

## CONCLUSION ON PESTICIDE PEER REVIEW

### Conclusion on the peer review of the pesticide risk assessment of the active substance haloxyfop-P (haloxyfop-R)<sup>1</sup>

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#### SUMMARY

Haloxyfop-P is the ISO common name for the substance formerly referred to by the synonym 'haloxyfop-R' (introduced by DOW AgroSciences) which is in common use but without official status. This conclusion refers to the ISO common name haloxyfop-P.

Haloxyfop-P is one of the 52 substances of the second stage of the review programme covered by Commission Regulation (EC) No 451/2000<sup>3</sup>, as amended by Commission Regulation (EC) No 1490/2002<sup>4</sup>. This Regulation requires the European Food Safety Authority (EFSA) to organise a peer review of the initial evaluation, i.e. the draft assessment report (DAR), provided by the designated rapporteur Member State and to provide within one year a conclusion on the risk assessment to the EU-Commission.

Denmark being the designated rapporteur Member State submitted the DAR on haloxyfop-P in accordance with the provisions of Article 8(1) of the amended Regulation (EC) No 451/2000, which was received by the EFSA on 21 November 2003. Following a quality check on the DAR, the peer review was initiated on 26 March 2004 by dispatching the DAR for consultation of the Member States and the sole applicant Dow AgroSciences. Subsequently, the comments received on the DAR were examined by the rapporteur Member State and the need for additional data was agreed in an evaluation meeting on 27 September 2004. Remaining issues as well as further data made available by the notifier upon request were evaluated in a series of scientific meetings with Member State experts in April and May 2005.

A discussion of the outcome of the consultation of experts following the procedure set out in Commission Regulation (EC) 451/2000 took place with representatives from the Member States on 9 June 2006 leading to the conclusions as set out in the EFSA Conclusion finalised on 28 July 2006 (EFSA, 2006).

Following the Commission Decision of 19 June 2007 (2007/437/EC)<sup>5</sup> concerning the non-inclusion of haloxyfop-P in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for

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<sup>1</sup> On request from the European Commission, Question No EFSA-Q-2009-00712, issued on 9 October 2009.

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<sup>3</sup> OJ No L 53, 29.02.2000, p. 25

<sup>4</sup> OJ No L 224, 21.08.2002, p. 25

<sup>5</sup> OJ No L163, 23.6.2007, p. 22

plant protection products containing that substance, the applicant, Dow AgroSciences made a resubmission application for the inclusion of haloxyfop-P in Annex I in accordance with the provisions laid down in Chapter III of Commission Regulation (EC) No. 33/2008. The resubmission dossier included further data in response to the areas of concern identified in the European Commission review report as follows:

- The potential contamination of groundwater
- The risk to mammals
- The high toxicity to fish

In accordance with Article 18 of Commission Regulation (EC) No. 33/2008, Denmark, being the designated rapporteur Member State, submitted an evaluation of the additional data on haloxyfop-P in the format of an Additional Report. The Additional Report was received by EFSA on 3 April 2009. In accordance with Article 19, the EFSA distributed the Additional Report to the Member States and the applicant for comments on 8 April 2009. The EFSA collated and forwarded all comments received to the Commission on 13 May 2009. At the same time, the collated comments were forwarded to the rapporteur Member State for compilation in the format of a Reporting Table.

In accordance with Article 20, following consideration of the Additional Report, the comments received, and where necessary the DAR, the Commission decided to further consult the EFSA. By written request, received by the EFSA on 13 July 2009, the Commission requested the EFSA to arrange a peer review of the Additional Report provided by the rapporteur Member State, and to deliver its conclusion on the risk assessment within 90 days.

The peer review commenced with EFSA's consideration of the Reporting Table containing the applicant's response to the comments and the rapporteur Member State's evaluation of the comments and response. All points that were identified as unresolved at the end of the comment evaluation phase were further considered in a series of scientific meetings via telephone conference with Member State experts in September 2009.

A final discussion of the outcome of the consultation of experts took place during a written procedure with the Member States in October 2009. The EFSA conclusion has therefore been re-issued to update the risk assessment in the areas of mammalian toxicology, environmental fate and behaviour and ecotoxicology.

The original conclusion was reached on the basis of the evaluation of the representative uses as a herbicide as proposed by the applicant which comprises broadcast spraying to control annual and perennial grasses in carrots, fodder legumes (peas and beans), rape seed, soy bean and sugar beet. The conclusion of the peer review of the resubmission was reached on the basis of the evaluation of the same representative uses as a herbicide. Full details of the GAP can be found in the end points.

The representative formulated product for the evaluation was 'EF-1400' which was given the commercial name of 'Gallant' in the resubmission, an emulsifiable concentrate (EC), and registered under different trade names in Europe.

For food of plant and animal origin, methods of analysis are available that will quantify haloxyfop and its esters, salts and conjugates, expressed as haloxyfop. However, it is not clear if the hydrolysis step is validated and therefore it is not known if it was comparable to the hydrolysis step in the metabolism studies. As a consequence of this the residue may be underestimated. Methods of analysis are available for soil, water and air which also include a hydrolysis step that is not necessary but which in this case will over estimate the residue.

Only single methods for the determination of residues are available since a multi-residue-method such as the German S19 or the Dutch MM1 is not applicable due to the nature of the residues.

Sufficient analytical methods as well as methods and data relating to physical, chemical and technical properties are available to ensure that quality control measurements of the plant protection product are possible.

The toxicological studies were generally performed with pure (>98%) racemic haloxyfop or haloxyfop-P methyl ester or with neat substances. The toxicokinetic studies indicate that absorbed methyl ester will rapidly be hydrolysed to the parent acid and the S-form haloxyfop present in racemic haloxyfop will instantaneously undergo stereochemical inversion to haloxyfop-P. Therefore, the various compounds used for testing are assumed to elicit the same systemic effects following administration and these effects can be attributed to haloxyfop-P. The absorption is rapid (> 80%) and the excretion extensive. The acute oral toxicity is moderate i.e. LD<sub>50</sub> is around 300 mg/kg bw and the dermal toxicity low LD<sub>50</sub>> 2000 mg/kg bw, proposed classification of Xn, R22 **“Harmful if swallowed”**. No acute inhalation toxicity studies are available. Neither racemic haloxyfop nor haloxyfop-P methyl ester was irritating to skin and haloxyfop-P methyl ester was not a sensitizer. Haloxyfop-P methyl ester is not irritating to the eye whereas racemic haloxyfop induced signs of irritation in the conjunctival sacs and iris and caused corneal opacity covering up to 100% of the cornea in all animals. Signs of irritation (corneal opacity) persisted for 21 days in un-rinsed eyes racemic haloxyfop is therefore irritating to the eye and the classification of Xi; R41 **“Risk of serious damage to eyes”** is proposed. The relevant short term NOAEL is 0.5 mg/kg bw/day based on the 1-year dog study which would also be said to cover the effects observed in the 90-day studies in the dog and monkey at 2 mg/kg bw/day.

There is no mutagenic or genotoxic potential for haloxyfop-P. Haloxyfop is not carcinogenic in the rat but there are hepatocellular adenomas in the highest dose in the mice associated with peroxisome proliferation.

No reproductive effects were observed at the highest dose level of 1 mg/kg bw/day, thus being a NOAEL for reproductive effects, the NOAEL for offspring toxicity is 0.065 mg/kg bw/day based on decreased body weight of f<sub>1a</sub> pups after 21 days at 1 mg/kg bw/day.

The NOAEL for maternal effects is 1 mg/kg bw/day and 7.5 mg/kg bw/day (in rat and rabbit, respectively) and the NOAEL for developmental toxicity is 7.5 mg/kg bw/day in the rat study and 15 mg/kg bw/day in the rabbit study.

The groundwater metabolites DE-535 pyridinol and DE-535 pyridinone were not of relevance based on hazard assessment. The acceptable daily intake (ADI) is 0.00065 mg/kg bw/day, the acceptable operator exposure level (AOEL) is 0.005 mg/kg bw/day and the acute reference dose (ARfD) is 0.075 mg/kg bw, with the safety factor of 100 applied.

The operator exposure was estimated using the standard models UK-POEM and the German model.

The dermal absorption is 7% and 12% for the concentrate and the diluted product, respectively. The AOEL is exceeded (169%) according to the UK-POEM even with PPE (coverall) but is below according to the German model if PPE (coverall and gloves) is applied (12%). The estimated worker and bystander exposure is below the AOEL.

To investigate the residue behaviour of haloxyfop-P in plants and livestock either the haloxyfop R-isomer or the unresolved isomeric mixture or ester variants of both compounds were used.

Plant metabolism was studied following foliar application to crops representing leafy crops, root vegetables, pulses and oilseeds. Irrespective of the ester variant or whether the racemic mixture or only the R-isomer was applied, the metabolism in all the studied crops was found to be similar

commencing by a rapid and almost complete degradation to haloxyfop (R,S) very soon after application, followed by conjugation with carbohydrates and triglycerides. These conjugates appeared to be unstable under alkaline and acidic conditions, releasing haloxyfop (R,S) again.

Metabolism studies with goats and hens indicated that haloxyfop (R,S) is excreted unmetabolised by livestock animals. In tissue and organs residues were present as haloxyfop (R,S) in either form, free and conjugated.

Due to the lack of isomeric specificity of the pre-registration analytical methods any possible stereochemical inversion in either direction in food of plant and animal origin could not be detected, even though it is assumed based on available data in soil and in rats that if such inversion occurs it will be most likely from the S- to the R-isomer.

A sufficient number of residue trial data with haloxyfop-P methyl according to the GAP proposed for the representative uses is available to conclude the risk assessment for consumers and to propose MRLs. From crop rotation studies it can be concluded that no significant residue levels are expected in rotational and succeeding crops following application of haloxyfop-P methyl according to the critical GAP. The residue levels that could occur in food of animal origin when crops treated with haloxyfop-P methyl are fed to animals were assessed based on livestock feeding studies and MRLs have been proposed.

The dietary risk assessment performed for different consumer groups indicates that there are no chronic and acute concerns related to dietary exposure resulting from the representative uses assessed within the peer review procedure.

Soil degradation studies suggested a possible main degradation route for haloxyfop-P methyl ester under aerobic conditions. Haloxyfop-P methyl ester degraded rapidly ( $DT_{50} < 0.6$  d at 20°C) in six soils to produce the acid metabolite haloxyfop-P<sup>6</sup> (DE-535 acid, max. 53-91% AR), which further degraded to DE-535 pyridinol<sup>7</sup> (max. 29-52% AR). Other two metabolites, DE-535 pyridinone<sup>8</sup> and DE-535 phenol<sup>9</sup>, exceeded the trigger value of 10% AR on a limited number of occasions: DE-535 pyridinone reached a maximum of 11.0% AR after 120 days, and DE-535 phenol with maximum concentration of 12.6% AR after 14 days. Final degradation ended up in minor unidentified metabolites, non-extractable soil residues (max. 44% AR after 90 days) and carbon dioxide (max. 35% AR after 90 days). Haloxyfop-P can be considered as very low to low persistent, DE-535 pyridinol as medium to high persistent, and DE-535 phenol as moderate to high persistent. A data gap for reliable degradation rates in soil for DE-535 pyridinone was identified at the PRAPeR teleconference TC18.

Sorption characteristics indicated that haloxyfop-P, DE-535 pyridinol and DE-535 pyridinone are very high to high mobile in soil, whereas DE-535 phenol can be classified as low mobile. Haloxyfop-P and the metabolite trifluoroacetic acid exceeded the limit value of 0.1 µg/L on individual occasions in some lysimeter studies, but the annual average concentrations were < 0.1 µg/L for haloxyfop-P methyl ester and all its metabolites.

Because the calculation model for  $PEC_{soil}$  was not consistent with the method used for the degradation rates values, soil concentrations at later time points for haloxyfop-P, DE-535 phenol and DE-535 pyridinone should be recalculated. However, the new  $PEC_{soil}$  values will not have an impact on the risk assessment for terrestrial organisms as safe uses have been shown using the reliable initial  $PEC_{soil}$ .

<sup>6</sup> (R)-2-[4-((3-Chloro-5-(trifluoromethyl)-2-pyridinyl)oxy)phenoxy]propanoic acid

<sup>7</sup> 3-chloro-5-trifluoromethylpyridin-2-ol

<sup>8</sup> 3-chloro-1-methyl-5-(trifluoromethyl)-2(1H)-pyridinone

<sup>9</sup> 4-(3-chloro-5-trifluoromethyl-2-pyridyloxy)phenol

The hydrolysis rate of haloxyfop-P methyl ester was directly correlated with pH (stable at pH 4,  $DT_{50}$  = 43 days at pH 7 and  $DT_{50}$  = 0.63 days at pH 9). The photolysis of haloxyfop-P methyl ester and haloxyfop-P was investigated in pH 5 sterile buffer and natural water (pH 8.5). A new metabolite, with a chemical structure similar to dibenzofuran, was identified up to 18.6% AR in the sterile buffer system. The aquatic exposure of DE-535 furan was appropriately addressed in the resubmission dossier.

Two natural water-sediment systems under controlled laboratory conditions showed that haloxyfop-P methyl ester was rapidly hydrolyzed to haloxyfop-P, the concentrations of which were in the range of 63.8 - 81.5% AR after 1-30 days. At the same time the concentration of the metabolite DE-535 pyridinol increased up to 19.7% AR after 59 days. The same two metabolites were also found in the sediment phase up to 33.7% AR (haloxyfop-P) and 16.4% AR (DE-535 pyridinol). Haloxyfop-P methyl ester degraded rapidly in both the water and sediment phases with first order  $DT_{50}$  values < 0.3 days. The calculated  $DT_{50}$  values for haloxyfop-P ranged from 39.2 – 51.7 d (whole system) and from 31.5-54.6 d (water phase).

The available aquatic exposure assessment is appropriate for addressing the spray drift route on entry to surface water for haloxyfop-P methyl ester, haloxyfop-P and DE-535 pyridinol. Additional calculations were performed including a worst-case contamination contribution from run-off and drainage of 15% of the application rate.

After the resubmission procedure, a new FOCUS groundwater modelling with agreed input parameters was still necessary to fully address the potential for groundwater exposure for haloxyfop-P and major soil metabolites DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone. Based on provisional results presented in the DAR, not complying with the recommendations of FOCUS groundwater guidance regarding the use of first order degradation kinetics, a high potential for groundwater exposure for soil metabolites DE-535 pyridinol (80<sup>th</sup> percentile annual average concentrations: 0.55-2.87 µg/L) and DE-535 pyridinone (0.26-0.90 µg/L) was identified. In the resubmission dossier the toxicological assessment was able to conclude that metabolites DE-535 pyridinol and DE-535 pyridinone were not relevant. However, in case the new FOCUS  $PEC_{GW}$  calculations will indicate that these metabolites will exceed the trigger of 0.75 µg/L, a consumer risk assessment might be needed. Based on the available volatilisation experiment and the calculated atmospheric half-life, contamination of the air compartment and long range transport through air are not expected.

The first tier risk assessment for herbivorous and insectivorous birds resulted in TER values above the Annex VI trigger indicating a low risk. For medium herbivorous and insectivorous mammals the acute risk is considered to be low, while a first tier high long-term risk was identified. The Member State experts in EPCO 22 did not accept a proposed refinement using a higher endpoint from a 16-week dietary study. It was agreed to use the endpoint of 1 mg/kg bw/day from a 2-generation reproduction study. Furthermore, since the half-life for residues in vegetation was observed to be longer than the default value, residue decline data for each crop should be used in the risk assessment. The resulting TER values were foreseen to be below the Annex VI trigger indicating a high risk, and the risk to mammals was not addressed in the original review. The long-term risk was addressed for herbivorous mammals in the Additional Report based on the reproductive endpoint and refinement of PD for the intended uses in sugar beet, field peas and beans. For the intended autumn use in oilseed rape refinements based on a developmental endpoint were not accepted as the intended use may coincide with the breeding season of herbivorous mammals, but it was agreed that a safe use could be shown in Northern Europe. A data gap was identified to address the risk to herbivorous mammals for the Southern Member States, at the European level. Consequently, a similar data gap was identified to address the long-term risk to insectivorous mammals from the use in oilseed rape in Southern Member States.



Haloxyfop-P methyl ester is very toxic to aquatic organisms, fish being the most sensitive group of organisms. Risk mitigation comparable to 5 m buffer zones is required to meet the Annex VI trigger. The risk for aquatic organisms from the surface water metabolites haloxyfop-P, DE-535 pyridinol, and DE-535 furan was assessed as low. Two metabolites were found in concentrations  $>0.1 \mu\text{g/L}$  in the FOCUS ground water modelling. DE-535 pyridinol is considered to be of no ecotoxicological relevance. An assessment of new data on DE-535 pyridinone indicated a lower toxicity to aquatic organisms than the parent and the risk was assessed as low in the Additional Report (March 2009).

The risk to bees and other non-target arthropods is low. The risk to earthworms, other soil macro-organisms and soil micro-organisms from haloxyfop-P methyl ester and haloxyfop-P is considered to be low. The risk to soil organisms from exposure to the persistent soil metabolites DE-535 pyridinol, DE-pyridinone and DE-535 phenol was not addressed in the original review. Assessment of the soil metabolites DE-535 pyridinol, DE-pyridinone and DE-535 phenol in the Additional Report (March 2009) indicated a low risk to earthworms, non-target soil macro-organisms and micro-organisms. The risk to biological methods of sewage treatment is considered to be low. The risk to non-target plants was assessed as low.

#### KEY WORDS

haloxyfop-P, haloxyfop-R, peer review, risk assessment, pesticide, herbicide

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## BACKGROUND

Commission Regulation (EC) No 451/2000 laying down the detailed rules for the implementation of the second and third stages of the work program referred to in Article 8(2) of Council Directive 91/414/EEC, as amended by Commission Regulation (EC) No 1490/2002, regulates for the European Food Safety Authority (EFSA) the procedure of evaluation of the draft assessment reports provided by the designated rapporteur Member State. The ISO common name for this substance is haloxyfop-P. Previously the synonym haloxyfop-R (introduced by DOW AgroSciences) was used, which is in common use, but has no official status. This conclusion will now reflect the ISO common name haloxyfop-P.

