Dicamba injury and insurance
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Multiperil crop insurance, such as Revenue Protection and Yield Protection, and General Liability Insurance have both been involved in cases where 3rd party damage from herbicide applications occurs.

The introduction of dicamba resistant soybeans and cotton has been a rough ride. In 2016, dicamba resistant (Xtend) soybeans were released and planted in some areas of the U.S. At that time, the EPA had not yet approved lower volatility formulations of dicamba. Farmers who sprayed dicamba on top of soybeans in 2016 did an off-label, or illegal, application. These applications of dicamba injured many acres and began a struggle to understand liability associated with herbicide injury by 3rd parties.

The EPA approved formulations of dicamba for in-season (pre-emergence and post-emergence) application in time for the 2017 growing season. The approved formulations were sold under the names Eugenia, Xtendimax with VaporGrip Technology and Fexapan plus VaporGrip Technology. These formulations are less volatile than previous formulations of dicamba. Xtend soybeans were planted throughout the corn belt and on more acres than in 2016. And more acres experienced dicamba injury. This time the applications were not off-label, or presumably legal. The previous confusion about of liability expanded to include the question of who was responsible for off-target movement of a legal activity.

The USDA Risk Management Agency (RMA) made clear that the crop insurance manual specifically mentions pesticide drift as “not-covered damage.” Reduced yields from pesticide injury cannot be claimed as an insured loss. The RMA did modify their manual to allow farmers to not include reduced yields from 3rd party pesticide applications in Actual Production History (APH) calculations. So if a farmer has herbicide injury from a neighbor and reports that injury to their crop insurer within 72 hours of noticing the injury, the yield from those acres does not have to be included in the farmer’s APH.

The second type of insurance that comes into play is general liability insurance that most farmers carry. In 2016, general liability insurance companies could say that the post-emergent application of dicamba over soybeans was an illegal act. Illegal acts are not covered by general liability insurance. The insurance company was not responsible for paying for any losses.

However, in 2017, spraying approved formulations of dicamba over the top of soybeans in-season was a permitted practice. General liability insurance now could insure the loss. But whether they are liable or not is not a simple decision. When an insurance company receives a complaint they generally 1) determine if the insured is covered for that specific loss, 2) assess the liability by fact gathering and 3) evaluate damage which will be used to determine any payments.

Determining the cause of loss is a critical hurdle to clear. Possible causes of loss for 3rd party herbicide injury include spray tank contamination, drift (e.g. gust of wind quickly carrying spray to nearby field) or volatilization (weather conditions that lift a sprayed product off the target area and carry it to another area, perhaps several hours after application).

Accidental tank contamination and accidental drift are usually covered losses and the general liability insurance company would likely cover the liability. It is less clear whether herbicide injury due to volatility is a covered loss.

A claim denial record from an insurance company asked to pay indemnity on a dicamba off-target movement case specifically mentions their investigation did not “find any negligence” on the part of the applicator or the farmer. The product was sprayed according to label. The cause of loss “was caused by product failure versus negligence on your part.” The general liability insurance company claimed no responsibility for the herbicide injury. Presumably the product manufacturer (BASF for Eugenia, Monsanto...
for Xtendimax or DuPont for FeXapan) would be liable for the injury. Monsanto has made it clear that they do not believe inversion is a problem with their product. Collecting for product failure will require a court challenge.

If the insurance company does acknowledge the injury as one covered by an insurance policy they are likely to wait until harvest to determine the extent of the loss. They are seeking an objective estimate of reduced yield. This also is not always easy since more than just herbicide injury can affect the yield in a field or portion of a field.

On October 13, 2017, the EPA changed the label for dicamba formulations so that they are now Restricted Use Pesticides. This may actually create another wrinkle in the general liability insurance question. Who is responsible for product movement may be less clear than before.

