Registrant: Novartis Crop Protection, Inc.

ACTION REQUESTED: Review a rebuttal from the Registrant concerning Toxicology Endpoint Selection for Methidathion.

BACKGROUND: On June 4, 1996 the HED Toxicology Endpoint Selection Committee evaluated the available toxicology data for Methidathion, identified toxicology endpoints and selected dose levels for risk assessments on acute dietary as well as occupational or residential exposures. The Registrant did not agree with the Agency’s decision and submitted a rebuttal (dated February 16, 1998) addressing its concern and proposed endpoints and doses for the acute, short term, intermediate, and long term exposure.

RESPONSE: The Health Effect Division’s Hazard Identification Assessment Review
Committee (HIARC) conducted a comprehensive review of the organophosphates including Methidathion on May 1998. The HIARC's assessment entailed reviewing consistency of the decisions made previously by the Committee with regard to the assessment of neurotoxicity, the determination of enhanced susceptibility for infants and children from exposure to these chemicals as required by the Food Quality Protection Act (FQPA) of 1996, the recommendations on the FQPA Safety Factor, and the toxicological endpoints selected for acute and chronic dietary as well as occupational or residential exposure risk assessments. The Committee's conclusions on endpoints and dose selection for Methidathion are presented below.

| Endpoints & Doses Selected for Dietary & Non-Dietary Exposure Risk Assessment on Methidathion |
|-----------------------------------------------|-----------------------------------------------|
| Acute Dietary | Chronic Dietary | Dermal Absorption Factor | Dermal Exposure | Inhalation Exposure (any time period) |
| NOEL (mg/kg) | NOEL (mg/kg/day) | | NOEL (mg/kg/day) | NOEL (mg/L) |
| 0.2 | 0.15 | 100% | 0.2 | 0.2 | 0.15 | Oral equivalents |
| 90-Day Rat: ↓ Plasma, RBC & Brain ChE | 1-Year Dog: ↓ RBC ChE; Liver lesions | (Default) | 90-Day Rat: ↓ Plasma, RBC & Brain ChE | 90-Day Rat: ↓ Plasma, RBC & Brain ChE | 1-Year Dog: ↓ RBC ChE; Liver lesions | Oral Studies/ endpoints used for dermal exposure |

Data extracted from attachments #4&5 of the memorandum (Organophosphates: A comprehensive review for FQPA) from J. Rowland to L. Rossi, dated June 3, 1998.

Detailed responses are as follows.

1. Acute Dietary

The Registrant proposed a dose level of 1 mg/kg from an acute neurotoxicity study in rats (MRID# 44434501) for use in acute dietary risk assessment. The Registrant stated that "although AChE inhibition in the cerebral cortex was observed in males at 1 mg/kg, this finding is considered spurious and of little toxicological significance based on the following observations: Inhibition in RBC has consistently been demonstrated to be the most sensitive indicator of cholinergic toxicity in acute and subchronic toxicity studies with Methidathion." However, the Agency's review indicated that "although these decreases in brain cholinesterase were not associated with clinical signs or gross or microscopic pathology, they are still believed to be of toxicological significance due to the magnitude of depression (141%) occurring after a single dose and the observations made at subsequent dose levels. At higher doses of Methidathion, there was a greater depression and a
correlation between the observed depression and clinical manifestations. This implies that the findings at 1 mg/kg are real, are treatment related and should be considered biologically significant." (Memorandum, M. S. Morrow to L. Schnaubelt, dated June 21, 1994).

The Registrant also mentioned a human study (MRID# 0011820). In this study, eight men received daily oral capsules containing 0.11 mg/kg Methidathion for 42 days. There were no indications of plasma or RBC ChE inhibition, no changes in cardiac function, hematology, serum chemistry, physical parameters or urinary data. However, the Agency’s toxicology database showed that this mentioned human study was a summary report. Until the complete study is submitted and accepted by the Agency, this study cannot be used for endpoint or dose selection. Results given in a summary report often do not agree with the same entries in the detailed report.

2. **Chronic Dietary**

The Registrant concurred with the Agency’s selections.

3. **Short- and Intermediate-Term Dermal Exposure**

The Registrant proposed an endpoint of 5 mg/kg/day, based on observed clinical signs of toxicity at 20 mg/kg/day, from a 21-day dermal toxicity study (MRID# 40079804). Another 21-day dermal toxicity study in rabbits (MRID#40079806), used to support the Agency’s choice of critical study, showed that the NOEL was less than 1 mg/kg/day based on mortality and clinical signs (anorexia, ataxia, bloated, hunched, languid, altered respiration and soft feces) consistent with ChE inhibition at 1 mg/kg/day in males. The Registrant stated that these toxicity results were compromised by the high degree of stress to the animals caused by the study conditions. The Agency’s review, however, indicated that mortalities were observed in the males at all treatment levels and in the females starting from 10 mg/kg/day. Since there were no deaths in the control group and other evidence of toxicity was present at the lowest dose tested, these deaths may have been treatment-related. Although the study was classified as supplementary, it can be upgraded based on criteria developed during the rejection rate analysis which stated that the lack of a NOEL and the use of an occlusive bandage would not be sufficient reasons to reject a dermal toxicity study.