Haloxyfop-P is one of the 52 substances of the second stage covered by the amended Regulation (EC) No 451/2000 designating Denmark as rapporteur Member State.

In accordance with the provisions of Article 8(1) of the amended Regulation (EC) No 451/2000, Denmark submitted the report of its initial evaluation of the dossier on haloxyfop-P, hereafter referred to as the draft assessment report (DAR; Denmark, 2004), to the EFSA on 21 November 2003. Following an administrative evaluation, the EFSA communicated to the rapporteur Member State some comments regarding the format and/or recommendations for editorial revisions and the rapporteur Member State submitted a revised version of the draft assessment report. In accordance with Article 8(5) of the amended Regulation (EC) No 451/2000 the revised version of the draft assessment report was distributed for consultation on 26 March 2004 to the Member States and the main applicant Dow AgroScience as identified by the rapporteur Member State.

The comments received on the draft assessment report were evaluated and addressed by the rapporteur Member State. Based on this evaluation, representatives from Member States identified and agreed in an evaluation meeting on 27 September 2004 on data requirements to be addressed by the notifier as well as issues for further detailed discussion at expert level. A representative of the notifier attended this meeting.

Taking into account the information received from the notifier addressing the request for further data, a scientific discussion of the identified data requirements and/or issues took place in expert meetings organised on behalf of the EFSA by the EPCO-Team at the Federal Office of Consumer Protection and Food Safety (BVL) in Braunschweig, Germany, in April and May 2005. The reports of these meetings have been made available to the Member States electronically.

A discussion of the outcome of the consultation of experts following the procedure set out in Commission Regulation (EC) 451/2000 took place with representatives from the Member States on 9 June 2006 leading to the conclusions set out in the EFSA Conclusion finalised on 28 July 2006 (EFSA, 2006).

Following the Commission Decision of 19 June 2007 (2007/437/EC)<sup>10</sup> concerning the non-inclusion of haloxyfop-P in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for plant protection products containing that substance, the applicant, Dow AgroSciences made a resubmission application for the inclusion of haloxyfop-P in Annex I in accordance with the provisions laid down in Chapter III of Commission Regulation (EC) No. 33/2008. The resubmission dossier included further data in response to the areas of concern identified in the European Commission review report as follows:

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<sup>10</sup> OJ No L163, 23.6.2007, p. 22

- The potential contamination of groundwater
- The risk to mammals
- The high toxicity to fish

In accordance with Article 18 of Commission Regulation (EC) No. 33/2008, Denmark, being the designated rapporteur Member State, submitted an evaluation of the additional data on haloxyfop-P in the format of an Additional Report. The Additional Report was received by EFSA on 3 April 2009. In accordance with Article 19, the EFSA distributed the Additional Report to the Member States and the applicant for comments on 8 April 2009. The EFSA collated and forwarded all comments received to the Commission on 13 May 2009. At the same time, the collated comments were forwarded to the rapporteur Member State for compilation in the format of a Reporting Table.

In accordance with Article 20, following consideration of the Additional Report, the comments received, and where necessary the DAR, the Commission decided to further consult the EFSA. By written request, received by the EFSA on 13 July 2009, the Commission requested the EFSA to arrange a peer review of the Additional Report provided by the rapporteur Member State, and to deliver its conclusion on the risk assessment within 90 days.

The peer review commenced with EFSA's consideration of the Reporting Table containing the applicant's response to the comments and the rapporteur Member State's evaluation of the comments and response. All points that were identified as unresolved at the end of the comment evaluation phase were further considered in a series of scientific meetings via telephone conference with Member State experts in September 2009.

A final discussion of the outcome of the consultation of experts took place during a written procedure with the Member States in October 2009. The EFSA conclusion has therefore been re-issued to update the risk assessment in the areas of mammalian toxicology, environmental fate and behaviour and ecotoxicology.

During the peer review of the draft assessment report and the consultation of technical experts no critical issues were identified for consultation of the Scientific Panel on Plant Health, Plant Protection Products and their Residues (PPR).

The documentation developed during the resubmission peer review was compiled as a **peer review report** (EFSA, 2009) comprising of the documents summarising and addressing the comments received on the initial evaluation provided in the rapporteur Member State's Additional Report:

- the comments received
- the resulting reporting table (rev. 1-1 of 17 July 2009)

as well as the documents summarising the follow-up of the issues identified as finalised at the end of the commenting period:

- the reports of the scientific expert consultation
- the evaluation table (rev. 2-1 of 8 October 2009)

Given the importance of the Additional Report including its addendum (compiled version of September 2009 containing all individually submitted addenda) and the peer review report with respect to the examination of the active substance, both documents are considered respectively as background documents A and B to this conclusion. The documents of the peer review report and the final addendum developed and prepared during the course of the initial review process are made publicly available as part of the background documentation to the original conclusion finalised on 28 July 2006 (EFSA, 2006).

## THE ACTIVE SUBSTANCE AND THE FORMULATED PRODUCT

Haloxyfop-P is the ISO common name for (*R*)-2-{4-[3-chloro-5-(trifluoromethyl)-2-pyridyloxy]phenoxy}propionic acid (IUPAC). The unresolved isomeric mixture of this substance has the common name haloxyfop. Previously the synonym haloxyfop-R (introduced by DOW AgroSciences) was used, which is in common use, but has no official status. This conclusion will now reflect the ISO common name haloxyfop-P.

Due to the fact that the methyl ester, a variant of haloxyfop-P, is used in the formulated product, it should be noted that the evaluated data belong to the variant haloxyfop-P-methyl, unless otherwise specified.

Haloxyfop-P and haloxyfop-P-methyl, respectively, belong to the class of aryloxyphenoxypropionic acid herbicides (commonly called "FOP") such as clodinafop, fenoxaprop-P and fluazifop-P. Haloxyfop-P is taken up via leaves and roots and hinders the *de novo* synthesis of fatty acids by inhibition of the enzyme Acetyl-CoA carboxylase (ACCase).

The representative formulated product for the evaluation was 'Gallant' which is also known as 'EF-1400', an emulsifiable concentrate (EC), registered under different trade names in Europe.

The evaluated representative uses are as a post emergence herbicide which comprises of broadcast spraying to control annual and perennial grasses in carrots, fodder legumes (peas and beans), rape seed, soya bean and sugar beet. Full details of the GAP can be found in the end points.

## SPECIFIC CONCLUSIONS OF THE EVALUATION

### 1. IDENTITY, PHYSICAL/CHEMICAL/TECHNICAL PROPERTIES AND METHODS OF ANALYSIS

The minimum purity of the haloxyfop-P methyl ester as manufactured should not be less than 940 g/kg (at least 96% enantiomeric excess)<sup>11</sup>.

At the moment no FAO specification exists.

The technical material contains no relevant impurities.

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<sup>11</sup> It should be noted that the technical material contains small amounts of the inactive *S*-isomer (*S*)-2-{4-[3-chloro-5-(trifluoromethyl)-2-pyridyloxy]phenoxy}propionic acid. However, the COM has confirmed for an comparable situation (1,3-dichloro-propene) that Article 2 of Commission Regulation 2076/2002 is not applicable in a similar situation.

It should be noted that the meeting of experts had required clarification with respect to the confirmation of the identity of the impurities and the used reference standards. The rapporteur Member State has provided an addendum to Volume 4 (June 2006). According to the assessment of the rapporteur Member State, the data are acceptable to address the requirements (the identity is determined primarily by MS). This was available for commenting in the resubmission but no comments were made and it can be considered acceptable.

The content of haloxyfop-P in the representative formulation is 104 g/L (pure) and 108 g/L (pure) as haloxyfop-P methyl ester, respectively.

The assessment of the data package revealed no issues that need to be included as critical areas of concern with respect to the identity, physical, chemical and technical properties of haloxyfop-P or the respective formulation.

The main data of haloxyfop-P and its methyl ester regarding the identity and its physical and chemical properties are given in appendix A.

Sufficient test methods and data relating to physical, chemical and technical properties are available. Also adequate analytical methods are available for the determination of haloxyfop-P methyl in the technical material and in the representative formulation as well as for the determination of the respective impurities in the technical material.

Therefore, enough data are available to ensure that quality control measurements of the plant protection product are possible.

For food/feed of plant origin GC methods are available with either MS or EC detection with an LOQ of 0.01 mg/kg for all matrices. The method will analyse for haloxyfop and its esters, salts and conjugates. However, it is not clear if the hydrolysis step is validated and therefore it is not known if it was comparable to the hydrolysis step in the metabolism studies. This might mean that residues are underestimated. For food/feed of animal origin an LC-MS/MS method is available with an LOQ of 0.01 mg/kg for all matrices. This method also analyses for the same residue as the plant method and also has the same issue with the hydrolysis step. A multi-residue method like the Dutch MM1 or the German S19 is not applicable to due the nature of the residues.

Soil can be analysed by LC-MS/MS for haloxyfop its salts, esters and conjugates, haloxyfop-pyridinol, haloxyfop-pyridimone and haloxyfop-phenol. The LOQ is 2 ng/kg for each analyte. Water can also be analysed by LC-MS/MS for the same analytes as soil with an LOQ of 0.05 µg/L. The hydrolysis step for these methods is not validated for conjugates. However, as this will over estimate the residue it is considered acceptable.

It should be noted that these soil and water methods were in the resubmission dossier but were not evaluated in the additional report. They were provided in an addendum after the commenting period. EFSA have considered them and have found them to be acceptable.

In air haloxyfop can be analysed by GC-ECD with a LOQ of 0.556 µg/m<sup>3</sup>. Haloxyfop-methyl in air is analysed by GC-ECD with an LOQ of 3 µg /m<sup>3</sup>.

A method for body fluids and tissues is not required as the active substance and its variant are not classified as toxic or very toxic.

The discussion in the meeting of experts (EPCO 25, May, 2005) on identity, physical and chemical properties and analytical methods was limited to the specification of the technical material certain physical and chemical properties of haloxyfop-P and the preparation, and the analytical methods.

The required clarification concerning the *n*-octanol/water partition coefficient was provided by the rapporteur Member State in the evaluation table only (rev. 2-0, 30.05.2006).

## 2. MAMMALIAN TOXICOLOGY

Haloxyfop-P was discussed at EPCO experts' meeting for mammalian toxicology (EPCO 23) in May, 2005. The studies were generally performed with pure (>98%) racemic haloxyfop or haloxyfop-P methyl ester dissolved in corn oil (or acetone/corn oil), or with neat substances. The toxicokinetic studies indicate that absorbed methyl ester will rapidly be hydrolysed to the parent acid (see below) and the S-form haloxyfop present in racemic haloxyfop will instantaneously undergo stereochemical inversion to haloxyfop-P. Therefore, the various compounds used for testing are assumed to elicit the same systemic effects following administration and these effects can be attributed to haloxyfop-P.

Haloxyfop-P was re-discussed at PRAPeR expert's meeting for mammalian toxicology (PRAPeR TC 20) in September 2009 based on the Additional Report (Denmark, 2009a) submitted under the resubmission procedure.

### 2.1 ABSORPTION, DISTRIBUTION, EXCRETION AND METABOLISM (TOXICOKINETICS)

The absorption is rapid and the excretion extensive, studied in rats, monkey and humans. The oral absorption was discussed at the EPCO experts' meeting and it was confirmed that the major route of excretion was via the bile > 80%, and no correction factor was needed to be applied to the AOEL. Haloxyfop is distributed primarily to plasma, liver and kidneys, there is no accumulation. The toxicokinetic pattern seems to be similar either if it is a racemic mixture of haloxyfop acid or methyl ester. In addition, racemic mixtures (50:50 ratios of R- and S-enantiomers) were rapidly stereoisomerised to the R-enantiomer in rats which was confirmed by the experts. The major metabolites were haloxyfop acid and conjugates of haloxyfop acid.

### 2.2 ACUTE TOXICITY

Three studies (two in rats, one in mice) are available regarding acute oral toxicity and the LD<sub>50</sub> is around 300 mg/kg bw for haloxyfop-P methyl ester or the racemic mixture. The dermal toxicity is low LD<sub>50</sub>> 2000 mg/kg bw. No acute inhalation toxicity studies are available, but are not required. Neither racemic haloxyfop nor haloxyfop-P methyl ester was irritating to skin and haloxyfop-P methyl ester was not a sensitizer. Haloxyfop-P methyl ester is not irritating to the eye whereas racemic haloxyfop induced signs of irritation in the conjunctival sacs and iris and caused corneal opacity covering up to 100% of the cornea in all animals. Signs of irritation (corneal opacity) persisted for 21 days in un-rinsed eyes, but were reversible at 4 to 10 days in rinsed eyes. Racemic haloxyfop is therefore irritating to the eye.

Classification for acute toxicity is needed and the proposed risk phrases are: **Xn, R22 "Harmful if swallowed". Xi; R41 "Risk of serious damage to eyes"** is warranted for racemic haloxyfop and haloxyfop-P whereas no classification is warranted for haloxyfop-P methyl ester.

## 2.3 SHORT TERM TOXICITY

Eleven studies on short-term toxicity, ten with oral administration of racemic haloxyfop and one with oral administration of haloxyfop-P (the 16-week study in rats), are available. Generally, the studies were not performed in accordance with modern guidelines for toxicity testing.

Target organ, in rodents, dogs and monkeys, is the liver (increased organ weight, gross pathology observations and histopathological changes being more pronounced in rodents compared to the dog and the monkey). Haloxyfop is a peroxisome proliferator in rodent livers and the liver effects have therefore been discussed to be irrelevant with respect to risk assessment in humans. However, electron microscopic examinations of the liver from dogs and monkeys revealed no indications of peroxisome proliferation in these species despite the marked increase in liver weight. This indicates that haloxyfop also has a potential of inducing effects in the liver, which are not related to peroxisome proliferation. This issue was discussed at the EPCO experts' meeting and the peroxisome proliferation was concluded to be rodent specific and not a concern for human toxicity, but that the effects on livers should be considered as an adverse effect and of relevance when setting the reference values.

The relevant short term NOAEL is 0.5 mg/kg bw/day based on the 1-year dog study which would also be said to cover the effects observed in the 90-day studies in the dog and monkey at 2 mg/kg bw/day.

## 2.4 GENOTOXICITY

In the DAR the genotoxic properties were studied in nine *in vitro* studies (of which two were Ames tests) and one *in vivo* test with racemic haloxyfop or haloxyfop-P. The purity ranged between 98.4% and >99% (one with no information). As the minimum purity is 94%, the problem whether the impurity DE-535 pyridinone (3 g/kg) was included in the tested batches was discussed during the EPCO experts' meeting. After the meeting the rapporteur Member State has prepared an addendum (see Add.2 Vol.3 B6 June 2005 in Denmark, 2006) with further information which has been discussed through a written procedure (October, 2005). Since most of the studies are old (performed during 1980's) analytical profiles were neither requested or are not available. However, it is still unclear which technical material and impurity profile has been used. Anyhow, it is stated that the impurity is present in one batch (TSN 101748) at a level of 0.88 g/kg which was used in the *in vitro* chromosome aberration test where a negative result was obtained.

The overall conclusion is that there is no mutagenic or genotoxic potential for haloxyfop-P.

## 2.5 LONG TERM TOXICITY

Two long term studies (2-year) are available, one in the rat and one in the mouse.

Racemic haloxyfop was not carcinogenic to rats. The systemic NOAEL is 0.065 mg/kg bw/day based on effects on the liver, increased relative liver and kidney weights and histopathological changes. The NOAEL for neoplastic effects in rats is 0.1 and 1 mg/kg bw/day in males and females, respectively.

In mice, a linear trend for increased hepatocellular neoplasms was observed at the 0.065 mg/kg bw/day dose level but the incidences were within the historical control data. However, a statistical increased number of hepatocellular carcinomas in high dose females (i.e. 0.6 mg/kg bw/day) were noted which was slightly above the historical control data and was explained by the peroxisome proliferator mechanism by the rapporteur Member State. The NOAEL for neoplastic effects in mice is 0.065 mg/kg bw/day. In mice, treatment-related effects were only observed in the liver slight increase in weight, and histopathological changes of high dose animals; the NOAEL for chronic, non-neoplastic effects is 0.065 mg/kg bw/day.



In conclusion, haloxyfop is not carcinogenic in the rat but there are hepatocellular adenomas in the highest dose in the mice.

## 2.6 REPRODUCTIVE TOXICITY

Two multigeneration studies and five developmental studies are available.

No reproductive effects were observed at the highest dose level of 1 mg/kg bw/day and thus this is a NOAEL for reproductive effects which is the same as for parents as no adverse effects were observed. The NOAEL for offspring toxicity is 0.065 mg/kg bw/day based on decreased body weight of  $f_{1a}$  pups after 21 days at 1 mg/kg bw/day.

In the three-generation study in rats the NOAEL for reproductive effects is 1 mg/kg bw/day. At this dose level, effects were observed in the liver of adult animals and in the kidneys from 0.05 mg/kg bw/day; the liver weights in weanlings at 1 mg/kg bw/day tended to be increased as well. The effects in the kidneys and weanling livers were minimal and not considered to be adverse. The parental NOAEL in this study is 0.05 mg/kg bw/day based on increased liver weights observed at the highest dose level.

Developmental toxicity was studied in rats and in rabbits. In range finding developmental studies in rats and rabbits, racemic haloxyfop administered during organogenesis elicited maternal and foetal toxicity in rats at daily doses from 10 mg/kg bw/day and maternal toxicity in rabbits at 25 mg/kg bw/day.

In rats racemic haloxyfop exhibited maternal toxicity at daily doses of 7.5 mg/kg bw during organogenesis, but was not toxic to the foetuses. The NOAEL for maternal toxicity is 1 mg/kg bw/day and for developmental toxicity 7.5 mg/kg bw/day.

In two studies in rabbits, maternal deaths occurred at the highest dose level (20 or 15 mg/kg bw/day, respectively) of racemic haloxyfop; no other signs of toxicity in the dams were recorded. In one of the studies, embryotoxicity (increased incidence of resorbed implantations) was observed at the highest dose level of 20 mg/kg bw/day whereas no developmental effects were observed in the other study at the highest dose level of 15 mg/kg bw/day. The NOAEL for maternal effects is 7.5 mg/kg bw/day in both studies; the NOAELs for developmental toxicity is 7.5 mg/kg bw/day in the first study and 15 mg/kg bw/day in the second study.