Restricted Use Pesticides require application by a certified pesticide applicator or under the direct supervision of a certified applicator. The certified pesticide applicator must have special training and advanced knowledge. This training actually causes them to be held to a higher standard, at least by insurance companies. Not only are certified pesticide applicators responsible for following the label but they are also expected to use the latest science and experience to inform their decisions. If they have reason to believe that spraying according to the label may not prevent a problem, they are expected not to proceed with the activity. In short, applicators might be found liable even if they followed the label when applying dicamba.

Businesses need to be aware of new developments and reevaluate their general liability insurance policy with their insurance agent. Some ideas for controlling liability include:

- Farmers must know that their applicator is certified to apply the pesticide being used. Check the applicator's pesticide applicator license. If farmers spray their own fields, take the training and get certification.
- Review your business’s policies and procedures for spraying decisions. Written procedures show how you interpreted the label and that you took the decision seriously.
- Review your application for general liability coverage insurance. If things have changed (e.g. hired an employee who may spray crops) since you applied for insurance, update your application.
- If you spray your own fields, make sure you have a spray endorsement provision in your policy. If you are spraying fields for others make sure your spray endorsement covers commercial rather than just private activities.

Note: Ray Massey is not an attorney. Some of the material in this paper is legal in nature. The information is offered for educational purposes rather than as legal advice. Contact your attorney for proper legal advice about 3rd party pesticide injury.
Dicamba: Past, present, and future
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Dicamba has been an important component of Iowa weed management systems for more than 50 years. The history of its use is somewhat unique in that its popularity has ebbed and flowed over time. The increase in herbicide resistant weeds combined with the introduction of dicamba-resistant soybean (Xtend) promises a large increase in dicamba use in both corn and soybean. This article will review the characteristics of dicamba that differentiate it from other herbicides, provide an overview of problems observed in 2017, and describe how risks can be minimized in 2018.

Introduction
The discovery of 2,4-D and other phenoxy herbicides in the 1940’s initiated the era of chemical weed management. These herbicides mimic the action of auxin, indoleacetic acid), and are frequently referred to as growth regulator herbicides, synthetic auxins, or Group 4 herbicides. They bind to the receptor for auxin, therefore initiating transcription of genes involved in cell growth. Whereas plants can closely regulate concentrations of auxin within cells, they lack this ability with the synthetic auxin herbicides. Presence of Group 4 herbicides in cells results in deregulation of numerous important processes, resulting in abnormal growth and/or plant death. Three distinct chemical families have been discovered that interfere with auxin activity (Table 1).

Table 1. Chemical families that interfere with auxin activity (Group 4 herbicides).

<table>
<thead>
<tr>
<th>Chemical family</th>
<th>Active ingredient</th>
<th>Tradename</th>
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<tbody>
<tr>
<td>Phenoxy</td>
<td>2,4-D</td>
<td>Weedone, many others</td>
</tr>
<tr>
<td></td>
<td>2,4-DB</td>
<td>Butyrac, many others</td>
</tr>
<tr>
<td></td>
<td>MCPA</td>
<td>Mecoprop, many others</td>
</tr>
<tr>
<td>Benzoic acids</td>
<td>dicamba</td>
<td>Banvel, Clarity, Sterling Blue, Engenia,</td>
</tr>
<tr>
<td></td>
<td>chloramben</td>
<td>Xtendimax with VaporGrip Technology, many</td>
</tr>
<tr>
<td>Carboxylic acids /</td>
<td>triclopyr</td>
<td>Garlon, Remedy Ultra, many others</td>
</tr>
<tr>
<td>Pyridines</td>
<td>aminopyralid</td>
<td>Milestone</td>
</tr>
<tr>
<td></td>
<td>clopyralid</td>
<td>Stinger, Transline</td>
</tr>
<tr>
<td></td>
<td>picloram</td>
<td>Tordon</td>
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<td></td>
<td>aminocyclopyrarcl</td>
<td>Streamline</td>
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Nearly all Group 4 herbicides selectively control broadleaves in grass crops. The exception is quinclorac which is used to control certain weedy grasses in rice and turf. There is a wide range in selectivity among the products, and they are commonly used in combination to provide a broader spectrum of weed control. A combination of 2,4-D and dicamba was the most popular postemergence program in Iowa corn production in the 1970’s and early 1980’s. The products vary widely in soil persistence, and hence, length of residual control. Generally, the phenoxy herbicides have the shortest half-lives of the Group 4 herbicides, whereas the pyridines are most persistent. An advantage of dicamba over 2,4-D for use in resistant soybean is its greater residual activity; however, the residual control provided by dicamba is less than half of most
other preemergence herbicides. Thus, the value of dicamba as a preemergence herbicide is limited for managing waterhemp and other weeds with prolonged emergence patterns.

