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WORKING DOCUMENT

From:	General Secretariat of the Council	
To:	Delegations	
Subject:	Proposal for a REGULATION ON THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the sustainable use of plant protection products and amending Regulation (EU) 2021/2115 - Follow up to the Working Party on Plants and Plant Health Questions (Pesticides/Plant Protection Products) on 27 January 2023 – comments from Germany on IPM	

Delegations will find in annex comments from Germany on articles 15-17.

Member State:	Germany	
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Commission proposal (SUR)	Drafting Suggestions	Comments
Article 15		General Remarks:
Implementation of integrated pest management using crop-specific rules		We support the efforts to harmonise the integrated pest management within Europe through more binding rules and to make it more effective. It is imperative that the rules may be designed to be crop-, sector- and, especially with regard to large territorial states, region-specific. They should also provide practitioners with sufficient flexibility to be able to react to the respective weather conditions, to new harmful organisms and to site-specific characteristics.
		For the further review of the national rules, we could imagine a biennial instead of an annual approach. An annual review is not feasible for the member states due to the high effort involved.

1. Member States shall adopt agronomic	
requirements based on integrated pest management	
controls that must be adhered to when growing or	
storing a particular crop and are designed to ensure	
that chemical crop protection is only used after all	
other non-chemical methods have been exhausted	
and when a threshold for intervention is reached	
('crop-specific rules'). The crop-specific rules shall	
implement the principles of integrated pest	
management, set out in Article 13, for the relevant	
crop and be set out in a binding legal act.	
2. Each Member State shall designate a competent	
authority responsible for ensuring that the crop-	
specific rules are scientifically robust and comply	
with this Article.	
3. By [OP: please insert the date = the first day	
in the month following 24 months after the date of	
entry into force of this Regulation] each Member	
State shall have in place effective and enforceable	
crop-specific rules, for crops covering an area that	
accounts for at least 90 % of its utilised agricultural	
area (excluding kitchen gardens). Member States	
shall determine the geographic scope of those rules	

taking account of relevant agronomic conditions,	
including, the type of soil and crops and the	
prevailing climatic conditions.	
4. At least 9 months prior to the point in time	
when a crop-specific rule becomes applicable	
under national law, the Member State shall	
perform all of the following actions:	
(a) publish a draft for public consultation;	
(b) take into account comments received from	
stakeholders and members of the public on the	
draft in a transparent manner;	
(c) submit the draft that takes into account the	
comments as referred to in point (b) to the	
Commission.	
5. Where the Commission is notified of a draft in	
accordance with paragraph 4, point (c), it may within	
6 months of receipt of the draft object to its adoption	
by a Member State, if it considers that the draft does	
not comply with the criteria set out in paragraph 6. If	
the Commission objects, the Member State shall	
refrain from adopting the draft until it has amended	
the text so as to remedy the shortcomings identified	

in the Commission's objections. The absence of a	
reaction from the Commission in accordance with	
this paragraph to a draft crop-specific rule shall not	
prejudice any action or decision which might be	
taken by the Commission under other Union acts.	
6. The crop-specific rules shall convert the	
requirements of integrated pest management laid	
down in Article 13 into verifiable criteria by, among	
others, specifying the following:	
(a) the most economically significant harmful	
organisms affecting the crop;	
(b) the non-chemical interventions involving	
cultural, physical and biological control which are	
effective against the harmful organisms referred to	
in point (a) and qualitative criteria or conditions	
under which these interventions are to be made;	
(c) the low-risk plant protection products or	
alternatives to chemical plant protection products	
which are effective against the harmful organisms	
referred to in point (a) and qualitative criteria or	
conditions under which these interventions are to be	
made;	