## 2.7 NEUROTOXICITY

No studies were submitted. No evidence of neurotoxic potential is seen in the toxicological studies. No specific studies are required.

## 2.8 FURTHER STUDIES

- Specific studies on peroxisome proliferation

In the DAR, eight studies (from 1986 to 2002) are available to evaluate the proliferation of hepatocellular peroxisomes in various mammalian species with or without recovery period(s), or in cultured (primary) mammalian hepatocytes *in vitro*.

The results demonstrate that haloxyfop is a peroxisome proliferator in rats (*in vivo*) and mice (*in vivo*, *in vitro*), but not in human primary cell culture, guinea pigs, dogs or monkeys. It was demonstrated that changes resulting from 4 week administration were almost totally reversible in rats and mice within a 4 week recovery period. It was shown that other species as the dog and monkey were less

sensitive to the increased peroxisomal volume density. Also, the well known positive control for peroxisome proliferation, WY14,643, failed to stimulate peroxisome proliferation in guinea pigs indicating an essentially non-responsive nature of guinea pig liver to the peroxisome proliferating effect.

The *in vitro* studies with cultured hepatocytes from mouse, guinea pig, and human showed that mouse hepatocytes were very affected (induction of the peroxisomal marker enzyme activity). However, haloxyfop (or the positive control) did not stimulate the peroxisome proliferation phenotype in primary cultures of human hepatocytes or in cultured guinea pig hepatocytes.

Thus, it can be concluded that haloxyfop acts as a peroxisome proliferator in rodents but not in non-rodents. This proposed mechanism and argumentation was agreed by the experts (EPCO) although direct effects on the liver should be considered as adverse, see also 2.3 (and 2.5).

- Metabolites

In the Additional Report, toxicological studies are available to address the toxicological properties of the groundwater metabolites, DE-535 pyridinol and DE-535 pyridinone.

The toxicological data package of DE-535-pyridinol was considered complete and consisted of QSAR modeling (alerts for genotoxicity and carcinogenicity), an acute oral toxicity study ( $LD_{50} = 1030$  mg/kg bw/day, R22), and a complete genotoxicity package (overall, no genotoxic potential). Based on these results and considering that haloxyfop-P has been proposed to be classified only as Xi, R22 and R41; the metabolite DE-535 pyridinol was not identified as being relevant according to step 3 of the scheme of the Guidance Document on the Assessment of the Relevance of Groundwater Metabolites (European Commission, 2003).

With regard to DE-535 pyridinone, during the PRAPeR expert's meeting it was discussed whether the toxicological data package consisted of QSAR modeling (alerts for genotoxicity and carcinogenicity) and an Ames test (negative) was complete to address the toxicological properties of this metabolite. It was agreed that although the toxicological data package was not complete, bridging data of DE-535 pyridinol was adequate as DE-535 pyridinone has a very similar structure to DE-535 pyridinol. Thus, the same conclusion was reached for DE-535 pyridinone as for DE-535 pyridinol, it was considered of no relevance.

Further steps (consumer risk assessment) might be considered for both metabolites if levels in groundwater will exceed  $0.75\mu\text{g/l}$  (see 4.2.2).

- Impurity

DE-535 pyridinone, no specific toxicological studies are available. It has been tested (0.88 g/kg) in an *in vitro* genotoxicity test with negative outcome (see 2.4).

## 2.9 MEDICAL DATA

Review of plant employee medical surveillance data shows no exposure related health effects.

## 2.10 ACCEPTABLE DAILY INTAKE (ADI), ACCEPTABLE OPERATOR EXPOSURE LEVEL (AOEL) and ACUTE REFERENCE DOSE (ARfD)

- ADI

The ADI is based on liver effects and the NOAEL is 0.065 mg/kg bw/day from the 2-year studies in rats and mice and two-generation study in rats. This was discussed and agreed at the EPCO experts'

meeting. **EFSA note:** The margin of safety to the hepatocellular carcinomas observed in female mice at 0.6 mg/kg bw/day is approximately 1000.

The ADI is 0.00065 mg/kg bw/day, with the safety factor of 100 applied.

- **AOEL**

Initially, the rapporteur Member State proposed an AOEL of 0.02 mg/kg bw/day based on the NOAEL from the 13-weeks study in monkeys, safety factor of 100.

The AOEL was discussed at the EPCO experts' meeting and in accordance to the discussion of relevant short term NOAEL, the experts agreed to base the AOEL on the NOAEL of 0.5 mg/kg bw/day from the 1-year dog study. The need for possible correction for oral absorption was also discussed and could not be concluded at the experts' meeting but was agreed afterwards (October, 2005) in written procedure that the oral absorption was > 80% (see 2.1) and no correction needed.

The AOEL is 0.005 mg/kg bw/day, with the safety factor of 100 applied.

- **ARfD**

The ARfD, confirmed at the EPCO experts' meeting, is based on the maternal NOAEL of 7.5 mg/kg bw/day from the developmental toxicity study in rabbits.

The ARfD is 0.075 mg/kg bw, with the safety factor of 100 applied.

## 2.11 DERMAL ABSORPTION

Two *in vivo* studies on the rat are available on the DAR, they are both performed with EF-1400 and this specific batch contained 111 g/L (nominal 108 g/L) of haloxyfop methyl ester. EF-1400 is the formulation code for 'Gallant Winner' and 'Gallant Super'.

Initially in the DAR the rapporteur Member State proposed 3% and 6% for the concentrate and dilution respectively based on results from the two *in vivo* studies and compensating from results obtained from a human toxicokinetic study (Volume 3 B.6.1, Denmark, 2004).

At the EPCO experts' meeting it was agreed that the human toxicokinetic study was neither scientifically valid with respect to exposure and sampling nor appropriate to make such compensation however, the picture was not complete for the *in vivo* study and the rapporteur Member State was asked to provide clarifications and further data on the distribution of the compound and the open point was not concluded.

After the EPCO experts' meeting the discussion continued in a written procedure (October 2005) where the rapporteur Member State (see Add.2 Vol.3 B6 June 2005 in Denmark, 2006) as well as notifier provided further information. It was agreed by the experts that it was reasonable to assume the amount of haloxyfop still retained in skin (after 24 hours) would be systematically available and to apply the dermal absorption values of 7% for concentrate and 12% for the spray dilution.

## 2.12 EXPOSURE TO OPERATORS, WORKERS AND BYSTANDERS

The representative plant protection product is 'Gallant Winner/Super' (EF-1400) which is a emulsifiable concentrate containing 104 g/L of haloxyfop. The uses are carrot, fodder legumes, rapeseed, soya bean and sugar beet, maximum application rate is 0.104 kg/ha with tractor mounted broadcast sprayer.

- Operator exposure

The operator exposure was estimated using the standard models UK-POEM and the German model. Since the AOEL and dermal absorption values were changed during the EPCO experts' meeting (see 2.10 and 2.11), the risk assessment needed to be revised. The rapporteur Member State provided new calculations however, these were only based on the new AOEL, and not the correct dermal absorption values (see Add. Vol.3 B.6 May2006 in Denmark, 2006).

**EFSA note:** At the EPCO experts' meeting it was decided that the dermal absorption was 7% and 12% for the concentrate and the diluted product, respectively. Thus, recalculations were necessary and were provided during the Working Group Evaluation meeting in June 2006 and are presented in the table below. The AOEL is exceeded according to the UK-POEM even with PPE (coverall) but is below according to the German model if PPE (coverall) is applied.

Estimated exposure presented as % of AOEL (0.005 mg/kg bw/day), according to calculations with the German and UK-POEM model. The default for body weight of operator is 70 kg and 60 kg, and the treated area is 20 ha and 50 ha, respectively for the German and UK model.

Model	No PPE	Gloves M/L	Gloves M/L, A	Gloves M/L gloves + coverall A
German model	246%	147%	121%	12.2%
UK-POEM	1117%	899%*	-	169%

PPE (personal protective equipment), M/L: mixing and loading, A: application, \* including coverall

- Worker exposure

In the DAR, an estimation of the worker exposure is presented based on the AOEL (0.02 mg/kg bw/day) and a dermal absorption value for the formulation of 6% proposed by the rapporteur Member State, which were altered after discussion with the experts to 0.005 mg/kg bw/day and 12%, respectively.

It is assumed that the worker does not wear any PPE and the body weight is 70 kg. The estimated deposit of the active is based on values from Poppendorf (see Denmark, 2004, Vol.3 B.6.13) and a leaf area index according to van Hemmen (see Denmark, 2004, Vol.3 B.6.13). The range of exposure is between 0.006 to 0.03 mg/kg bw/day which is below the AOEL. In the DAR, the dermal absorption value of 6% is considered which results in a systemic exposure of 0.00033 mg/kg bw/day to 0.002 mg/kg bw/day.

**EFSA note:** The estimated worker exposure needed to be recalculated in accordance to revised AOEL and dermal absorption values. Recalculations were provided during the Working Group Evaluation meeting in June, 2006 and are available in the final addendum (Denmark, 2006).

The estimated worker exposure is below the AOEL (maximum exposure up to 77% of the AOEL).

- Bystander exposure

Recalculations of estimated bystander exposure, based on the revised AOEL and dermal absorption value, were provided during the Working Group Evaluation meeting in June, 2006 and are available in the final addendum. The estimated exposure is below the AOEL (less than 3%).

### 3. RESIDUES

Haloxyfop-P was discussed at EPCO experts' meeting for residues (EPCO 24) in May 2005 in Braunschweig (Germany). There was no experts' discussion of haloxyfop-P in the resubmission procedure in 2009.

The residue behaviour of haloxyfop-P was studied with either the *R*-isomer or the unresolved isomeric mixture haloxyfop (isomer ratio *ca* 1:1) or with their ester variants respectively. The analytical methods utilised in all the residue tests and studies have not been specific for haloxyfop-P and therefore no differentiation between *R*- and *S*-isomer was possible. Thus, always the sum of both haloxyfop isomers was determined, irrespective of their ratio present<sup>12</sup>, and possible stereo-isomerisation reactions (in either direction) could therefore not be detected.

However submitted data on investigation of enantiomer ratios in soil indicate that the *S*-isomer of haloxyfop is almost completely inverted to the *R*-isomer within a short period of time, presumably mediated by the soil microflora. Furthermore, results based on analysis of urine and faeces in a rat study, investigating the conversion between the two isomers, indicated that the *S*-isomer of haloxyfop undergoes rapid and nearly complete conversion to the *R*-isomer in the animal body. Whether the results found in soil and rats might be assignable to plants or livestock was not further investigated. It has been assumed by the rapporteur Member State that if any isomeric conversion following application to plants occurred it would most likely be the one from the *S*-isomer into the *R*-isomer. Moreover it was supposed that the racemic mixture was stereo-isomerised to the *R*-enantiomer also in livestock animals as observed in the rat. ECPO 24 considered that based on the information from rat metabolism it can be concluded that results from livestock studies with the racemic mixture are suitable to extrapolate to the residue behaviour of haloxyfop-P in livestock.

Since no particular distinction could be made between the isomers analysis and thus the extend of any potential isomerisation is not known in plants and livestock, the results of the studies are presented as haloxyfop (*R,S*) in the section of residues below, but not necessarily referring to an ratio 1:1 of the two isomers as present in the active substance haloxyfop.

#### 3.1. NATURE AND MAGNITUDE OF RESIDUES IN PLANT

##### 3.1.1. PRIMARY CROPS

Metabolism studies were conducted with haloxyfop-P methyl ester in lettuce and sugar beet, and with different variants of the racemic mixture of haloxyfop (methyl, butyl or ethoxyethanol ester, respectively) in soybean and cotton plants. The studies cover three different crop groups, i.e. leafy crops, root vegetables and pulses/oilseed.

After foliar spraying to lettuce and sugar beet, haloxyfop-P-methyl is rapidly degraded to haloxyfop (*R,S*) which was present in these crops at harvest at *ca* 55% and 30% of the total residue (TRR). Further conjugation of haloxyfop (*R,S*) with glucose and other carbohydrates was observed in these crops. No other metabolites were identified.

Regardless of whether methyl-, *n*-butyl- or ethoxyethanol-esters of haloxyfop were applied to leaves of soya plants, all esters were degraded to haloxyfop (*R,S*) in a short time after application. After two days less than 20% TRR were still present as haloxyfop (*R,S*) ester. After a foliar treatment of soya plants with haloxyfop butyl labelled in two different positions no differences were apparent between

<sup>12</sup> Haloxyfop-P technical material contains also small amounts of the *S*-isomer

the two labels in neither the level nor the nature of the residues. In the studies there was no evidence for decomposing of the oxygen bridge between the two ring molecules. The level of free haloxyfop (*R,S*) decreased with time while the level of conjugated haloxyfop (*R,S*) increased. In the fatty part of the soya bean haloxyfop (*R,S*) is esterified into triglycerides. Similar results were found in a study on metabolism of haloxyfop butyl in cotton plants.

The metabolism in all the studied crops was found to be similar, irrespective of the ester variant or whether the racemic mixture or only the *R*-isomer was applied. Haloxyfop esters and haloxyfop-P methyl are metabolised to haloxyfop (*R,S*) almost immediately after application and no or only very small amounts of ester may be detected in any plant parts.

Haloxyfop (*R,S*) was found to be further conjugated with carbohydrates, or with triglycerides in oil-containing plant parts. These conjugates can be cleaved by alkaline hydrolysis and also by the acidic conditions as found in the stomach.

As the extraction in the analytical methods used is carried out under alkaline conditions releasing haloxyfop (*R,S*) from esters or conjugates, they are included in the residue finally determined as haloxyfop (*R,S*).

The rapporteur Member State considered it unlikely that significant amounts of the *S*-isomer will be present on the plants when haloxyfop-P is applied. Even though it was not investigated, based on the information available it is considered unlikely that in plants the *R*-isomer is inverted to the *S*-isomer when haloxyfop-P is applied. Available data on investigation of enantiomer ratios in soil indicate that the *S*-isomer of haloxyfop independent of the amount present is almost completely inverted to the *R*-isomer within a short period of time, presumably mediated by the soil microflora.

However, considering that the analytical methods used in the different residue tests and studies were not specific for the differentiation between *R*- and *S*-isomers and hence, could not detect any potential stereochemical inversion in crops; and that the toxicological evaluation assumed that, regardless whether haloxyfop (*R,S*) or haloxyfop-P was used for toxicological testing, both compounds elicited the same systemic effects following administration (refer to point 2), the following plant residue definition is proposed for risk assessment:

Sum of haloxyfop-methyl and haloxyfop, its salts and conjugates expressed as haloxyfop (sum of *R*- and *S*-isomers at any ratio)

Moreover and considering that the metabolism in all the studied crops was found to be similar, irrespective of the ester variant used, it would be possible to define the residue in plant for monitoring as following:

Sum of haloxyfop, its esters, salts and conjugates expressed as haloxyfop (sum of *R*- and *S*-isomers at any ratio)

This definition would permit to cover any possible further authorisations of other ester variants of haloxyfop (such as butyl or ethoxyethanol-ester).

A sufficient number of residue trial data with haloxyfop-P methyl according to the GAP proposed for the representative uses is available. All samples were analysed with validated methods (but not isomer-specific) and the results were supported by acceptable storage stability data. The residue was determined as haloxyfop (*R,S*), following of conversion of potentially present esters and conjugates to haloxyfop(*R,S*) under alkaline conditions, with a limit of quantification (LOQ) of 0.05 mg/kg.



Sufficient data from trials in carrots, soybeans, legumes and sugar beet is available to conclude the risk assessment for consumers and to propose MRLs. The data base on oil seed rape is complete for Northern Europe but is limited for Southern Europe (three trials only). All residues with one exception (N-EU: 0.07 mg/kg) were found to be below LOQ of 0.05 mg/kg. EPCO 24 considered whether it would be necessary to complete the data base for the South to assure a reliable risk assessment and/or MRL proposal. It was acknowledged by the meeting that with further trials the possibility of finding residues above the LOQ might increase. Based on the proposed GAP, an expected interval between application and harvest of more than 200 days and the results found in Northern European trials, the experts considered it not very probable that further residue trials in the South will lead to results exceeding the proposed MRL of 0.1 mg/kg, even though few might possibly exceed the LOQ of 0.05 mg/kg.

Processing data on sugar beet shows that haloxyfop (*R,S*) residues are not concentrated in white sugar, raw juice and pressed pulp, but concentrated about 3-fold in green syrup. In molasses and molasses pulp processing factors were estimated to be about 18 and 8, respectively.

For soya beans and rapeseeds processing factors were determined for meal, refined and crude oil. While processing factors for refined and crude oil were comparable within the same study they differed markedly (0.4-2.2) between the individual studies conducted.

### 3.1.2. SUCCEEDING AND ROTATIONAL CROPS

To address the potential incorporation of soil residues into succeeding and rotational crops a confined accumulation study on rotational crops was conducted with radio labelled haloxyfop butyl ester in Michigan, USA. Haloxyfop butyl was applied to bare soil at a rate corresponding to 0.56 kg a.i./ha haloxyfop and aged in the soil for 30 days before planting wheat, soya beans, leaf lettuce, carrots and turnips. Assuming an almost complete inversion of the haloxyfop *S*-enantiomer to the *R*-enantiomer within 7 days as indicated by experimental data on soil treated with haloxyfop (*R,S*) methyl the application rate in the study corresponds to *ca* 5 times the proposed application rate for haloxyfop-P.

Crops were grown to maturity and samples were collected at normal harvest (49-115 DAT). Only in soya bean forage and in wheat straw total residues (TRR) exceeded 0.01 mg/kg, amounting to 0.07 mg/kg and 0.02 mg/kg in these matrices, respectively. Due to the low levels attempts to isolate and characterise these radioactive residues were unsuccessful.

