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AGRI 172 PESTICIDE 19 SEMENCES 12 AGRILEG 58 ENV 320 PHYTOSAN 15 CODEC 509

## **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 28 March 2023 – comments from Hungary

Delegations will find in the Annex comments from Hungary on articles 33, 37 - 45 (except 43) of the SUR proposal discussed at the informal videoconference of the members of the Working Party on Plants and Plant Health Questions (Pesticides/Plant Protection Products) on 28 March 2023.

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Member State:	HUNGARY	
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Commission proposal (SUR)	Drafting Suggestions	Comments
CHAPTER VIII		
APPLICATION EQUIPMENT		
Article 33	Electronic register of revision obligated	
Electronic register of application equipment in	application equipment in professional use	
professional use		
1. Each competent authority designated by a	1. Each competent authority designated by a	In our opinion, the creation of the electronic
Member State pursuant to Article 30 shall	Member State pursuant to Article 30 shall	system included in the proposal in this form
establish and maintain a central electronic register	establish and maintain a central electronic register	would be an amazing amount of administration
to record:	to record:	for both the authority and the inspection
(a) information entered by third parties pursuant to	(a) information entered by third parties pursuant to	stations, which would make these inspections
Article 20(2), point (b)(i), and Article 29;	Article 20(2), point (b)(i), and Article 29;	slower and more expensive, and thus would also
(b) records of inspections and certificates as set	(b) records of inspections and certificates as set	be a burden for the farmers in the long run.  Instead of the test notes in point b, we

out in Article 31(6) and (7)(b);	out in Article 31(6) and (7)(b);	recommend only indicating the test result.
(c) other information as set out in paragraph 2 on application equipment in professional use in its Member State that has not been exempted from inspection under Article 32(3).	(c) other information as set out in paragraph 2 on application equipment in professional use in its Member State that has not been exempted from inspection under Article 32(3).	The test notes are not relevant for the registration of the machine.
<ul><li>2. The competent authorities referred to in Article 30 shall, at the time of inspection, record the following information:</li><li>(a) the name of the body carrying out the inspections;</li></ul>	<ul><li>2. The competent authorities referred to in Article 30 shall, at the time of inspection, record the following information:</li><li>(a) the name of the body carrying out the inspections;</li></ul>	In our opinion points a)b)c)d)h)j)k) are enough in terms of maintaining the security level. We recommend deleting points e)f)g)i)l) to reducing the administrative burden.
(b) the unique ID of the application equipment, if available;	(b) the unique ID of the application equipment, if available;	
<ul> <li>(c) the date of manufacture, if available;</li> <li>(d) the name and address of the current owner;</li> <li>(e) where there has been a transfer of ownership,</li> <li>the date of each transfer and the name and address of previous owners within the last five years;</li> <li>(f) the tank size;</li> <li>(g) the width of the horizontal spray boom, if applicable;</li> </ul>	<ul> <li>(c) the date of manufacture, if available;</li> <li>(d) the name and address of the current owner;</li> <li>(e) where there has been a transfer of ownership,</li> <li>the date of each transfer and the name and address</li> <li>of previous owners within the last five years;</li> <li>(f) the tank size;</li> <li>(g) the width of the horizontal spray boom, if</li> <li>applicable;</li> </ul>	

(h) the nozzle type(s) present on the application	(h) the nozzle type(s) present on the application	
equipment at the time of inspection;	equipment at the time of inspection;	
(i) in the case of boom sprayers, whether section	(i) in the case of boom sprayers, whether section	
and/or nozzle control through geospatial	and/or nozzle control through geospatial	
localisation technology is present or absent on the	localisation technology is present or absent on the	
application equipment;	application equipment;	
(j) for equipment older than three years, the date	(j) for equipment older than three years, the date	
of each inspection carried out in accordance with	of each inspection carried out in accordance with	
Article 31;	Article 31;	
(k) whether the application equipment passed or	(k) whether the application equipment passed or	
failed each inspection carried out under Article	failed each inspection carried out under Article	
31;	31;	
(l) the reasons for any failed inspection.	(1) the reasons for any failed inspection.	
3. Where application equipment does not bear a		We consider pharagraph (3) indispensable for
unique ID as referred to in paragraph 2, point (b),		inspections.
the competent authorities referred to in Article 30		
shall supply a unique ID.		
CHAPTER X		
ADMINISTRATIVE AND FINANCIAL		

PROVISIONS	
Article 37	
Information on designated competent authorities	
By [OP: please insert the date = the first day	
of the month following six months after the date of	
entry into force of this Regulation], each Member	
State shall inform the Commission of the	
competent authorities designated in accordance	
with this Regulation.	
Article 38	
Penalties	
Member States shall lay down the rules on	
penalties applicable to infringements of this	
Regulation and shall take the measures necessary	
to ensure that they are implemented. The penalties	
provided for shall be effective, proportionate and	
dissuasive. Member States shall without delay	
notify the Commission of those rules and of those	
measures and shall notify it, without delay, of any	

subsequent amendment affecting them.		
Article 39		
Fees and charges		
Member States may recover the costs related to carrying out their obligations under this Regulation by means of fees or charges.		
CHAPTER XI		
DELEGATED POWERS AND COMMITTEE PROCEDURE		
Article 40		
Exercise of the delegation		
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.		
2. The power to adopt delegated acts referred to in Articles 10(6), 13(9), 21(3), 25(10), 29(5), 31(10) and 35(4) shall be conferred on the Commission for an indeterminate period.	2. The power to adopt delegated acts referred to in Articles 10(6), 13(9), 21(3), 25(10), 29(5), 31(10) and 35(4) shall be conferred on the Commission for an indeterminate period.	In paragraphs (2), (3) and (6), the text contains references to the authorizations according to the draft. Consideration should be given to any previously indicated modification requests and possible deletion proposals.