(d) chemical plant protection products that are not		
low-risk plant protection products and that are		
effective against the harmful organisms referred to		
in point (a) and qualitative criteria or conditions		
under which these interventions are to be made;		
(e) the quantitative criteria or conditions under		
which chemical plant protection products may be		
used after all other means of control that do not		
require the use of chemical plant protection products		
have been exhausted;		
(f) the measurable criteria or conditions under which		
more hazardous plant protection products may be		
used after all other means of control that do not		
require the use of chemical plant protection products		
have been exhausted.		
(g) the obligation to record observations		
demonstrating that the relevant threshold value has		
been reached.		
7. Each Member State shall review its crop-specific	7. Each Member State shall review its crop-specific	
rules annually and update them where necessary,	rules annually every two years and update them	
including when it is needed to reflect changes in the	where necessary, including when it is needed to	
availability of harmful organism control tools.	reflect changes in the availability of harmful	

	organism control tools.
8. A Member State that is planning to update a crop-specific rule shall, at least 6 months before the update becomes applicable under national law: (a) publish a draft of the updated rules for public consultation;	
(b) take into account comments received from stakeholders and members of the public on the draft in a transparent manner;(c) submit the draft that takes into account the comments as referred to in point (b) to the Commission.	
9. Where the Commission is notified of a draft under paragraph 8, it may within 3 months of receipt of the draft object to the updating of the crop-specific rule by a Member State, if it considers that the draft does not comply with the criteria set out in paragraph 6. If the Commission objects, the Member State shall refrain from updating the crop-specific rule until it has amended the text so as to remedy the shortcomings identified in the Commission's	

objections. The absence of a reaction from the	
Commission in accordance with this paragraph to a	
draft crop-specific rule shall not prejudice any	
action or decision which might be taken by the	
Commission under other Union acts.	
10. A Member State with significant climatic or	C*//
agronomic differences between regions, shall adopt	
crop-specific rules for each of those regions.	
11. Each Member State shall publish all of its crop-	
specific rules on a single website.	
12. The Commission shall publish on a website links	
to the websites referred to in paragraph 11 of the	
Member States.	
13. By [OP: please insert the date = the first	
day of the month following 7 years after the date	
of entry into force of this Regulation], the	
Commission shall submit a report to the European	
Parliament and the Council on the adoption and	
enforcement of crop-specific rules in the Member	
States and the compliance of those rules with	
Article 15.	

Article 16		General Remarks:
Electronic integrated pest management and		Against the background of the necessary
plant protection product use register		transformation towards more sustainable crop
		protection, it is important for us to achieve better
		availability of application data in crop protection.
		Therefore, Germany welcomes in principle the work
		on the electronic recording of these data.
		The planned register according to Article 16 still
		needs to be examined in more detail with regard to
		the technical effort and data protection.
		The regulation should provide for a sufficient
		transitional period for the development of a
		corresponding register, as this requires detailed
		coordination with the countries. Furthermore,
		functioning interfaces to existing private sector
		systems for electronic records on plant protection
		must be created. Overall, the burden on professional
		users and the administration should be kept as low as
		possible.
1. Each Member State shall designate a competent	1. Each Member State shall designate a competent	According to Article 16(1), the information only has
authority or competent authorities to establish and	authority or competent authorities to establish and	to be available in the electronic register for a period
		of three years. However, with this short period of

time, it will not be possible to achieve the purposes maintain an electronic integrated pest maintain an electronic integrated pest pursued in paragraph 5, i.e. to take a look at the management and plant protection product use management and plant protection product use long-term effects of the use of PPPs on the register or registers. register or registers. environment, groundwater, surface water and The electronic integrated pest management and plant The electronic integrated pest management and drinking water. A time limit on data storage should protection product use register or registers shall plant protection product use register or registers therefore be eliminated as a matter of principle. contain all of the following information for a period shall contain all of the following information for a Otherwise, authorities using the data would be of at least 3 years from date of entry: period of at least 3 years from date of entry: forced to build up data repositories into which they [...] (a) any preventative measure or intervention and download the relevant register data for longer-term the reasons for that preventative measure or storage. This would entail an unnecessary consumption of energy and resources. intervention entered in accordance with Article 14(1); (b) the name of the advisor and dates and content of advice entered in accordance with Article 14(2); (c) an electronic record of each application of a plant protection product under Article 67 of Regulation (EC) No 1107/2009 and a report on any aerial application carried out under Article 20, as required by Article 14(3). 2. The register(s) referred to in paragraph 1 shall be accessible to professional users so that they are able