In a field accumulation study on rotational crop (USA) haloxyfop methyl was applied at a rate of 280 g a.i./ha and 560 g a.i./ha, respectively, to plots planted with soya bean and cotton. Approximately at 30 and 120 DAT the primary crops were removed and lettuce, sugar beets and wheat were planted as rotational crops. The residues were determined as haloxyfop (*R,S*). No residues were detected in lettuce, sugar beet roots and tops and in wheat grain, however residues were detected in wheat forage samples and straw samples but they were all at or below the lowest validated concentration (LOQ) of 0.01 mg/kg and 0.02 mg/kg respectively. Considering the higher application rates used in these trials when compared with the proposed critical GAP (*ca* 2N and 4N, respectively) it can be concluded that no significant residue levels are expected in rotational crops following application of haloxyfop-P methyl according to the critical GAP. Even though situated outside Europe, the study locations were considered to adequately cover the climate conditions both in the northern and southern part of Europe.

### 3.2. NATURE AND MAGNITUDE OF RESIDUES IN LIVESTOCK

Metabolism studies were conducted in lactating goats and laying hens. In both studies the test material was haloxyfop (unstated stereochemistry) since the variant (methyl ester) degrades very rapidly and haloxyfop (*R,S*) is the most pertinent compound found on plants i.e. potential feed items.

When lactating goats were dosed with radioactive labelled haloxyfop more than 89% of the radioactivity was excreted via the urine and *ca* 2% via faeces. Administered haloxyfop was rapidly and almost completely absorbed and excreted unmetabolised (as haloxyfop (*R,S*)) mainly via the urine. Only low levels of haloxyfop (*R,S*) were found in tissues and milk (0.5% and 3% administered dose, respectively). Most of the radioactivity in milk was present in the milk fat. In edible tissues from goats the highest amount was found in kidney followed by liver, muscle and fat. In liver and kidney only parent haloxyfop (*R,S*) was detected while in fat haloxyfop (*R,S*) was found as conjugate and in muscle it was not possible to determine any metabolites due to low content of radioactivity.

Residues in liver and kidney were present as haloxyfop (*R,S*) while the residues in milk occurred as haloxyfop (*R,S*) incorporated into lipids (triglycerides) as esters, from where haloxyfop (*R,S*) could be released by alkaline hydrolysis or enzyme treatment.

When <sup>14</sup>C- haloxyfop was fed to laying hens about 86% of the radioactivity was eliminated through excreta. In eggs haloxyfop (*R,S*) is build into the triglycerides of the egg lipids. In kidney and liver haloxyfop (*R,S*) is partly found as conjugates.

In eggs most of the radioactivity was found in egg yolk and almost 100% of the radioactivity consisted as triglyceride conjugates of haloxyfop (*R,S*) from where it was be released by alkaline hydrolysis or enzyme treatment. In liver and kidney from chickens haloxyfop (*R,S*) and conjugates were found. Haloxyfop (*R,S*) was released from those conjugates by alkaline treatment. No further identification of the conjugates was carried out. In chicken fat no haloxyfop (*R,S*) was found after extraction but after alkaline treatment of the extract haloxyfop (*R,S*) was found, which means that haloxyfop (*R,S*) in chicken fat consisted of conjugates. No further identification of the conjugates was carried out.

There is evidence from the rat study that stereochemical inversion occurred only towards haloxyfop-P, and thus residues in products of animal origin are expected to consist of the R-isomer when livestock is fed with haloxyfop-P. However, in the absence of experimental data on haloxyfop isomers in ruminant and poultry it is proposed to set the animal residue definition for monitoring and risk assessment as:

Sum of haloxyfop, its salts and conjugates expressed as haloxyfop, assuming that ‘haloxyfop’ refers to any ratio of the R- and S-isomers and not necessarily a ratio of the two isomers of 1:1.

The proposal takes into account that the analytical method used in the studies as well as the method proposed for monitoring are not able to differentiate between the R- and S-isomer.

Livestock feeding studies were conducted in lactating cows, beef cattle and laying hens. As in the livestock metabolism studies the test material was haloxyfop administered at different dose levels to the animals.

Residues in milk of lactating cows were low at all dose levels. The residues in cream were considerably higher than in milk with a highest value of 0.35 mg/kg in average at the highest dosing level that corresponds to *ca* 6 times the estimated dietary burden for dairy cattle from the

representative uses evaluated. After 3-7 days of withdrawal no residues were detected ( $<0.01$  mg/kg) in milk and cream.

In a feeding study with calves the lowest residues were found in muscle followed by fat, liver and kidney. Residues found at a dose level comparable to the estimated dietary burden for cattle (*ca* 0.5 mg/kg DM) give rise to significant residues in food of animal origin in practice and thus MRLs were proposed.

In the study with laying hens, residues were low in eggs and a plateau was reached at 8-10 days. Low residues were also found in muscle, while residue in liver and fat were *ca* 5 to 10 times higher than in eggs and muscle tissue. Based on the worst case estimated dietary burden for poultry and by extrapolation from the feeding study, the rapporteur Member State proposed MRLs for poultry products.

It is noted that the assessment of the dietary intake of livestock including the derivation of MRLs for food of animal origin presented above is included in the addendum of July 2005 (after EPCO 24) which was however not peer reviewed.

### 3.3. CONSUMER RISK ASSESSMENT

The chronic dietary risk assessment for consumers is based on information obtained from supervised residue trials, feeding studies and on European and international consumption data.

The theoretical maximum daily intake (TMDI) for an adult based on the WHO model (GEMS/Food European diet) was about 52% of the proposed ADI. National Estimates of Daily Intake (NEDI) were calculated for UK consumers with the UK Rees/Day model (Two highest 97.5<sup>th</sup> percentile intakes plus mean intakes from other food). Total intakes for adults were below the ADI of 0.00065 mg/kg bw/day, accounting for *ca* 34% of the proposed ADI. For toddlers and infants however the total estimated intake amounts to 138% and 215% of the proposed ADI, respectively. A refined assessment, including STMR values instead of MRLs, indicated the long-term exposure being significantly below the ADI (11-18%) for all considered consumer groups.

The acute dietary risk assessment showed that the National Estimated Short Term Intake (NESTI), using the UK model for adults and toddlers, is below the ARfD of 0.075 mg/kg bw in the most critical case (9% for infants consuming carrots).

The dietary risk assessment performed for different consumer groups indicates that there are no chronic and acute concerns related to dietary exposure resulting from the representative uses.

However consumer intake of residues from groundwater used as drinking water was not considered. A high potential for ground water contamination by the metabolites DE-535 pyridinol and DE-535 pyridinone was identified. Pending submission of a new FOCUS ground water modelling in the section of fate and behaviour (refer to point 4.2.2) consumer exposure and consumer risk to these metabolites may need to be assessed. (Refer also to point 2.8 above)

### 3.4. PROPOSED MRLs

Carrot, rape seed, Soybean (seed), dry peas (pulses)	0.10 mg/kg
Kidney; poultry liver	0.05 mg/kg

Poultry fat	0.03 mg/kg
Liver other than poultry liver	0.02 mg/kg
Meat; fat other than poultry fat	0.01* mg/kg
Eggs; milk	0.01* mg/kg

It is noted that according to current legislation a lower LOQ would be required for raw commodities which are used for baby food (e.g. carrots) and infant formulae/follow-on formulae (e.g. soya) than the LOQ considered within the peer review procedure of haloxyfop. Basically haloxyfop shall not be used in agricultural products intended for the production of this kind of food. Haloxyfop is not considered to be used if the residues do not exceed a level of 0.003 mg/kg. Therefore the notifier has been asked to develop methods that are able to analyse both raw commodities and infant follow-on formulae for residues down to 0.003 mg/kg. A validated method for haloxyfop available to determine residues down to 0.003 mg/kg has been submitted. Also an ILV report has been submitted and was evaluated in an addendum (September 2005; not peer reviewed).

## 4. Environmental fate and behaviour

Haloxyfop-P methyl ester was discussed at the EPCO experts' meeting on environmental fate and behaviour (EPCO 21) in April 2005. A new dossier was resubmitted by the applicant to address the surface water exposure assessment for the aqueous photolysis metabolite DE-535 furan and the potential for ground water exposure assessment in line with FOCUS recommendations on the use of first order degradation kinetics. The rapporteur Member State prepared an additional report (June 2008) and an addendum to the additional report (March 2009) which included updated information relevant for the environmental fate and behaviour assessment. The resubmission of haloxyfop-P was discussed at the teleconference meeting of Member State experts PRAPeR TC18 (3 September 2009). After the teleconference meeting the rapporteur Member State provided another addendum to the additional report (September 2009).

### 4.1. FATE AND BEHAVIOUR IN SOIL

#### 4.1.1. ROUTE OF DEGRADATION IN SOIL

Laboratory metabolism of haloxyfop-P methyl ester (DE-535) under dark aerobic conditions at 20°C was investigated in two studies with the active substance either <sup>14</sup>C-labelled in the phenyl or in the pyridine ring of the molecule. The six soils covered a range of pH (6.4 – 8.3), clay contents (6 – 48%) and organic matter contents (1.2 – 6.3%). One of the soils (sandy loam) was also tested at 10°C with the pyridine-labelled compound, and one soil was sterilised and tested with the phenyl-labelled compound. Additionally, the aerobic degradation rate was investigated in three horizons of the same Borstel, German soil used for a previous lysimeter study.

The mineralization at 20°C was slower in the <sup>14</sup>C-pyridinol labelling soils (1.0-3.3 % AR after 90 days in four soils and 6.2-6.3% AR after 91 days in two soils) than in the <sup>14</sup>C-phenyl labelling soil (32% AR after 90 days). The fractions of non-extractable radioactivity were 44% AR (90 d, phenyl-labelling) and 3.4-38% AR (after 90-91 d, pyridinol labelling).

The methyl ester was hydrolysed rapidly to **haloxyfop-P<sup>13</sup> (DE-535 acid)** in all six soils with only 1.3-7.7% AR remaining ester 1-2 days after treatment, when maximum levels of the acid (53-91%

<sup>13</sup> (R)-2-[4-((3-Chloro-5-(trifluoromethyl)-2-pyridinyl)oxy)phenoxy]propanoic acid

AR) were observed. The acid was further degraded to **DE-535 pyridinol**<sup>14</sup>, to **DE-535 phenol**<sup>15</sup>, and to **DE-535 pyridinone**<sup>16</sup>. DE-535 pyridinol exceeded the trigger value of 10% AR in all six pyridinol labelling soils, (max. 29-52% AR, after 59-91 days) but was not identified in the phenyl labelling soil. DE-535 pyridinone exceeded 10% AR on a limited number of occasions in laboratory studies (max. 11.0% AR after 120 days at 20°C and max. 11.5% AR after 268 days at 10°C) and DE-535 phenol reached a maximum of 12.6% AR at 14 d in a loamy clay soil and 11.6% AR at 3 d in a sandy clayey loam soil. The need to consider pyridinol, pyridinone and phenol metabolites with regard to the residue definition and potential groundwater contamination was seen during the evaluation meeting (September 2004). The applicant presented in an addendum (April 2005) some arguments to address this issue. The experts meeting (EPCO 21) concluded that even if metabolites exceed the trigger value of 10% AR only occasionally, DE-535 pyridinone and DE-535 phenol should be considered as relevant soil metabolites and they should be considered with regard to possible leaching to groundwater (see section 4.2.2).

Further investigations were performed on the radioactivity remaining unextracted from the soil. The results suggested typically that a greater proportion of applied radioactivity was associated with fulvic and humic acids at the earlier sampling intervals compared to the later sampling interval where increased amounts were associated with the humin.

In the sterile soil, mineralisation was less than 1% AR in 4 months. Like in the non-sterile soil degradation, haloxyfop-P methyl ester degraded rapidly to produce the acid metabolite haloxyfop-P, which reached a maximum amount of 85% AR after 30 days. No other major metabolites were identified under these conditions.

Degradation of <sup>14</sup>C-DE-535 (phenyl and pyridine labelled) under dark anaerobic conditions at 20°C was investigated in a study with a sandy loam soil (Marcham; pH = 7.6, 15% clay, 1.9% OM). The anaerobic degradation of <sup>14</sup>C-DE-535 pyridinol<sup>17</sup>, <sup>14</sup>C-DE-535 phenol and <sup>14</sup>C-DE-535 pyridinone were also investigated by direct application to the separate systems of the same soil type to determine the degradation kinetics of these metabolites. The ester was hydrolysed very rapidly to DE-535 acid (maximum concentration 89% AR at 3 d). DE-535 acid once formed decreased corresponding to an increase of soil bound residues and the amount of phenol and pyridinol metabolites formed did not exceed 1% AR.

According to the available study, photolysis does not contribute to the dissipation of DE-535 and DE-535 acid. Haloxyfop-P methyl ester was hydrolysed to form haloxyfop-P in both irradiated samples and dark controls, indicating non-photolytic conversion on the soil surfaces. No other products were formed in significant concentrations in either irradiated or dark systems, although small (max. 9.1% AR in dark controls after 5 days) and variable amounts of DE-535 phenol were formed.

#### 4.1.2. PERSISTENCE OF THE ACTIVE SUBSTANCE AND THEIR METABOLITES, DEGRADATION OR REACTION PRODUCTS

The degradation rate of haloxyfop-P methyl ester in soil under aerobic conditions was investigated in the same soils used in the route study. DT<sub>50</sub> and DT<sub>90</sub> values for haloxyfop-P methyl ester and all four

<sup>14</sup> 3-chloro-5-trifluoromethylpyridin-2-ol

<sup>15</sup> 4-(3-chloro-5-trifluoromethyl-2-pyridyloxy)phenol

<sup>16</sup> 3-chloro-1-methyl-5-(trifluoromethyl)-2(1H)-pyridinone

<sup>17</sup> The original Table B.8.1.1.2.1/01-2 included in the DAR has been revised regarding results for DE-535 pyridinol (addendum dated April 2005).



major metabolites were calculated for biologically active surface soils at 20°C excluding results from deeper soil layers (Borstel soils), sterile conditions and lower temperature. In the first study both simple first order one and two compartment decay curves with accumulation phases were considered for all compounds, whilst in the second study simple first order models were used except for DE-535 acid and DE-535 phenol where bi-exponential models were used. Haloxyfop-P methyl ester is very low persistent, with  $DT_{50} < 0.6$  day ( $n = 7$ ) and  $DT_{90} < 1.8$  day ( $n = 7$ ).  $DT_{50}$  values for haloxyfop-P were in the range 4.0 - 13 days and  $DT_{90}$  were in the range of 31 - 332 days. For phenol the  $DT_{50}$  range was 15 - 110 days, with the regulatory limit value of 60 days exceeded in 2 out of 6 samples. DE-535 pyridinol and DE-535 pyridinone showed to be persistent with all  $DT_{50}$  values higher than 60 days ( $DT_{50} = 79 - 437$  days and 205 - 246 days, respectively) and most of the  $DT_{90}$  values higher than 1 year.

In the resubmission dossier, data from the two original laboratory soil degradation studies were re-evaluated following FOCUS kinetics guidance and using the kinetic modelling tool KinGUI (version 1.1). The new kinetic analysis for haloxyfop-P and its metabolites was reported in the additional report (Denmark, 2009a) and discussed by the Member State experts at the PRAPeR teleconference TC18. In particular, the modification of the linear degradation scheme (“parent” (DE-535 and DE-535 acid) to DE 535 phenol to DE 535 pyridinol to DE 535 pyridinone) with the inclusion of a “ghost” compartment between DE 535 phenol and DE 535 pyridinone was considered. The details of both statistical and visual assessment of the goodness of fit of the linear degradation scheme requested during the peer review were not available for a comparison of the two kinetic evaluations. Therefore, the experts concluded that there were not robust justifications for disregarding the “simple” approach in favour of the more complicated metabolism scheme including the “ghost” compartment. It was also agreed that from the laboratory data available, where no decline of the metabolite DE-535 pyridinone was observed, a reliable half life may not be obtained. A data gap was consequently identified for reliable degradation rates in soil for metabolite DE-535 pyridinone. In the absence of details on the kinetic assessment with the simple linear degradation route, the new  $DT_{50}$  values estimated for DE-535 phenol and DE-535 pyridinol could not be considered acceptable. For the “parent” compound the FOMC model was considered appropriate for the description of the decline alone (refer to addendum September 2009 for details on the kinetic parameters). The  $DT_{50}$ s calculated by adjusting the  $DT_{90}$  by a factor of 3.32 as recommended in the FOCUS guidance are 12.9 to 58 days (geometric mean 25.8 days, re-calculated by EFSA taking into consideration the geometric mean of the  $DT_{50}$  values derived from the same soil with different radiolabelled positions).

The rate of degradation of  $^{14}\text{C}$ -haloxyfop-P methyl ester (phenyl and pyridine labelled) under anaerobic conditions was  $< 2$  days. Haloxyfop-P, DE-535 phenol and DE-535 pyridinone metabolites, once formed, degraded slowly, with  $DT_{50}$  values of 588 days, 281 days, and 306 days, respectively.

Dissipation of haloxyfop-P and DE-535- pyridinol in soil under field conditions was investigated through 18 months in two sites in France and two sites in Germany, which were applied with haloxyfop-P methyl ester formulated as EF-1400 (108 g a.s./ha on bare soil) in late spring/early summer months. A second study was carried out with the same compound following autumn application to three sites in Germany. No concentration profiles were measured for haloxyfop-P methyl ester, DE-535 phenol and DE-535 pyridinone. Residues of both haloxyfop-P and DE-535-pyridinol were found primarily in the top 10 cm of the soil column. New dissipation field studies (two sites in Germany, one site in France and one site in Poland) were provided in the resubmission dossier. Soil residues were analysed for DE-535 acid and the metabolites DE-535 pyridinol, DE-535 phenol and DE-535 pyridinone after a single spring application to bare soil (limits of quantification (LOQ) 0.002 mg/kg). Results for DE-535 acid confirmed that DE-535 acid does not persist in soil and was present predominantly in the upper 10 cm soil layer. Metabolites were generally formed at low



levels (<LOQ except DE-535 pyridinol and DE-535 phenol measured at maxima of 0.0069 and 0.011 mg/kg respectively) and they were not detected in soil layers deeper than 10cm. No determination of dissipation/degradation kinetics was performed for this study for either the parent or the metabolites. Note absence of detection of soil residues of the metabolites below 10cm in this study design does not preclude that there could have been leaching through the soil column. Soil water residues would need to have been investigated to exclude that there was leaching in the context of the parametric groundwater limit (0.1µg/L).