3. The delegation of power referred to in Articles 10(6), 13(9), 21(3), 25(10), 29(5), 31(10) and 35(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Articles 10(6), 13(9), 21(3), 25(10), 29(5), 31(10) and 35(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making.		
<ul><li>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</li><li>6. A delegated act adopted pursuant to Articles</li></ul>	6. A delegated act adopted pursuant to Articles	

10(6), 13(9), 21(3), 25(10), 29(5), 31(10) and	10(6), 13(9), 21(3), 25(10), <del>29(5),</del> 31(10) and	
35(4) shall enter into force only if no objection	35(4) shall enter into force only if no objection	
has been expressed either by the European	has been expressed either by the European	
Parliament or the Council within a period of two	Parliament or the Council within a period of two	
months of notification of that act to the European	months of notification of that act to the European	
Parliament and the Council or if, before the expiry	Parliament and the Council or if, before the expiry	
of that period, the European Parliament and the	of that period, the European Parliament and the	
Council have both informed the Commission that	Council have both informed the Commission that	
they will not object. That period shall be extended	they will not object. That period shall be extended	
by two months at the initiative of the European	by two months at the initiative of the European	
Parliament or of the Council.	Parliament or of the Council.	
Article 41		
Committee procedure		
1. The Commission shall be assisted by the		
Standing Committee on Plants, Animals, Food and		
Feed established by Article 58(1) of Regulation		
(EC) No 178/2002 of the European Parliament		
and of the Council. That committee shall be a		
committee within the meaning of Regulation (EU)		
NI- 102/2011		
No 182/2011.		

Article 5 of Regulation (EU) No 182/2011 shall apply.		
3. Where the committee delivers no opinion, the Commission shall not adopt the draft implementing act and Article 5(4), third subparagraph, of Regulation (EU) No 182/2011 shall apply.		
CHAPTER XII TRANSITIONAL AND FINAL PROVISIONS		
Article 42		
Commission evaluation		
1. By [OP: please insert the date = four years after the date of application of this Regulation], the Commission shall carry out an evaluation of this Regulation based on the following:  (a) the trends in progress and other quantitative data provided in annual progress and implementation reports in accordance with Article 10(2);	<ol> <li>By [OP: please insert the date = four years after the date of application of this Regulation], the Commission shall carry out an evaluation of this Regulation based on the following:         <ul> <li>(a) the trends in progress and other quantitative data provided in annual progress and implementation reports in accordance with Article 10(2);</li> </ul> </li> </ol>	We consider the 2 years planned for the evaluation obligation prescribed for the Commission to be too short. For the sake of more well-founded conclusions, we suggest to give a longer period of time.  In our opinion the planned annual reporting obligation is also surplus and has no added value. We also do not support the obligation to
(b) the analysis of the annual trends and data	(b) the analysis of the <del>annual</del> trends and data	report annually on national action plans. These

published by the Commission every two years in	published by the Commission every two years in	annual report obligation would increase
accordance with Article 11;	accordance with Article 11;	unacceptably the administrative burden for the
(c) the report on annual progress and implementation reports previously submitted by the Commission to the European Parliament and Council in accordance with Article 11(7);	(c) the report on annual progress and implementation reports previously submitted by the Commission to the European Parliament and Council in accordance with Article 11(7);	authority and the Commission. In addition, it would not contribute to the reduction of environmental burdens.  Progress trends can only be tracked properly in
(d) any other information necessary for the	(d) any other information necessary for the preparation of the evaluation.	long term periods and the examination of the
preparation of the evaluation.  Member States shall provide the Commission with the information necessary for the preparation of that evaluation.	Member States shall provide the Commission with the information necessary for the preparation of that evaluation.	results of a single year can create misleading conclusions.
2. The Commission shall present a report on the main findings to the European Parliament, the Council, the European Economic and Social Committee, and the Committee of the Regions.		
Article 44  Repeal of Directive 2009/128/EC		
1. Directive 2009/128/EC is repealed.		
2. References to Directive 2009/128/EC shall be construed as references to this Regulation and		

read in accordance with the correlation table set out in Annex VII.	
Article 45	
Entry into force	
This Regulation shall enter into force on the	
twentieth day following that of its publication in	
the Official Journal of the European Union.	
It shall apply from [OP: please insert the date	
= the first day of the month following months	
after the date of entry into force of this	
Regulation].	
However, Article 21 shall apply from [OP: please	
insert the date = 3 years after the date of entry	
into force of this Regulation].	
Article 3	
Definitions	
Relevant definitions	
Please comment on definitions linked to Article 20-	

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- Please insert rows below for the relevant definitions you want to comment on, and indicate clearly in this column which definition you are commenting on