to enter the electronic records in accordance with	
Article 14.	
3. Competent authorities referred to in paragraph 1	
shall verify compliance of professional users with	
Article 14.	
4. Competent authorities referred to in paragraph 1	
shall, once a year submit to the Commission a	
summary and analysis of the information collected	
under Article 14 and of any additional data on use of	
plant protection products gathered in accordance	
with Article 67 of Regulation (EC) No 1107/2009.	
5. Competent authorities referred to in paragraph 1	Art. 16(5) and (6) establish an explicit right of
shall share the data gathered under paragraph 1,	access to data only for water and statistical
points (a) and (c), of this Article with the national	authorities. An option for MS to include other
competent authorities in charge of the	national authorities should be discussed. In order to
implementation of Directives 2000/60/EC and (EU)	be able to achieve the purposes pursued in para. 5,
2020/2184 for cross-linking that data, in anonymised	also national environmental and soil protection
form, with environmental, groundwater and water	authorities should be allowed to access these data.
quality monitoring data, to enhance the	It is unclear how far-reaching the anonymisation
identification, measuring and reduction of risks from	mentioned in paragraph 5 is intended to be. Despite
the use of plant protection products.	anonymisation, it must be ensured that the data can
	be used for the purposes of the water authorities, for

	example.
6. Competent authorities referred to in paragraph 1	
shall ensure access to the register(s) referred to in	
paragraph 1 to national statistical authorities for the	
development, production and dissemination of	
official statistics.	
7. In order to ensure a uniform structure of the	
summary and analysis referred to in paragraph 4, the	
Commission may, by means of implementing acts,	
adopt a standard template for such summary and	
analysis. Those implementing acts shall be adopted	
in accordance with the examination procedure	
referred to in Article 41(2).	
CHAPTER V	
USE, STORAGE AND DISPOSAL OF PLANT	
PROTECTION PRODUCTS	
Article 17	General Remarks:
General requirements for the use of plant	
protection products for professional use and of	The regular training of users of plant protection
application equipment in professional use	products authorised for professional use is an
• • •	important instrument for reducing the quantity of use and the risks associated with the use of plant

1. A plant protection product authorised for professional use may only be used by a professional user who: (a) has been issued with a training certificate for following courses for professional users in accordance with Article 25, or has a proof of entry in a central electronic register for following such courses in accordance with Article 25(5), and (b) uses the services of an independent advisor in accordance with Article 26(3).		protection products. Germany therefore welcomes the continuation of the corresponding requirements already laid down in Directive 128/2009/EC. The specific rules on the authorisation of plant protection products should continue to be defined exclusively via Regulation (EC) No 1107/2009.
2. More hazardous plant protection products may only be used and purchased by professional users.		In principle, the interaction of the provisions of paragraph 2 with Art. 31(4)(d) of Regulation (EC) No 1107/2009 should be examined.
3. Application equipment in professional use may only be used by professional users that hold a	3. Application equipment in professional use may only be used by professional users that hold a	Paragraph 3 should be deleted, as paragraph 1 already stipulates that PPPs that are only authorised

training certificate issued to them for following	training certificate issued to them for following	for professional use may only be used by
courses for professional users in accordance with	courses for professional users in accordance with	professional users with proof of expertise. An
Article 25 or have a proof of entry in a central	Article 25 or have a proof of entry in a central	additional risk reduction is not apparent from this
electronic register for following such courses in	electronic register for following such courses in	additional provision.
accordance with Article 25(5).	accordance with Article 25(5).	
4. Within 3 years starting from date of first		C.//
purchase, and every 3 years thereafter, a		
professional user shall submit his or her		
application equipment in professional use for		
inspection pursuant to Article 31. Where 3 years		
have passed from the date of first purchase of		
application equipment in professional use, a		
professional user may only use it for the		
application of plant protection products, if that		
equipment meets any of the following conditions:		
(a) the equipment has successfully passed		
inspection and the results have been recorded in		
the electronic register of application equipment in		
professional use in accordance with Article 31(6);		
(b) a derogation under Article 32(1), or Article		
32(3) applies to that equipment.		
At the time of submitting the equipment for		