In the original dossier DT<sub>50</sub> values estimated for haloxyfop-P from the two studies formerly submitted were in the range of 5-27 days and DT<sub>90</sub> in the range 53-362 days. Concerns were raised on the degradation rates calculated for DE-535 pyridinol in the first study (spring/summer application) as they were based on few experimental measurements and because of the variability of data obtained in three out of four field experiments (Bas-Phin (France), Baden-Wurtemberg (Germany) and Champagne (France) soils). In addition, the DT<sub>50</sub> value of 153 days, calculated in the second study (autumn application) for the Schenkenberg (Germany) soil, resulted in a poor goodness of fit ( $r^2 = 0.42$ ). The acceptability of these DT<sub>50field</sub> values was not fully discussed at the meeting of experts EPCO 21, but it is the opinion of EFSA and the rapporteur Member State that they should not be considered for the risk assessment. However, as PEC<sub>soil</sub> calculations for DE-535 pyridinol were performed with the longest field DT<sub>50</sub> value of 193 days derived from the Klostergut (Germany) soil, the exclusion of the above mentioned data will not have an impact on the final assessment. Reliable field DT<sub>50</sub> values for DE-535 pyridinol were in the range of 38-193 days and DT<sub>90</sub> in the range of 412-640 days. In the resubmission dossier a re-evaluation of the kinetic behaviour of the “parent” and the metabolite DE-535 pyridinol under field conditions was undertaken. After normalisation of the field data for standard temperature conditions (20°C, using a Q<sub>10</sub> of 2.2) the FOMC model provided the best fit both statistically and visually to the data for the “parent”. For modelling purposes, the geometric mean of the DT<sub>50s</sub> determined by dividing the DT<sub>90</sub> by a factor of 3.32 as recommended in the FOCUS guidance was 30.2 days (range of 18.9 to 66.1 days). A further kinetic assessment was performed using a degradation scheme including a “ghost” compartment, similar to the approach used for laboratory degradation data. Since field results were only available for “parent” and DE-535 pyridinol, the decline rates for DE-535 phenol, DE-535 pyridinone and the “ghost” compartment were fixed within the model to the geometric mean SFO values determined in the laboratory data fitting, along with their formation fractions and the initial concentration of the “parent”. The Member State experts of the teleconference PRAPeR TC18 considered this approach not appropriate and agreed that for DE-535 pyridinol the SFO geometric mean of 63 days, calculated with a linear degradation scheme, might be used in FOCUS modelling in combination with a global formation fraction for this metabolite of 0.2466.

As some of the DT<sub>50field</sub> values and all the DT<sub>90field</sub> values exceeded the regulatory limit values, pyridinol can be considered a persistent major metabolite.

The accumulation potential of haloxyfop-P methyl ester and its metabolites (acid and pyridinol) in soil under field conditions was investigated over a five-year period under typical use conditions in Germany and France (single annual application to bare soil of nominally 108 g a.s./ha of DE-535 formulated as EF-1400). All quantifiable concentrations (LOQ = 2.0 µg/kg) were found in the top 0 - 10 cm. The maximum concentrations of DE-535 acid were 73.2 µg/kg in Germany (immediately after treatment 2) and 59.5 µg/kg in France (immediately after treatment 3). DE-535 pyridinol levels reached a maximum of 3.6 µg/kg. In conclusion, there was no evidence of any accumulation of the two metabolites DE-535 acid and DE-535 pyridinol in soil. DE-535 phenol and DE-535 pyridinone were not analysed.

In the original DAR,  $PEC_{soil}$  values for haloxyfop-P methyl ester and its major metabolites were calculated based on worst case laboratory  $DT_{50}$  values. The meeting of experts (EPCO 21) agreed on the use of the realistic worst case  $DT_{50}$  from the field dissipation studies where available (i.e. haloxyfop-P and DE-535 pyridinol). New  $PEC_{soil}$  calculations for haloxyfop-P and DE-535 pyridinol were provided in an addendum dated April 2006 (not peer reviewed). However, after the EPCO meeting, the EFSA noted that the method (bi-exponential degradation model) used to determine degradation rates for all the metabolites were not consistent with the method assumed by the model for  $PEC_{soil}$  calculations (first order). As a consequence, the rapporteur Member State agreed with the EFSA that new calculations should be performed for haloxyfop-P, DE-535 phenol and DE-535 pyridinone<sup>18</sup>. However, it should be noted that new  $PEC_{soil}$  values will not have an impact on the risk assessment for terrestrial organisms as safe use have been shown using the initial  $PEC_{soil}$  values.

#### 4.1.3. MOBILITY IN SOIL OF THE ACTIVE SUBSTANCE AND THEIR METABOLITES, DEGRADATION OR REACTION PRODUCTS

Sorption characteristics of haloxyfop-P were investigated in one standard soil and three agricultural soils. In another study sorption characteristics for haloxyfop-P was studied on four different soils, one of which constituted three horizons of soil from a lysimeter, and metabolites DE-535 pyridinol, DE-535 phenol and DE-535 pyridinone were investigated in seven different European soils. Only one concentration of the substance was used and no Freundlich isotherms were derived. Sorption coefficients for haloxyfop-P methyl ester were not determined due to rapid hydrolysis. Haloxyfop-P was weakly adsorbed to soil, with a  $K_{doc}$  in the range from 29 to 114 mL/g (mean = 53.5 mL/g), indicating that this metabolite is high to very high mobile in soil. In deeper soils (from 30 cm to 100 cm)  $K_{doc}$  values for haloxyfop-P were in the same range (55-60 mL/g). DE-535 pyridinol and DE-535 pyridinone were even more weakly adsorbed with  $K_{doc}$  ranging from 23.4 to 67.8 mL/g (mean = 41.9 mL/g) and from 18.5 to 46.3 mL/g (mean = 30.8 mL/g) respectively. However, results for DE-535 phenol indicate that this major metabolite is low mobile in soil ( $K_{doc}$  = 657.8 – 967.6 mL/g, mean = 761.5 mL/g).

The behaviour of haloxyfop-P methyl ester was studied in three lysimeter studies representing three application seasons under typical conditions for Northern Europe (Germany). The lysimeters were undisturbed soil monoliths of sandy soils sown with sugar beet (2 lysimeters) or oil seed rape and treated on late spring (middle of June) or early spring (middle of May) for sugar beet or autumn (late September) for oil seed rape. Labelled haloxyfop-P methyl ester at rates equivalent to 52.7 – 112 g a.s./ha (approximately minimum and maximum label application rates) was used. In the late spring study, one lysimeter was treated at rate equivalent to 212 g a.s./ha. Leachates were collected throughout the two-year period experiments and analysed for the total radioactivity. Leachate was analysed for haloxyfop-P methyl ester and the haloxyfop-P, DE-535 phenol (only two studies) and DE-535 pyridinol metabolites. No specific measurements supported by analytical standards were made for DE-535 pyridinone but all chromatographically resolved radiolabelled fractions except a polar component ascribed as U1 (discussed further below) were present at annual average concentrations <0.044 µg a.s. eq/L. These results indicate that DE-535 pyridinone was not present at annual average concentrations above 0.1 µg/L in the leachate from these 1.1m depth soil monoliths under the conditions of these investigations. Haloxyfop-P methyl ester itself was shown to disappear rapidly from the soil columns and was never detected in the leachates. Concentrations of DE-535 phenol in leachate were < 0.004 µg a.s. eq/L. DE-535 pyridinol was found not to exceed 0.1 µg a.s.

<sup>18</sup> In the case of DE-535 pyridinol, the  $DT_{50field}$  used for  $PEC_{soil}$  calculations was obtained with a three-exponential function. However, as this half-life approximates a first-order kinetic ( $DT_{50}$  = 193 d,  $DT_{90}$  = 640 d), it is the opinion of EFSA that no new calculations for this metabolite are required.

eq/L in any leachate sample. Haloxyfop-P exceeded 0.1 µg a.s. eq/L in some leachate samples, but the annual average concentrations were in the range from <0.004 µg a.s. eq/L to 0.089 µg a.s. eq/L. An uncharacterized polar component (U1) in the leachate samples was found at annual average concentrations > 0.1 µg a.s. eq/L in the early spring application study and in the autumn application study. The 90% of U1 was identified as trifluoroacetic acid (TFA). The highest annual average concentrations measured were 0.085 µg/L in the spring study and 0.079 µg/L in the autumn study. The meeting of experts (EPCO 21) agreed that, as the trigger value of 0.1 µg/L was not reached, no further assessment (i.e. groundwater modelling) was necessary for trifluoroacetic acid.

## 4.2. FATE AND BEHAVIOUR IN WATER

### 4.2.1. SURFACE WATER AND SEDIMENT

The hydrolysis of haloxyfop-P methyl ester was investigated in natural water (pH 8) and buffered (pH 4, 7 and 9) sterile water in the dark with both pyridine and phenyl ring radiolabelled compound. The hydrolysis rate was found to be strongly correlated with increasing pH: calculated half-lives at 20 °C ranged from 0.63 days (pH 9) to 43 days (pH 7); while at pH 4 the material was stable. Degradates analysis showed that in natural water and pH 7 and pH 9 buffers, haloxyfop-P methyl ester hydrolysed to haloxyfop-P (max. 99.1% AR after 21 days at pH 9). Two degradates were seen in both label forms. They reached maximum concentrations of 2.3% AR and 2.9% AR for pH 9 and pH 7, respectively.

Photolysis of haloxyfop-P methyl ester (labelled at the pyridine or at the phenyl ring) was investigated in pH 5 sterile buffer and natural water (pH 8.5) with a xenon light source for up to 20 days. In sterile buffer haloxyfop-P methyl ester degraded in the irradiated samples to form two major metabolites: an isomer of DE-535 pyridinol (max. 14.3% AR) and **DE-535 furan** (max. 18.6 % AR after 6.8 days of continuous irradiation). Very little degradation took place in dark controls. Photodegradation of haloxyfop-P methyl ester in natural water resulted in rapid production of haloxyfop-P (max. 99% AR) via hydrolysis in both irradiated and dark control samples. In irradiated systems, two additional metabolites exceeding 10% AR were produced: **4-trifluoromethyl-5-amino-pentanol (DE-535 TAP)**, maximum 17.8 % AR) and DE-535 pyridinol isomer (maximum 16.2 %AR). In pH 8.5 natural water system, DE-535 furan attained a maximum of 6.8% AR after 1.8 days. Concerns were raised on the potential relevance of the metabolite DE-535 furan formed in the sterile buffer system, because of the dibenzofuran “like” structure of this metabolite. In the resubmission dossier (Annex I to the Additional Report) a maximum initial FOCUS Step 2 PEC<sub>SW</sub> value of 0.0627 µg/L was calculated for the photolysis degradation product DE-535 furan on the basis of some conservative assumptions ( $K_{oc} = 0$  mL/g and no degradation of the precursor DE-535 acid) that enabled a satisfactory risk assessment to be completed.

The photodegradation of haloxyfop-P in sterile buffer was also investigated. The photoproduct profile was similar to that observed for haloxyfop-P methyl ester in natural water, although DE-535 phenol (max. 26.0% AR after 8.8 days) and **DE-535 acid phenone** (max. 22.2% AR after 6.8 days) were observed as significant photoproducts. DE-535 pyridinol isomer reached a maximum level of 11.6% AR after 6.8 days).

The net photolysis first order half-lives was 2 days in natural water and 20 days in pH 5 buffer for haloxyfop-P methyl ester; and for haloxyfop-P was 8 days (in natural water) and 12 days (in pH 5 buffer) (comparable to natural sunlight intensity in the summer season at 40° N latitude). It may be concluded that photolysis may contribute to the environmental degradation of haloxyfop-P methyl ester and haloxyfop-P.

Haloxyfop-P methyl ester was shown not to be readily biodegradable in a 28-day closed bottle test.

The degradation of haloxyfop-P methyl ester was investigated in two natural water-sediment systems (one low organic sandy system and one high organic silt loam system) under controlled laboratory conditions with ( $^{14}\text{C}$ -phenyl)- and ( $^{14}\text{C}$ -pyridine)-labelled material. The total radioactivity in surface water ranged from 80-85% AR (high organic system) and 74-87% AR (low organic system) at 0 time to 8-32% AR and 6-31% AR at study end (100 days). Levels of %AR in sediment extracts were higher in the high organic silty loam sediment (max. 36-43% AR) than in the low organic sandy sediment (max. 20-23% AR). At the end of the study (100 days) the total amount of non-extractable residue was in the range 22 – 27% AR. Carbon dioxide production reached a maximum value of 49-53% AR at 100 days. The following identified breakdown products accounted for > 10% AR: DE-535 acid (max. 63.8-81.5 %AR in water, max. 12.7-33.7 % AR in sediment) and DE-535 pyridinol (max. 19.7 %AR in water, max. 16.4 %AR in sediment, both detected only with the  $^{14}\text{C}$ -pyridine-labelled material). Lower levels (max 5.2% AR) of the DE-535 phenol were detected. Calculated first order  $\text{DT}_{50}$  values for haloxyfop-P methyl ester were < 0.3 days. First order  $\text{DT}_{50}$  values for haloxyfop-P were 39-52 days (whole system), 32-55 days in the water phase, whereas degradation in the sediment phase was slow in the low organic sandy system (> 1 year). Degradation rate constants calculated in the DAR for DE-535 pyridinol were considered not reliable, since the percentage of the metabolite increased until the end of the study. The experts in EPCO 21 agreed that a water/sediment study with a longer duration is not deemed appropriate. However, as the precursors of DE-535 pyridinol were still present in the system at study termination, it was concluded that surface water exposure assessment should be performed with a worst case assumption based on formation fraction of the metabolite and precursors.

Actual and time weighted average surface water and sediment concentrations for haloxyfop-P methyl ester, haloxyfop-P and DE-535 pyridinol were recalculated by the rapporteur Member State assuming a water volume with a depth of 0.3 m and distance of 1 m from the source (with an input from spray drift of 2.77% of the application rate). Additional calculations were performed including a contribution from run-off/erosion and/or drainage flow of 15% of the application rate which occurs on the day of application (in accordance with guidelines provided in the EC Guidance Document on Aquatic Ecotoxicology SANCO 3268/2001 ver. 4). Compared to the FOCUS step 1 assumption of 10%, this approach was accepted and considered an absolute worst case by the EPCO meeting of experts, and the final calculation and decision could be taken at Member State level. New  $\text{PEC}_{\text{sw}}$  and  $\text{PEC}_{\text{sed}}$  calculations for DE-535 pyridinol were performed and included in addendum 2 of April 2006. It was assumed that DE-535 pyridinol's potential precursors (DE-535 acid and DE-535 phenol) are converted completely to DE-535 pyridinol. The resulting conversion factor was 56.24%, based on the concentration of DE-535 pyridinol (33.13%) plus the concentrations of the precursors haloxyfop-P (17.85%) and DE-535 phenol (5.26%). Assuming complete conversion of DE-535 pyridinol's precursors,  $\text{PEC}_{\text{sw}}$  values were increased by a factor of 1.7. In addition  $\text{PEC}_{\text{sed}}$  values were recalculated taking into account a sediment bulk density of  $1.3 \text{ g/m}^3$ , in place of  $1.5 \text{ g/m}^3$  as originally done in the DAR. Results have not been peers reviewed but the rapporteur Member State and the EFSA considered the study acceptable.

#### **4.2.2. POTENTIAL FOR GROUND WATER CONTAMINATION OF THE ACTIVE SUBSTANCE THEIR METABOLITES, DEGRADATION OR REACTION PRODUCTS**

The leaching to groundwater of haloxyfop-P, DE-535 pyridinol, DE-535 phenol, and DE-535 pyridinone was modelled for the nine European FOCUS scenarios using FOCUS PELMO 2.2.2, based on a field application rate of 108 g a.s./ha. To represent worst case scenarios for the soil degradates, they were modelled as “applications” at their corresponding maximum amounts seen in the laboratory



experiments, corrected for molecular weight. Degradation rates for all compounds were derived from laboratory studies and resulted in average  $DT_{50lab}$  values (corrected for moisture contents) of 11.4 d, 230 d, 36.1 d and 226 d for haloxyfop-P, DE-535 pyridinol, DE-535 phenol, and DE-535 pyridinone respectively. All applications were modelled to the crop (autumn/late autumn application to winter oilseed rape and spring/early spring application to sugar beet) to represent post-emergence application. The 80<sup>th</sup> percentile annual average haloxyfop-P concentrations in the leachate at 1 m depth were estimated to be below 0.1 µg/L. The major metabolite DE-535 pyridinol exceeded the limit value of 0.1 µg/L in all scenarios, with 80<sup>th</sup> percentile annual average  $PEC_{GW}$  in the range of 0.55–2.87 µg/L. DE-535 pyridinone also exceeded the trigger value for groundwater in all scenarios ( $PEC_{gw}$  ranged from 0.26 to 0.90 µg/L). DE-535 phenol were in all cases < 0.001 µg/L. The mobility of DE-535 has not been modelled due to fast degradation (hydrolysis) in soil ( $DT_{50} < 0.7$  d) and it is therefore not expected to be present in groundwater. The reliability of new higher tier  $PEC_{GW}$  modelling study (including the metabolite TFA found in the lysimeter studies) submitted by the applicant and summarised in an addendum (April 2005) was discussed at the EPCO experts' meeting. Some of the assumptions used in the modelling (constant degradation assumed in the top 1 m horizon for DE-535 pyridinol; a 1% formation factor derived from lysimeter studies and the extrapolated  $DT_{50field}$  for DE-535 pyridinone) were not accepted and therefore it was concluded that the risk assessment should be based on the original calculations reported in the DAR. However, during the preparation of the conclusion (first issue finalised July 2006), EFSA noted that the methods used to determine degradation rates from the experimental data for all the compounds (bi-phasic degradation model or three exponential function) were not compatible with the method assumed by the PELMO model (first order kinetic). Therefore, it was agreed with the rapporteur Member State that these values should be taken with caution. In the resubmission dossier, the applicant presented a higher tier FOCUS groundwater modelling for DE-535 acid and the metabolites DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone using FOCUS PELMO and FOCUS PEARL models. The teleconference meeting of experts disagreed with the degradation scheme including a “ghost” compartment used in the modelling and considered some of the input parameters unacceptable for EU risk assessment (see section 4.1.2 for details on the evaluation of the degradation/dissipation rates in soil and the data gap for reliable  $DT_{50}$  values for metabolite DE-535 pyridinone). In particular, the experts agreed that in line with all third stage and onward substances (including applications received for not included second stage substances) a 1/n value of 1 should be used where no attempt at a Freundlich determination has taken place for adsorption properties as only a single concentration was investigated. Because the 1/n is a sensitive input parameter, a data gap for new FOCUS groundwater modelling with the agreed input parameters was set in PRAPeR TC18. The toxicological assessment was able to conclude that metabolites DE-535 pyridinol and DE-535 pyridinone were not relevant according to step 3 of the scheme of the Guidance Document on the Assessment of the Relevance of Groundwater Metabolites (European Commission, 2003). However, with the available information, the experts of environmental fate could not conclude on the possible exceedance of the 0.75 µg/L trigger for DE-535 pyridinone in the predicted 80<sup>th</sup> percentile annual average concentrations in groundwater. Pending on the outcomes of the new FOCUS GW modelling, a consumer risk to these metabolites may need to be assessed.

