

[REDACTED] (ENV)

From: [REDACTED] (SANCO)
Sent: 10 June 2014 15:41
To: [REDACTED]
Cc: HANSEN Bjorn (ENV); [REDACTED] (ENV); [REDACTED]@ecpa.eu;
[REDACTED] (SANCO); [REDACTED] (ENV); [REDACTED] (ENV)
Subject: RE: Meeting with between DG Env, DG Sanco and ECPA on ED - 20 May 2014 - draft notes

Dear [REDACTED],

Thank you for these draft notes.

I have two remarks:

1.
An incorrect statement at page 3, 4th bullet point:

"...
(1) The wording in Annex II of Regulation 1107/2009 on endocrine disruption for environment
(2) while there is wording around negligible exposure included in the human health section of Annex II dealing with endocrine disruption, *no similar wording has been included for environment.*"

Annex II, point 3.8.2 on environment does also refer to "negligible exposure" in a similar way as point 3.6.5 on human health.

2.
Last paragraph of the draft.
You can delete the last sentence: *"This would mean that the criteria would be adopted into Reg 1107/2009 by Delegated Acts (and not Regulated Procedure with Scrutiny)."*
Indeed, the issue is still under discussion between the EP and the Council. The outcome may be: a delegated act; an implementing act; remain as PRAC (regulatory procedure with scrutiny) in case no agreement is reached on how to adapt the act to the Lisbon Treaty. Apparently, all the three cases are still possible.

Kind regards,

[REDACTED]

From: [REDACTED]@ecpa.eu
Sent: Tuesday, May 27, 2014 6:10 PM
To: HANSEN Bjorn (ENV); [REDACTED] (ENV); [REDACTED] (SANCO)
Cc: [REDACTED]; [REDACTED]; [REDACTED] (SANCO); [REDACTED] (ENV); [REDACTED] (ENV)
Subject: Meeting with between DG Env, DG Sanco and ECPA on ED - 20 May 2014 - draft notes

Dear Bjorn, [REDACTED], [REDACTED]

Following on from our meeting last week attached are a set of draft notes which we have prepared.

We would be grateful if you could review these and let us know whether they accurately reflect what was discussed. Please let us know if there are any aspects which you are non-comfortable with, aspects we may have omitted or any parts which have not been captured accurately.

The intention of the notes is to inform our ECPA member companies of the meeting (i.e. they are for internal use) and we wanted to ensure that these are acceptable to you before circulating them. Thank you in advance for your consideration.

Regarding follow up to the meeting, if you were available we would like to arrange a further meeting in the middle or late June to discuss the suggested actions. We will be back in contact shortly to hopefully find possible dates.

Kind regards

[Redacted]

[Redacted]

Health & Technical Affairs Senior Manager



European
Crop Protection

ECPA - the European Crop Protection Association, aisbl
6 Avenue E. Van Nieuwenhuysse - 1160 Brussels - Belgium
Tel: +32 2 663 [Redacted] (direct) - Tel: +32 2 663 [Redacted] (reception)
[Redacted]@ecpa.eu

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