**Plant sensitivity**
Group 4 herbicides induce plant responses at lower fractions of use rates than most other herbicides. For example, it takes 1% of the glyphosate use rate (0.75 lb/A) to injure corn, whereas 0.005% of the dicamba rate (0.5 lb/A) can injure soybean (Figure 1). Due to this high activity, injury to sensitive plants outside of treated areas has been a problem since the introduction of Group 4 herbicides. Improvements in application technology have reduced, but not eliminated, problems with off-target movement of the Group 4 herbicides.

![Figure 1. Fraction of labeled rate required to cause visible injury on susceptible species. Adapted from Bhatti et al. (1996), Ellis et al. (2003), Everitt and Keeling (2009), and Solomon and Bradley (2014).](image)

**Volatility**
Another distinguishing characteristic of dicamba and certain other Group 4 products is their relatively high vapor pressure. Herbicides with high vapor pressures may evaporate following application, resulting in off-target movement even when the applicator uses appropriate application practices. The combination of vapor loss and the high sensitivity of certain plant species to dicamba results in a higher risk of off-target injury than with most other herbicides. The following factors influence the potential for dicamba volatilization following application.

**Temperature**
The potential for dicamba to volatilize increases as temperature increases (Figure 2). A threshold of 85°F is frequently cited as the temperature where caution should be used when applying dicamba in the vicinity of sensitive vegetation.
Application surface
The amount of dicamba that evaporates varies depending on the characteristic of the surface it lands upon. Behrens and Leuschen (1979) reported that approximately 35% more dicamba volatilized off corn and soybean leaves than from a silt loam soil. Thus, there is greater risk of volatilization with postemergence applications when significant herbicide is intercepted by the crop rather than the soil surface.

Formulation
The vapor pressure of herbicides can be influenced by their formulation. Amine salts of 2,4-D have a sufficiently low vapor pressure that volatility is not an issue under typical application conditions. Thus, volatilization should not be a problem with the choline salt of 2,4-D present in Enlist products. Numerous formulations of dicamba have been introduced with the intention of reducing the risk of volatilization. The parent acid of dicamba has a much higher vapor pressure than the salts used in commercial formulations. Xtendimax with Vapor Grip Technology and Engenia reduce the likelihood of the dicamba salt disassociating to the parent acid compared to older formulations during and after application. Independent research has verified these formulations reduce volatilization compared to older dicamba formulations (e.g. Banvel, Clarity), but they do not eliminate these losses.

The 2017 Iowa experience
The Iowa Department of Agriculture and Land Stewardship (IDALS) received 271 pesticide misuse complaints in 2017, a record number. This increase was largely due to 107 off-target injury complaints associated with dicamba applications. The number of formal complaints to IDALS is a small fraction of total problems associated with pesticide application. At the time this article was written IDALS had not released the breakdown on the percentage of complaints associated with contaminated spray equipment, particle drift, and volatilization. Most people involved in investigating dicamba complaints acknowledge that all three avenues of dicamba exposure were involved with off-target injury. Problems associated with contaminated spray equipment and particle drift can be minimized through better training and
improved decision making; however, risks associated with volatilization are not easily managed since vapor movement is determined by the environment following application rather than actions of the applicator.