Following a data gap identified at the EPCO meeting of experts, the applicant provided<sup>19</sup> some explanations on the differences between the concentrations of haloxyfop-P resulting from the groundwater modelling and the lysimeter studies.

<sup>19</sup> Comments from the applicant are included in the evaluation table and accepted by the rapporteur Member State (data gap 4.2). The data gap is not relevant for the final risk assessment.

### 4.3. FATE AND BEHAVIOUR IN AIR

The volatilisation of DE-535 from soil and plant surfaces was investigated in one study. Results of the plant tests showed that 19 and 20% AR had volatilised from the plant leaves after 24 hours. Losses from soil were much lower at only 2% AR. The potential for photochemical degradation of DE-535 in air is high ( $DT_{50}$  = 0.62 days estimated with the Atmospheric Oxidation Program), indicating a low potential for long-range transport in the upper atmosphere.

## 5. Ecotoxicology

Haloxyfop-P was discussed at the EPCO experts' meeting for ecotoxicology (EPCO 22) 11-15 April 2005, based on the draft assessment report (Denmark, 2004). Following resubmission, haloxyfop-P was discussed at PRAPeR TC 19 (September 2009), based on the additional report (Denmark, 2009a). Following the expert consultation an addendum to the Additional Report (Denmark, 2009b) was provided by the rapporteur Member State.

### 5.1. RISK TO TERRESTRIAL VERTEBRATES

Acute toxicity tests with birds using haloxyfop-P-methyl ester (DE-535) and the metabolite DE-535 acid are available. Short-term dietary and reproduction toxicity tests were conducted only with the acid metabolite. This was considered sufficient by the Member State experts since the haloxyfop-P-methyl ester rapidly degrades to the acid in plants and hence birds are unlikely to be exposed to the ester. The DE-535 acid was more acutely toxic to birds than the methyl ester in comparable studies. No bird toxicity study with the lead formulation is available. It was the opinion of the meeting that this should not be required for reasons of animal welfare and was not considered necessary since the formulation has a high content of the active substance.

A first tier risk to birds using generic species representing small insectivorous and large herbivorous birds in the short grass scenario was performed in accordance with SANCO/4145/2000 in the DAR. The assessment was complemented with a medium herbivorous bird in the leafy crop scenario in addendum 1 of April 2005. All TER values are above the relevant Annex VI trigger indicating a low risk to birds from the evaluated representative uses. It was however noted that the  $DT_{50}$  in treated vegetation was longer than the default value of 10 days. The Member State experts therefore agreed that the  $f_{TWA}$  values should to be revised for each crop and consequently also the risk assessment. Crop specific residue decline data for sugar beet, field beans, field peas and oilseed rape were presented in addendum 2 of April 2006 (not peer reviewed) based on studies already included in section B.7.6 of the DAR. Resulting  $DT_{50}$  values were in the range 7.2 – 31.6 days based on a first order kinetic model. It should however be noted that the number of data points in the residue studies are few, and no initial concentrations were analysed. It is the view of the EFSA that  $DT_{50}$  values in vegetation are not well founded. However, if the longest  $DT_{50}$  of 31.6 days that was estimated for sugar beet is used to calculate the  $f_{TWA}$  and the subsequent TER for herbivorous birds, a  $TER_{it}$  value above the trigger would still be the result.

The first tier risk assessment for mammals was done in accordance with SANCO/4145/2000 using values for medium herbivorous and insectivorous mammals. The acute TERs were 114 and 315 respectively, and hence well above the Annex VI trigger of 10. The long-term TERs were 0.05 and 0.086, respectively, and hence significantly below the Annex trigger of 5 indicating a high risk.

The initial long-term risk assessment in the DAR was based on a NOEL of 0.03 mg/kg bw/day for minor changes in haematology and clinical chemistry observed in a two-year dietary chronic toxicity-oncogenicity study. The rapporteur Member State proposed to refine the assessment of long-term risk to mammals by choosing the NOAEL of 2 mg a.s./kg bw/day from a 16-week dietary study with rats.



Additionally, a mean 21-day residue level based on mean  $DT_{50}$  and average of residues in four different crops was used. The refinements were discussed by the Member State experts in EPCO 22 and it was agreed that a NOAEL of 1 mg a.s./kg bw/day from the reproduction study should be used. The NOAEL/NOEL chosen for reproductive effects in the mammalian toxicology section was set to 0.065 mg/kg bw/day based on decreased body weight of the pups after 21 days at 1.0 mg/kg bw/day. As for birds, it was also considered necessary to recalculate the  $f_{TWA}$  values for each crop and revise the risk assessment based on the new values. Since a TER of 2.9 was obtained for insectivorous mammals if a NOAEL of 1 mg/kg bw/day was used, and TER values below the Annex trigger of 5 were likely to be the result for herbivorous mammals, the long-term risk to mammals needed to be further addressed. The EFSA proposed that the PPR Panel opinion on the choice of endpoint to assess the long-term risk to mammals should be considered in the assessment<sup>20</sup>.

A revised long-term risk assessment for herbivorous mammals were provided and assessed in the Additional Report (Denmark, 2009a). Use of a developmental endpoint for rats in the long-term risk assessment was not supported in the peer review and the NOAEL of 1 mg a.s./kg bw/day from the rat reproduction study was used. Based on measured residue half lives, long-term TERs for the intended use in sugar beet, field peas, field beans and oilseed rape were in the range of 1 to 2, indicating a need for further refinements. A refined assessment based on hare (*Lepus europaeus*) and PD values of 0.2 and 0.4 (KEMI, 2006) for the spring and autumn uses respectively were provided. For the use in oilseed rape the endpoint of 2 mg a.s./kg bw/day from the 16 week rate endpoint was however suggested for the long-term risk assessment as this endpoint was considered more appropriate for the intended autumn application (outside reproductive season). Resulting long-term TERs were above the Annex VI trigger for all intended uses. During PRAPeR TC 19 Member State experts were of the opinion that it could not be excluded that the breeding season of herbivorous mammals may correspond to the time of use in oilseed rape for Southern Europe. Consequently, the refinement of the long-term risk for mammals based on the use of the 16-week study NOAEL of 2 mg /kg bw/day would therefore only be appropriate for Northern Member States or those Member States that could be sure that breeding would not coincide with the time of application of the active substance for the oilseed rape uses in autumn. NOAEL from the 16 weeks study could not be used to support use in oilseed rape in Southern Europe. The experts agreed that for the EU level assessment the endpoint from the reproduction study should be retained for use in the risk assessment (NOAEL  $\geq$  1 mg/kg bw/d). A new data gap was identified for the applicant to address the long-term risk to herbivorous mammals for the intended use on oilseed rape in Southern Europe. Member State experts suggested that Member States could consider the coincidence of feed residues with the breeding season in their territories (i.e. consider refining the long-term risk for mammals based on the use of the 16 weeks study NOAEL of 2 mg/kg bw/day) but that this was not appropriate for the EU level assessment.

Following from the data gap to address the long-term risk to herbivorous mammals from autumn use in oilseed rape in Southern Europe, Member State experts agreed on a similar data gap to address the risk to insectivorous mammals as the assessment for insectivorous mammals according to the Birds and Mammals Guidance Document is pending on the risk assessment for herbivorous mammals.

The  $\log P_{ow}$  for haloxyfop-P-methyl ester is 4.0. However, since the methyl ester degrades rapidly to the acid in both soil and water, the potential for bioaccumulation and food chain transfer is considered

<sup>20</sup> Opinion of the Scientific Panel on Plant health, Plant protection products and their Residues on a request from the EFSA related to the choice of endpoints to assess the long term risk to mammals, The EFSA Journal(2006) 344, 1-22. [http://www.efsa.eu.int/science/ppr/ppr\\_opinions/1437/ppr\\_op\\_ej344\\_noec\\_mammals\\_en1.pdf](http://www.efsa.eu.int/science/ppr/ppr_opinions/1437/ppr_op_ej344_noec_mammals_en1.pdf)

as low. The BCF for the metabolite DE-535 acid was determined to 17.0, and therefore the risk for secondary poisoning of birds and mammals is considered to be low.

No assessment of the risk to birds and mammals from intake of contaminated drinking water was available for the original review. A risk assessment for consumption of contaminated drinking water in puddles was provided for birds and mammals in the Additional Report (March 2009), following the bird and mammals guidance document (SANCO/4145/2000). TER values above the Annex VI trigger indicated a low risk to birds and mammals for the intended uses.

## 5.2. RISK TO AQUATIC ORGANISMS

Based on the available acute toxicity data, haloxyfop-P methyl ester is classified as very toxic to aquatic organisms with a  $LC_{50}$  of 0.0884 mg/L for bluegill sunfish (*Lepomis macrochirus*), the most sensitive species tested. Studies using rainbow trout (*Oncorhynchus mykiss*) with the ester and the acid forms show that the ester form is more acutely toxic to fish than the acid.  $LC_{50}$  values were >50 mg/L and 0.46 mg/L for the acid and ester respectively. Also for species representing aquatic invertebrates, algae and macrophytes the acid form appears to be less toxic or of similar toxicity compared to the ester form. Studies with all four groups of aquatic organisms are also available with the metabolite DE-535 pyridinol. The formulation was not more toxic than expected based on the content of the active substance.

For the intended uses first tier TER values were calculated by comparing the toxicity endpoints from the most sensitive species with  $PEC_{sw}$  calculated from spray drift at 1 m distance from the treated crop to a 30 cm deep static water body. Additionally, TER values were calculated assuming contribution from drainage and runoff events corresponding to 15% of the application rate. The 15% contribution was seen as a worst case. The acute TER value for haloxyfop-P methyl ester obtained for fish is 89 (based on spray-drift) or 16 (based on drainage/runoff alone). The long-term TER for fish is 43 (spray drift) or 6.7 (spray drift + drainage/runoff) based on maximum  $PEC_{sw}$ . All other TER values for haloxyfop-P methyl ester, the metabolites DE-535 acid and DE-535 pyridinol are well above the relevant Annex VI trigger for all groups of aquatic organisms. Risk mitigation measures corresponding to 5 m buffer zones are required to protect fish from exposure via spray drift. The rapporteur Member State argued that the contribution from drainage/runoff in reality could be expected to be much lower than 15% since haloxyfop-P methyl ester degrades very fast in soil.

The Member State experts discussed the long-term risk assessment for fish and the rapporteur Member State was asked to verify the choice of the endpoint. The true NOEC for rainbow trout in the 28-day flow through study was 0.0052 mg/L. The rapporteur Member State chose 0.0427 mg/L since at this concentration mild toxic effects were observed first on day 3 and the number of fish with symptoms decreased after day 16 indicating reversibility of the effects. The  $TER_{lt}$  was calculated to 464 based on a 28-day TWA  $PEC_{sw}$ . If a 28-d TWA PEC is applied, which could be reasonable considering the rapid dissipation of haloxyfop-P methyl ester from surface water and low toxicity of the metabolites, a  $TER_{lt}$  above the Annex VI trigger would be obtained even using the NOEC of 0.0052 mg/L and a PEC based on spray drift and 15% drainage/runoff at a distance of 1 m from the field ( $TER = 57$ ; calculation not included in the DAR or addendum).

The metabolite DE-535 furan was found in a photolysis study using sterile water at levels >10%. In a photolysis study using natural river water the level of the metabolite was 6.8% of the applied amount. The metabolite was discussed in the expert's meeting and it was agreed that the applicant should address the toxicological relevance of the furan. In addendum 2 of April 2006 (not peer reviewed) a risk assessment based on the assumption of a formation fraction of 7%, a  $PEC_{sw}$  of 6.4 µg/L for haloxyfop-P methyl ester from a combined spray drift and drainage/runoff contamination, and equal

toxicity as the parent was presented. The resulting TER would be above the Annex VI trigger. However, if an assumption of ten times higher toxicity is done; the TER would be below the trigger. Since no information on the toxicity of the DE-535 furan was presented in the original review a clear conclusion could not be drawn and therefore additional data were required. A new risk assessment for the photolysis metabolite DE-535 furan was provided based on revised  $PEC_{sw}$  calculations and assuming a 10 times higher toxicity of the metabolite compared the parent. TER for the furan metabolite indicated a low risk to aquatic organisms.

Haloxyfop-P methyl ester was detected at >10% of applied radioactivity in the sediment within the first day of the water/sediment study but then decreased to <10%. Since the NOEC for haloxyfop-P-methyl and the metabolite DE-535 acid are >0.1 mg/L for *Daphnia magna* no study to assess the risk to sediment dwelling organism is required. However, a 28-day study with *Chironomus riparius* is available. This study also covers the acid metabolite due to rapid degradation of the methyl ester in water. The TER value, calculated with a  $PEC_{sw}$  based on spray drift at 1 m and 15% drainage/runoff, is 391 indicating a low risk. A study with *Chironomus* was not available in the original review for the metabolite DE-535 pyridinol and since this metabolite is persistent in sediment it was agreed by the Member State experts in the EPCO meeting that such a study should be required. A new chronic toxicity study of the DE-535 pyridinol was provided and accepted by the rapporteur Member State in the Additional Report (March 2009). TER calculations indicated a low risk to sediment dwellers from DE-535 pyridinol.

Since haloxyfop-P-methyl ester dissipates very fast from the water phase and is of low persistence in the sediment the potential for bioaccumulation is low. The bioconcentration factor for DE-535 acid was determined to 17.0 and hence the potential for bioaccumulation in the food chain also from the metabolite is considered as low.

The metabolites DE-535 pyridinol and DE-535 pyridinone were found in concentrations >0.1 µg/L in the FOCUS ground water modelling. Acute toxicity studies with fish, daphnids, algae and aquatic plants using DE-535 pyridinol were included in the DAR. The risk assessment was included in addendum 2 of April 2006 and has not been peer reviewed. However, the EFSA can agree to that the risk to aquatic organisms from this metabolite is low. Regarding the metabolite DE-535 pyridinone, studies on all groups of aquatic organisms were submitted but were not evaluated in the original review by the rapporteur Member State.

New aquatic studies on toxicity of the metabolites DE-535 phenol and DE-535 pyridinone to fish, *Daphnia*, green algae and *Lemna* were provided and accepted by the rapporteur Member State in an addendum to the additional report (September 2009). DE-535 phenol and DE-535 pyridinone could be classified as toxic and harmful respectively to aquatic organisms, based on the new data. All TER values were above the Annex VI trigger indicating a low risk to aquatic organisms from the two metabolites.

### 5.3. RISK TO BEES

Toxicity to bees was tested with haloxyfop-P methyl ester, the DE-535 acid and the lead formulation. The study using the ester was not fully accepted. However, a low toxicity was indicated with all three test materials. The oral and contact HQ quotients are 1.1 and 1.9 respectively, based on content of haloxyfop-P methyl ester in the formulation. For DE-535 acid, the HQ value is 1.1 for both oral and contact exposure. Since all HQ values are clearly below the Annex VI trigger of 50 a low risk to bees was concluded.

#### 5.4. RISK TO OTHER ARTHROPOD SPECIES

Non-target arthropods may be exposed to haloxyfop-P methyl ester by direct over spraying and/or by contact with residues on vegetation or soil. All tests with non-target arthropods were performed with the formulated product EF-1400. Effects on mortality of 91% and 100% were observed in glass plate tests with the indicator species *Aphidius rhopalosiphi* and *Typhlodromus pyri* at the recommended dose rate. Effects were <30% for both species in extended laboratory tests with natural plant substrate. Studies are also available with *Poecilius cupreus*, *Chrysoperla carnea*, *Episyrphus balteatus* and *Aleochara bilineata*. For all species except *C. carnea* effects on mortality and fecundity were <30%. For *C. carnea* the effect on mortality was 16% while fecundity was increased with 75%. The risk to non-target arthropods is considered to be low.

#### 5.5. RISK TO EARTHWORMS

Acute toxicity studies with earthworms are available for haloxyfop-P methyl ester, DE-535 acid and with the formulated product EF-1400. The formulated product was more toxic than expected based on the content of haloxyfop-P methyl ester. In the original assessment no correction of the end point values for a  $\log P_{ow} > 2$  had been done. New corrected values and a subsequent risk assessment were presented in addendum 2 of April 2006 (not peer reviewed). However, the values from the studies with the formulation had not been corrected. All acute TER values are well above the Annex VI trigger of 10, also for the formulation, indicating a low risk. A long-term/reproduction study with the formulated product did not show any effects on mortality, growth or reproduction at a dose rate of 1.08 mg a.s./ha. Based on the uncorrected NOEC (highest concentration tested) a TER of 7.5 was obtained. If a corrected NOEC is used the TER will be below the Annex trigger of 5. However, it is the EFSA opinion that acute and long-term risk to earthworms can be considered as low. Haloxyfop-methyl ester degrades very rapidly in soil and the bioavailability of DE-535 acid is not expected to be significantly affected by the content of organic material in the soil. Additionally, the initial  $PEC_{soil}$  was used in the calculation and no indications of effects were observed in the study.

Three major metabolites with  $DT_{90}$  values longer than 1 year were detected in the aerobic soil degradation study. Acute and reproduction studies with the metabolites DE-535 pyridinol, DE-535 pyridinone and DE-535 phenol were submitted to the rapporteur Member State in February 2006, but were not evaluated in the original review due to the late submission. The studies on acute and reproduction effects on earthworms of the metabolites DE-535 pyridinol, DE-535 pyridinone and DE-535 phenol were assessed and accepted in the Additional Report (March, 2009). The risk assessment indicated a low risk from all metabolites for all intended uses.

#### 5.6. RISK TO OTHER SOIL NON-TARGET MACRO-ORGANISMS

No studies on other non-target soil macro-organisms were included in the DAR. For the soil metabolites DE-535 pyridinol, DE-535-phenol and DE-535-pyridinone the risk was not addressed in the original review. For these metabolites the soil  $DT_{90}$  was estimated to be longer than 1 year and hence a litterbag study was required. Litterbag studies with the formulated product 'EF-1400' and the metabolite DE-535 pyridinol were submitted to the rapporteur Member State in December 2005 but were not evaluated in the original review. The litter bag study with the formulated product 'EF-1400' and the metabolite DE-535 pyridinol was assessed and accepted in the Additional Report (March 2009). The study did not indicate any adverse effects on degradation of organic barley straw. The risk to soil non-target macro-organisms was considered to be addressed.

## 5.7. RISK TO SOIL NON-TARGET MICRO-ORGANISMS

The effect on soil respiration and nitrogen transformation was tested with the formulated product. Effects after 28 days were <25% also at a dose rate above the proposed. The study is considered to cover also the effects of the metabolite haloxyfop-P since this metabolite is formed very rapidly in soil. Studies on effects on soil micro-flora with DE-535 pyridinol and DE-535 pyridinone were submitted in January 2005 and February 2006 respectively, but were not evaluated by the rapporteur Member State in the original review. Studies on soil micro-flora respiration and nitrogen transformation with the metabolites DE-535 pyridinol, DE-535 pyridinone and DE-535 phenol were assessed and accepted in the Additional Report (March, 2009). The risk assessment indicated a low risk from all metabolites for all intended uses.

## 5.8. RISK TO OTHER NON-TARGET-ORGANISMS (FLORA AND FAUNA)

No information was available to assess the risk to non-target plants in the DAR. Data were submitted to the rapporteur Member State in March/April 2004 but were not evaluated in the original review. Haloxyfop-P plant effect studies on three monocotyledon and three dicotyledon families were assessed and accepted in the Additional Report (March 2009). A risk assessment based on vegetative vigour and seedling emergence effects indicated a low risk to non-target plant for all intended uses, based on non-spray buffer zones of 1m.

A summary of the assessment of pesticidal activity of the metabolites DE-535 pyridinol and DE-535 pyridinone is included in addendum 2 of April 2006. The metabolites did not show any herbicidal activity towards grass species and no insecticidal activity was observed. DE-535 pyridinol was also screened for fungal activity, with no effect observed.

## 5.9. RISK TO BIOLOGICAL METHODS OF SEWAGE TREATMENT

A study on activated sludge respiration rate with haloxyfop-P acid did not show any effects at 100 mg/L. The risk to biological methods of sewage treatment is considered to be low.

# 6. Residue definitions

## Soil

Definitions for risk assessment: haloxyfop-P methyl ester ( $DT_{90} < 3d$ ), haloxyfop-P<sup>21</sup>, DE-535 pyridinol<sup>22</sup>, DE-535 pyridinone<sup>23</sup>, DE-535 phenol<sup>24</sup>

Definitions for monitoring: haloxyfop, its salts and esters expressed as haloxyfop

## Water

## Ground water

Definitions for exposure assessment: haloxyfop-P methyl ester, haloxyfop-P, DE-535 phenol, DE-535 pyridinol, DE-535 pyridinone

<sup>21</sup> (R)-2-[4-((3-Chloro-5-(trifluoromethyl)-2-pyridinyl)oxy)phenoxy]propanoic acid

<sup>22</sup> 3-chloro-5-trifluoromethylpyridin-2-ol

<sup>23</sup> 3-chloro-1-methyl-5-(trifluoromethyl)-2(1H)-pyridinone

<sup>24</sup> 4-(3-chloro-5-trifluoromethyl-2-pyridyloxy)phenol



Definitions for monitoring <sup>25</sup> :	haloxyfop, its salts and esters expressed as haloxyfop, DE-535 phenol, DE-535 pyridinol, DE-535 pyridinone
<b>Surface water</b>	
Definitions for risk assessment:	haloxyfop-P methyl ester ( $DT_{90} < 3d$ ), haloxyfop-P, DE-535 pyridinol, DE-535 furan (aqueous photolysis metabolite)
Definitions for monitoring:	haloxyfop, its salts and esters expressed as haloxyfop
<b>Air</b>	
Definitions for risk assessment:	haloxyfop-P methyl, haloxyfop-P
Definitions for monitoring:	haloxyfop-methyl, haloxyfop
<b>Food of plant origin</b>	
Definitions for risk assessment:	Sum of haloxyfop-methyl, haloxyfop, its salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)
Definitions for monitoring:	Sum of haloxyfop, its esters, salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)
<b>Food of animal origin</b>	
Definitions for risk assessment:	Sum of haloxyfop, its salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)
Definitions for monitoring:	Sum of haloxyfop, its salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)

<sup>25</sup> Preliminary residue definition pending on results of new FOCUS groundwater modelling for haloxyfop-P, DE-535 pyridinol, DE-535 pyridinone, and DE-535 phenol.



Overview of the risk assessment of compounds listed in residue definitions for the environmental compartments

## Soil

Compound (name and/or code)	Persistence	Ecotoxicology
Haloxyfop-P methyl ester	very low persistent (first order $DT_{50 \text{ lab}} < 0.6 \text{ d}$ ; $DT_{90 \text{ lab}} < 3 \text{ d}$ at 20°C and 40% MWHC)	See 5.5
Haloxyfop-P	very low to low persistent ( $DT_{50 \text{ lab}} = 4.0\text{-}13 \text{ d}$ , $DT_{90 \text{ lab}} = 31\text{-}332 \text{ d}$ , at 20°C and 40% MWHC)  haloxyfop-P methyl ester + haloxyfop-P (FOMC $DT_{50 \text{ lab}} = 12.9\text{-}58 \text{ d}$ , at 20°C and 40% MWHC)	Assessed in the DAR. Low risk has been shown.
DE-535 pyridinol	medium to high persistent ( $DT_{50 \text{ lab}} = 79\text{-}437 \text{ d}$ , $DT_{90 \text{ lab}} = 262\text{-}1386 \text{ d}$ , at 20°C and 40% MWHC)	Assessed in additional report (March 2009). Risk assessed as low.
DE-535 pyridinone	Data gap identified in PRAPeR Teleconference TC18	Assessed in additional report (March 2009). Risk assessed as low.
DE-535 phenol	moderate to high persistent ( $DT_{50 \text{ lab}} = 15\text{-}110 \text{ d}$ , $DT_{90 \text{ lab}} = 53\text{-}>365 \text{ d}$ , at 20°C and 40% MWHC)	Assessed in additional report (March 2009). Risk assessed as low.

## Ground water

Compound (name and/or code)	Mobility in soil	> 0.1 µg / L 1m depth for the representative uses (at least one FOCUS scenario or relevant lysimeter)	Pesticidal activity	Toxicological relevance	Ecotoxicological relevance
Haloxyfop-P methyl ester	No test due to rapid hydrolysis	FOCUS modelling: no data (not expected to reach groundwater due to rapid hydrolysis)  Lysimeter: no trigger exceeded	Yes	Yes	Yes
Haloxyfop-P	high to very high mobile ( $K_{doc} = 28.5 - 113.5$ mL/g)	FOCUS modelling: no trigger exceeded (data to be confirmed by new modelling)  Lysimeter: no trigger exceeded	Yes	Yes	No assessment necessary
DE-535 pyridinol	high to very high mobile ( $K_{doc} = 23.4 - 67.8$ mL/g)	FOCUS modelling: trigger exceeded in 9 FOCUS scenarios (0.55-2.87 µg/L) (data to be confirmed by new modelling)  Lysimeter: no trigger exceeded	No	No  (Acute oral LD50=1030 mg/kg bw, Genotoxicity package: overall negative).	Less toxic than haloxyfop- P methyl ester. The risk assessed to be low

Compound (name and/or code)	Mobility in soil	> 0.1 µg / L 1m depth for the representative uses (at least one FOCUS scenario or relevant lysimeter)	Pesticidal activity	Toxicological relevance	Ecotoxicological relevance
DE-535 pyridinone	very high mobile (K <sub>doc</sub> = 18.5 – 46.3 mL/g)	FOCUS modelling: trigger exceeded in 9 FOCUS scenarios (0.26-0.90 µg/L) (data to be confirmed by new modelling)  Lysimeter: no trigger exceeded	No	No* (Ames test: Negative)	Less toxic than haloxyfop- P methyl ester. The risk assessed to be low
DE-535 phenol	low mobile (K <sub>doc</sub> = 658 – 968 mL/g)	FOCUS modelling: no trigger exceeded (data to be confirmed by new modelling)  Lysimeter: no trigger exceeded	No data available	No specific studies available	Less toxic than haloxyfop- P methyl ester. The risk assessed to be low

\*Bridging data of DE-535 pyridinol was considered adequate (see 2.8).

### Surface water and sediment

Compound (name and/or code)	Ecotoxicology
Haloxyfop-P methyl ester	See 5.2

Haloxyfop-P	Less toxic than haloxyfop-P methyl ester to all groups of aquatic organisms tested. Risk assessed to be low.
DE-535 pyridinol	Less toxic than haloxyfop-P methyl ester to all groups of aquatic organisms tested. Risk assessed to be low.
DE-535 furan (aqueous photolysis metabolite)	Risk assessed to be low, assuming a 10 times higher toxicity of the metabolite compared the parent

## Air

Compound (name and/or code)	Toxicology
Haloxyfop-P methyl ester	No studies available
Haloxyfop-P	No studies available

## LIST OF STUDIES TO BE GENERATED, STILL ONGOING OR AVAILABLE BUT NOT PEER REVIEWED

- Reliable half lives in soil for metabolite DE-535 pyridinone (relevant for all representative uses evaluated, data gap identified at PRAPeR teleconference TC18; no submission date proposed by the applicant; refer to point 4.1.2)
- New FOCUS groundwater modelling for haloxyfop-P and major soil metabolites DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone with the agreed input parameters and in line with the recommendations of the FOCUS group on the compatibility of the method used to determine degradation rates in soil from the experimental data and the method assumed by the model for degradation (relevant for all representative uses evaluated, data gap identified at EPCO 21 and PRAPeR teleconference TC18; the rapporteur Member State indicated that a new groundwater modelling was submitted by the applicant on the 14 September 2009, not evaluated by the rapporteur Member State, refer to point 4.2)
- Pending the outcome of the new FOCUS modelling for groundwater, an evaluation of the relevance of the metabolites following the guidance document on relevant metabolites (SANCO/221/2000) has to be completed. In the case the trigger of 0.75 µg/L is exceeded there might be a need to consider consumer risk assessment (refer to 4.2 and also 2.8 and 3.3).
- The long-term risk to herbivorous mammals needs to be addressed further (relevant for intended autumn use in oilseed rape in Southern Europe; data requirement agreed at PRAPeR TC 19; no submission date proposed by the applicant; refer to point 5.1).
- The long-term risk to insectivorous mammals needs to be addressed (relevant for the representative use in oilseed rape in Southern Europe; data requirement agreed at PRAPeR TC 19; no submission date proposed by the applicant; refer to point 5.1).

## CONCLUSIONS AND RECOMMENDATIONS

### Overall conclusions

The conclusion was reached on the basis of the evaluation of the representative uses as a herbicide as proposed by the applicant which comprises broadcast spraying to control annual and perennial grasses in carrots, fodder legumes (peas and beans), rape seed, soy bean and sugar beet. Full details of the GAP can be found in the list of end points.

The representative formulated product for the evaluation was "EF-1400" which was given the commercial name of 'Gallant' in the resubmission, an emulsifiable concentrate (EC), registered under different trade names in Europe.

For food of plant and animal origin methods of analysis are available that will quantify haloxyfop its esters, salts and conjugates expressed as haloxyfop. However, it is not clear if the hydrolysis step is validated and therefore it is not known if it was comparable to the hydrolysis step in the metabolism studies. The consequence of this is that the residue may be underestimated. Methods of analysis are available for soil, water and air which also include a hydrolysis step that is not necessary but which in this case will over estimate the residue.

Only single methods for the determination of residues are available since a multi-residue-method like the German S19 or the Dutch MM1 is not applicable due to the nature of the residues.



Sufficient analytical methods as well as methods and data relating to physical, chemical and technical properties are available to ensure that quality control measurements of the plant protection product are possible.

The toxicological studies were generally performed with pure (>98%) racemic haloxyfop or haloxyfop-P methyl ester or with neat substances. The toxicokinetic studies indicate that absorbed methyl ester will rapidly be hydrolysed to the parent acid and the S-form haloxyfop present in racemic haloxyfop will instantaneously undergo stereochemical inversion to haloxyfop-P. Therefore, the various compounds used for testing are assumed to elicit the same systemic effects following administration and these effects can be attributed to haloxyfop-P. The absorption is rapid (> 80%) and the excretion extensive. The acute oral toxicity is moderate i.e. LD<sub>50</sub> is around 300 mg/kg bw and the dermal toxicity low LD<sub>50</sub>> 2000 mg/kg bw, proposed classification of Xn, R22 “**Harmful if swallowed**”. No acute inhalation toxicity studies are available. Neither racemic haloxyfop nor haloxyfop-P methyl ester was irritating to skin and haloxyfop-P methyl ester was not a sensitizer. Haloxyfop-P methyl ester is not irritating to the eye whereas racemic haloxyfop induced signs of irritation in the conjunctival sacs and iris and caused corneal opacity covering up to 100% of the cornea in all animals. Signs of irritation (corneal opacity) persisted for 21 days in un-rinsed eyes racemic haloxyfop is therefore irritating to the eye and the classification of Xi; R41 “**Risk of serious damage to eyes**” is proposed. The relevant short term NOAEL is 0.5 mg/kg bw/day based on the 1-year dog study which would also be said to cover the effects observed in the 90-day studies in the dog and monkey at 2 mg/kg bw/day.

There is no mutagenic or genotoxic potential for haloxyfop-P. Haloxyfop is not carcinogenic in the rat but there are hepatocellular adenomas in the highest dose in the mice associated with peroxisome proliferation.

No reproductive effects were observed at the highest dose level of 1 mg/kg bw/day, thus being a NOAEL for reproductive effects, the NOAEL for offspring toxicity is 0.065 mg/kg bw/day based on decreased body weight of F<sub>1a</sub> pups after 21 days at 1 mg/kg bw/day.

The NOAEL for maternal effects is 7.5 mg/kg bw/day and the NOAEL for developmental toxicity is 7.5 mg/kg bw/day in the first study and 15 mg/kg bw/day in the second study.

The groundwater metabolites DE-535 pyridinol and DE-535 pyridinone were considered of no relevance based on hazard assessment.

The acceptable daily intake (ADI) is 0.00065 mg/kg bw/day, the acceptable operator exposure level (AOEL) is 0.005 mg/kg bw/day and the acute reference dose (ARfD) is 0.075 mg/kg bw, with the safety factor of 100 applied.

The operator exposure was estimated using the standard models UK-POEM and the German model.

The dermal absorption is 7% and 12% for the concentrate and the diluted product, respectively. The AOEL is exceeded (169%) according to the UK-POEM even with PPE (coverall) but is below according to the German model if PPE (coverall and gloves) is applied (12%). The estimated worker and bystander exposure is below the AOEL.

To investigate the residue behaviour of haloxyfop-P in plants and livestock either the haloxyfop R-isomer or the unresolved isomeric mixture or ester variants of both compounds were used. Plant metabolism was studied following foliar application to crops representing leafy crops, root vegetables, pulses and oilseeds. Irrespective of the ester variant or whether the racemic mixture or only the R-isomer was applied, the metabolism in all the studied crops was found to be similar commencing by a rapid and almost complete degradation to haloxyfop (R,S) very soon after application, followed by conjugation with carbohydrates and triglycerides. These conjugates appeared to be unstable under alkaline and acidic conditions, releasing haloxyfop (R,S) again.

Metabolism studies with goats and hens indicated that haloxyfop (*R,S*) is excreted unmetabolised by livestock animals. In tissue and organs residues were present as haloxyfop (*R,S*) in either form, free and conjugated.

Due to the lack of isomeric specificity of the pre-registration analytical methods any possible stereochemical inversion in either direction in food of plant and animal origin could not be detected, even though it is assumed based on available data in soil and in rats that if such inversion occurs it will be most likely from the S- to the R-isomer.

A sufficient number of residue trial data with haloxyfop-P methyl according to the GAP proposed for the representative uses is available to conclude the risk assessment for consumers and to propose MRLs. From crop rotation studies it can be concluded that no significant residue levels are expected in rotational and succeeding crops following application of haloxyfop-P methyl according to the critical GAP. The residue levels that could occur in food of animal origin when crops treated with haloxyfop-P methyl are fed to animals was assessed based on livestock feeding studies and MRLs have been proposed.

The dietary risk assessment performed for different consumer groups indicates that there are no chronic and acute concerns related to dietary exposure resulting from the representative uses assessed within the peer review procedure.