**Moving forward in 2018**

There has been considerable debate on how to reduce off-target movement associated with dicamba use in soybean. The United States Environmental Protection Agency (EPA) introduced several important label changes for dicamba products registered for use on dicamba-resistant soybean. These products are now classified as Restricted Use Products (RUPs). This classification will require all users of the products to be certified applicators and maintain detailed records of all applications. In addition, applicators of the products will be required to complete dicamba-specific training prior to use. The maximum wind speed allowed for applications was reduced from 15 MPH to 10 MPH, and applications are limited to hours between sunrise and sunset. Label language regarding sprayer cleanout and susceptible crops has been expanded. These label changes are appropriate to improve recordkeeping and should reduce problems associated with particle drift and sprayer contamination, but they do not address the issue of off-target movement associated with dicamba volatilization.

Independent research and field observations indicate that the new formulations have not reduced dicamba volatility sufficiently to prevent movement of phytotoxic concentrations of dicamba outside of treated soybean fields. Dicamba has long been used postemergence in corn with what is considered an acceptable level of risk. The following factors differentiate postemergence use in soybean from that in corn:

1) The peak postemergence application timeframe in soybean is mid-June, whereas in corn it is mid-May. This results in higher temperatures at application, increasing the potential for volatilization.

2) Soybean typically are sprayed at stages with more canopy development than corn, resulting in soybean foliage intercepting a greater percentage of the herbicide. Since more dicamba volatilizes from leaves than soil, there is greater risk of volatility with postemergence applications in soybean than in corn.

3) Non-dicamba resistant soybean will be at developmental stages more prone to yield impacts when dicamba is applied postemergence in soybean than when used in corn. It is important to recognize that soybean are not the only sensitive plants in the Iowa landscape. While most plants are not as sensitive to dicamba as soybean, the increase in postemergence applications in soybean will lead to greater risk to non-agricultural plants (e.g. trees, gardens).

The EPA held several teleconferences with academic weed scientists and state regulatory officials during the summer of 2017 to discuss problems with off-target dicamba injury. Most participants agreed limits to how late in the growing season applications could be made were needed to reduce these problems. Persons from the south preferred a date restriction due to a prolonged planting period, whereas persons from northern production regions believed limiting soybean applications to either preplant and preemergence applications would be easier to manage and more effective at limiting off-target injury.

The changes in the dicamba labels introduced by EPA in October, 2017 fail to address risks associated with volatilization. Due to concerns regarding volatilization of dicamba, ISU Weed Science is recommending that dicamba only be used preplant or preemergence when used in dicamba-resistant soybean. While preemergence applications reduce the value of dicamba in managing herbicide-resistant waterhemp, in our opinion the risks associated with postemergence applications exceed the weed management benefits.

Early postemergence applications in soybean have lower risks than applications made later in the season. However, relying on early post-applications puts applicators under pressure due to limited hours suitable for spraying. During a four-year period, half of the days during the last week of May had zero hours suitable for spraying when considering both wind speed and rain (Figure 3). While spraying conditions are more favorable in mid-June, average temperatures are higher, therefore increasing the potential for volatilization. The daily high temperature exceeded 85°F during 22 of the 28 days used in creating the
box plots. It is likely that many applications targeted for early in the growing season would be delayed due to weather, resulting in them being made in a time-frame with a much greater likelihood of volatilization losses due to higher temperatures and larger crop canopies. This is our rationale for recommending only preemergence applications in soybean.

The rapid increase of multiple herbicide resistant biotypes in waterhemp and other weeds continues to complicate and increase the cost of weed management for Iowa farmers. It is widely recognized that new tools are needed to manage these weed problems. New herbicide options, such as those provided with new herbicide resistant crops (e.g. Xtend, Enlist, Balance GT) will provide some relief from these pressures, however, they require stewardship to be used safely and to sustain their effectiveness. Long-term solutions to herbicide resistance will require diversifying current weed management programs beyond simply modifying herbicide use pattern.
References


Bhatti, M.A. et al. 1996. Wine grape response to repeated exposure of selected sulfonylurea herbicides and 2,4-D. Weed Technol. 10:951-956.