The information available on the fate and behaviour in the environment was sufficient to carry out an appropriate environmental exposure assessment at the EU level, with the notable exception of the groundwater exposure assessment. After the resubmission procedure, a new FOCUS groundwater modelling was still necessary to fully address the potential for groundwater exposure for haloxyfop-P and its soil metabolites DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone. Based on provisional results presented in the previous peer review (July 2006), a high potential for groundwater exposure for metabolites DE-535 pyridinol and DE-535 pyridinone was identified. The toxicological assessment was able to conclude that metabolites DE-535 pyridinol and DE-535 pyridinone were not relevant. However, in case the new  $PEC_{GW}$  values will indicate that these metabolites will exceed the trigger of 0.75 µg/L, a consumer risk assessment might be needed. Haloxyfop-P methyl ester is rapidly hydrolysed to haloxyfop-P in soil and water. Haloxyfop-P can be considered as very low to low persistent, but its soil metabolite DE-535 pyridinol and DE-535 phenol are more persistent. A data gap for reliable soil degradation rates for DE-535 pyridinone was identified at the PRAPeR teleconference meeting TC18. Haloxyfop-P methyl ester and its metabolites do not show unacceptable accumulation in soil. Haloxyfop-P and DE-535 pyridinol are also major metabolites in surface water in both the water and sediment phase. A metabolite (DE-535 furan), with a chemical structure similar to dibenzofuran, was identified in the aqueous photolysis study. DE-535 furan was addressed with respect of surface water compartment in the resubmission dossier. The available aquatic exposure assessment is appropriate for addressing the spray drift route on entry to surface water as well as the runoff/drainage contribution with a worst case input of 15% of the application rate. Haloxyfop-P is not expected to volatilize or be prone to long-range transport in the atmosphere.

The first tier risk assessment for herbivorous and insectivorous birds resulted in TER values above the Annex VI trigger indicating a low risk. In the original review, for medium herbivorous and insectivorous mammals the acute risk is considered to be low, while a first tier high long-term risk was identified. The Member State experts in EPCO 22 did not accept a proposed refinement using a higher endpoint from a 16-week dietary study. It was agreed to use the endpoint of 1 mg/kg bw/day from a 2-generation reproduction study. Furthermore, since the half-life for residues in vegetation was observed to be longer than the default value, residue decline data for each crop should be used in the risk assessment. The resulting TER values were foreseen to be below the Annex VI trigger indicating a high risk, and the risk to mammals needed to be further addressed. The long-term risk was addressed for herbivorous mammals in the Additional Report based on the reproductive endpoint and refinement of PD for the intended uses in sugar beet, field peas and beans. For the intended autumn use in oilseed

rape refinements based on a developmental endpoint were not accepted as the intended use may coincide with the breeding season of herbivorous mammals, but it was agreed that a safe use could be shown in Northern Europe. A data gap was identified to address the risk to herbivorous mammals for the Southern Member States, at the European level. Consequently, a similar data gap was identified to address the long-term risk to insectivorous mammals from the use in oilseed rape in Southern Member States.

Haloxyfop-P methyl ester is very toxic to aquatic organisms, fish being the most sensitive group of organisms. Risk mitigation comparable to 5 m buffer zones is required to meet the Annex VI trigger. The risk for aquatic organisms from the surface water metabolites haloxyfop-P, DE-535 pyridinol, and DE-535 furan was assessed as low. Two metabolites were found in concentrations  $>0.1 \mu\text{g/L}$  in the FOCUS ground water modelling. DE-535 pyridinol is considered to be of no ecotoxicological relevance. An assessment of new data on DE-535 pyridinone indicated a lower toxicity to aquatic organisms than the parent and the risk was assessed as low in the Additional Report (March 2009).

The risk to bees and other non-target arthropods is low. The risk to earthworms, other soil macro-organisms and soil micro-organisms from haloxyfop-P methyl ester and haloxyfop-P is considered to be low. The risk to soil organisms from exposure to the persistent soil metabolites DE-535 pyridinol, DE-pyridinone and DE-535 phenol was not addressed in the original review. Assessment of the soil metabolites DE-535 pyridinol, DE-pyridinone and DE-535 phenol in the Additional Report (March 2009) indicated a low risk to earthworms, non-target soil macro-organisms and micro-organisms. The risk to biological methods of sewage treatment is considered to be low. The risk to non-target plants was assessed as low.

#### **Particular conditions proposed to be taken into account to manage the risk(s) identified**

- PPE (gloves +coverall during application) is needed in order to have an estimated operator exposure below the AOEL (German model), refer to 2.12.
- Risk mitigation measures comparable to 5 m buffer zones are required to protect the aquatic environment (refer to point 5.2).

#### **Issues that could not be finalised**

- Groundwater exposure assessment for haloxyfop-P and its soil metabolites DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone is still not finalised.
- The long-term risk to herbivorous mammals from the intended autumn use on oilseed rape in South Europe needs to be addressed (refer to section 5.1).
- The long-term risk to insectivorous mammals from the intended autumn use in oilseed rape in South Europe remains to be addressed (refer to section 5.1).

#### **CRITICAL AREAS OF CONCERN**

- Groundwater exposure assessment not finalized for haloxyfop-P and its soil metabolites DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone. Based on provisional results presented in the previous peer review (July 2006), a high potential for groundwater exposure for soil metabolites DE-535 pyridinol and DE-535 pyridinone was identified. With the available information, the experts of PRAPeR TC18 could not conclude on the possible exceedance of the  $0.75 \mu\text{g/L}$  trigger for DE-535 pyridinone in the predicted 80<sup>th</sup> percentile annual average concentrations in groundwater. In the case the trigger of  $0.75 \mu\text{g/L}$  is exceeded there might be a need to consider consumer risk assessment.

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- EFSA (European Food Safety Authority), 2006. Conclusion regarding the peer review of the pesticide risk assessment of the active substance haloxyfop-P (haloxyfop-R). EFSA Scientific Report (2006) 87.
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- KEMI, 2006. Pesticide risk assessment for Birds and Mammals in Sweden.

## APPENDICES

### APPENDIX A – LIST OF END POINTS FOR THE ACTIVE SUBSTANCE AND THE REPRESENTATIVE FORMULATION

#### 1.1: Identity, Physical and Chemical Properties, Details of Uses, Further Information

Active substance (ISO Common Name) ‡	Acid: haloxyfop-P. The synonym haloxyfop-R is of common use but has no official status  <i>Ester: haloxyfop-P-methyl ester. The synonym haloxyfop-R-methyl ester is of common use but has no official status)</i>
Function (e.g. fungicide)	Herbicide
Rapporteur Member State	Denmark
Co-rapporteur Member State	--

#### Identity (Annex IIA, point 1)

Chemical name (IUPAC) ‡	Acid: (R)-2-[4-(3-chloro-5-trifluoromethyl-2-pyridyloxy)phenoxy]propanoic acid  <i>Ester: Methyl (R)-2-[4-(3-chloro-5-trifluoromethyl-2-pyridyloxy)phenoxy]propanoic acid</i>
Chemical name (CA) ‡	Acid: R-(+)- 2-[4-[[3-chloro-5-(trifluoromethyl)-2-pyridinyl]oxy]phenoxy]propanoic acid  <i>Ester: R-(+)-methyl-2-[4-[[3-chloro-5-(trifluoromethyl)-2-pyridinyl]oxy]phenoxy]propanoic acid</i>
CIPAC No ‡	Acid: 526  <i>Ester: 526.201</i>
CAS No ‡	Acid: 95977-29-0  <i>Ester: 72619-32-0</i>
EEC No (EINECS or ELINCS) ‡	Acid: not applicable  <i>Ester: 406-250-0</i>
FAO Specification ‡ (including year of publication)	Acid: none  <i>Ester: none</i>
Minimum purity of the active substance as manufactured ‡ (g/kg)	940g/kg (content of haloxyfop-P-methyl ester)
Identity of relevant impurities (of toxicological, environmental and/or other	No relevant impurities

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

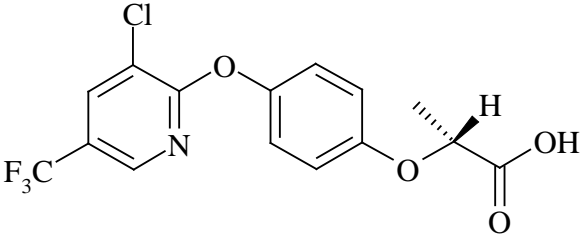
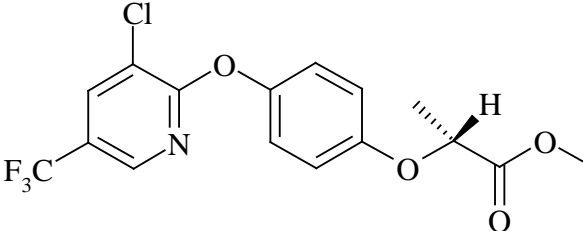


significance) in the active substance as manufactured (g/kg)

Molecular formula ‡

Molecular mass ‡

Structural formula ‡

Acid: $C_{15}H_{11}ClF_3NO_4$ Ester: $C_{16}H_{13}ClF_3NO_4$
Acid: 361.7 Ester: 375.7
Acid  Ester: 

### Physical-chemical properties (Annex IIA, point 2)

Melting point (state purity) ‡

Boiling point (state purity) ‡

Temperature of decomposition

Appearance (state purity) ‡

Relative density (state purity) ‡

Surface tension

Vapour pressure (in Pa, state temperature) ‡

Acid: 70.5-74.5 °C (99.3%) <i>Ester: -12.4 °C (98.6%)</i>
Acid: no data <i>Ester: estimated to &gt;437 °C</i>
No data
Acid: off-white powder (98.8%) <i>Ester: viscous light amber liquid (98.6%)</i>
Acid: 1.46 g/cm <sup>3</sup> (98.8%) density - not relative density <i>Ester: 1.37 g/cm<sup>3</sup> (98.6%) density - not relative density</i>
Acid: 41.0 mN/m <i>Ester: 59.87 mN/m</i>
Acid: 4.0x10 <sup>-6</sup> Pa at 25 °C <i>Ester: 5.5x10<sup>-5</sup> Pa at 25 °C</i>

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Henry's law constant ( $\text{Pa m}^3 \text{mol}^{-1}$ ) ‡

Acid:

pH5:  $4.5 \times 10^{-8} \text{ Pa m}^3/\text{mole}$

pH7:  $5.1 \times 10^{-9} \text{ Pa m}^3/\text{mole}$

pH9:  $5.1 \times 10^{-9} \text{ Pa m}^3/\text{mole}$

Ester:

$1.2 \times 10^{-3} \text{ Pa m}^3/\text{mole}$

Solubility in water ‡ (g/L or mg/L, state temperature)

Acid:

0.375 g/L, (20 °C) unbuffered

28.2 g/L, (20 °C) pH 5

> 25%, (20 °C) pH 7

> 25%, (20 °C) pH 9

Ester:

9.1 mg/L, (20 °C) unbuffered

6.9 mg/L, (20 °C) pH 5

7.9 mg/L, (20 °C) pH 7

at pH 9 it is claimed that the test material hydrolyse

Solubility in organic solvents ‡ (in g/L or mg/L, state temperature)

Acid: (at 20 °C)

Acetone >2000 g/L

Acetonitrile >2000 g/L

Ethylacetate >2000 g/L

Methanol >2000 g/L

Dichloroethane >1300 g/L

Xylene 639 g/L

n-octanol 1510 g/L

n-heptane 3.93 g/L

Ester:

Miscible up to 50 w/w at 20 °C in:

Acetone, Aromatic 100, Cyclohexanone, Dichloromethane, DMF, Ethanol, Ethylacetate, Hexane, Isopropanol, Methanol, Toluene, Xylene

Partition co-efficient (log POW) ‡ (state pH and temperature)

Acid:

Experimental data:

log  $P_{ow}$  pH 5: 2.82

log  $P_{ow}$  pH 7: 0.27

log  $P_{ow}$  pH 10: 0.21

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Hydrolytic stability (DT <sub>50</sub> ) ‡ (state pH and temperature)	<p>Estimated data:</p> <p>log P<sub>ow</sub> pH 5: 3.18</p> <p>log P<sub>ow</sub> pH 7: &lt; 0.607</p> <p>log P<sub>ow</sub> pH 9: 0.179</p> <p><i>Ester: 4.0 at 20 °C (pH-independent)</i></p>
Dissociation constant ‡	<p>Acid:</p> <p><i>pH 4: data requirement</i></p> <p>pH 7: (20 °C) stable</p> <p>pH 9: (20 °C) stable</p> <p>natural water (20 °C) stable</p> <p><i>Ester:</i></p> <p><i>pH 4: (20 °C) stable</i></p> <p><i>pH 7: (20 °C) 43 days</i></p> <p><i>pH 9: (20 °C) 0.63 day</i></p> <p><i>natural water (20 °C) 3 days</i></p>
UV/VIS absorption (max.) ‡ (if absorption > 290 nm state ε at wavelength)	<p>Acid: pK<sub>a</sub>=4.27</p> <p><i>Ester: none</i></p> <p>In acidic methanol</p> <p>Acid:</p> <p>ε Lmol<sup>-1</sup>cm<sup>-1</sup> at 274.8 nm = 1.03x10<sup>4</sup></p> <p>ε Lmol<sup>-1</sup>cm<sup>-1</sup> at 223.5 nm = 1.67x10<sup>4</sup></p> <p>ε Lmol<sup>-1</sup>cm<sup>-1</sup> at 202.0 nm = 2.03x10<sup>4</sup></p> <p>Tailing absorbance above 290 nm</p> <p><i>Ester:</i></p> <p><i>ε Lmol<sup>-1</sup>cm<sup>-1</sup> at 274.8 nm = 6.41x10<sup>3</sup></i></p> <p><i>ε Lmol<sup>-1</sup>cm<sup>-1</sup> at 223.5 nm = 1.63x10<sup>4</sup></i></p> <p><i>ε Lmol<sup>-1</sup>cm<sup>-1</sup> at 202.0 nm = 1.95x10<sup>4</sup></i></p> <p><i>Tailing absorbance above 290 nm</i></p>
Photostability (DT <sub>50</sub> ) ‡ (aqueous, sunlight, state pH)	<p>At summer sunlight 40°N, 24-hour exposure, pH 5 buffered HPLC-grade water.</p> <p>Acid: 12 days</p>

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Quantum yield of direct phototransformation  
in water at  $\lambda > 290$  nm ‡

Flammability ‡

Explosive properties ‡

<p><i>Ester: 20 days</i></p> <p>Estimated theoretical lifetime</p> <p>Acid: 3 days</p> <p><i>Ester: 6 days</i></p>
<p>Acid: <math>\Phi = 1.7 \times 10^{-2}</math></p> <p>Ester: <math>\Phi = 3.8 \times 10^{-3}</math></p>
<p>Acid: is not a highly flammable solid</p> <p><i>Ester: is not a flammable liquid</i></p>
<p>Acid: No risk of explodability</p> <p><i>Ester: No risk of explodability</i></p>

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles  
EFSA Journal 2009; 7(10):1348

**List of representative uses evaluated (haloxyfop-R/Haloxyfop-P)\***

Crop and/or situation	Member State or Country	Product name	F G or I	Pests or Group of pests controlled	Formulation		Application				Application rate per treatment			PHI (days)	Remarks:
					Type	Conc. of a.s.	Method kind	growth stage & season	number min max	interval between applications (min)	kg a.s./hl min max	water L/ha min max	kg a.s./ha min max		
(a)			(b)	(c)	(d-f)	(i)	(f-h)	(j)	(k)					(l)	(m)
Carrots VR 0577	S	Gallant Winner (EF-1400)	F	Grasses	EC	104	Mechanical sprayer, broadcast	BBCH 14-46 (Apr-Sep)	1	N/A	0.013-0.0415	200-400	0.052-0.083	30	[1]
Carrots VR 0577	N	Gallant Super (EF-1400)	F	Grasses	EC	104	Mechanical sprayer, broadcast	BBCH 14-50 (Apr-Sep)	1	N/A	0.013-0.0415	200-400	0.052-0.083	56	[1]
Fodder Legumes (Beans, peas dry) VD 0071 VD 0072	N	Gallant Super (EF-1400)	F	Grasses	EC	104	Mechanical sprayer, broadcast	BBCH 13-49 (Apr-Jun)	1	N/A	0.013-0.0415	200-400	0.052-0.083	90	[1]
Rapeseed SO 0495	N	Eloge (EF-1400)	F	Grasses	EC	104	Mechanical sprayer, broadcast	BBCH 12-35 (Sep-Oct)	1	N/A	0.013-0.052	200-400	0.052-0.104	N/S	Autumn application only [1]

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles



Crop and/or situation	Member State or Country	Product name	F G or I	Pests or Group of pests controlled	Formulation		Application				Application rate per treatment			PHI (days)	Remarks:
					Type	Conc. of a.s.	Method kind	growth stage & season	number min max	interval between applications (min)	kg a.s./hl min max	water L/ha min max	kg a.s./ha min max		
(a)			(b)	(c)	(d-f)	(i)	(f-h)	(j)	(k)					(l)	(m)
Rapeseed SO 0495	S	Gallant Winner (EF-1400)	F	Grasses	EC	104	Mechanical sprayer, broadcast	BBCH 12-35 (Sep-Oct)	1	N/A	0.013-0.0415	200-400	0.052-0.104	N/S	Autumn application only [1]
Soya bean VD 0541	S	Gallant Winner (EF-1400)	F	Grasses	EC	104	Mechanical sprayer, broadcast	BBCH 19-33 (Apr-May)	1	N/A	0.013-0.0415	200-400	0.052-0.083	90	[1]
Sugar beet	N	Gallant Super (EF-1400)	F	grasses	EC	104	Mechanical sprayer, broadcast	BBCH 10-39 (Apr-Jun)	1	N/A	0.013-0.0415	200-400	0.052-0.083	90	[1]
Sugar beet	S	Gallant S (EF-1400)	F	grasses	EC	104	Mechanical sprayer, broadcast	BBCH 10-39 (Mar-May)	1	N/A	0.013-0.0415	200-400	0.052-0.083	90	[1]

[1] Groundwater exposure assessment and non-relevance assessment for metabolites not finalised (consequently consumer risk assessment not finalised).

Remarks:	*	Uses for which risk assessment could not be concluded are marked grey	(h)	Kind, e.g. overall, broadcast, aerial spraying, row, individual plant, between the plants - type of equipment used must be indicated
	(a)	For crops, the EU and Codex classifications (both) should be used; where relevant, the use situation should be described (e.g. fumigation of a structure)	(i)	g/kg or g/L

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

	(b)	Outdoor or field use (F), glasshouse application (G) or indoor application (I)	(j)	Growth stage at last treatment (BBCH Monograph, Growth Stages of Plants, 1997, Blackwell, ISBN 3-8263-3152-4), including where relevant, information on season at time of application
	(c)	<i>e.g.</i> biting and suckling insects, soil born insects, foliar fungi, weeds		
	(d)	<i>e.g.</i> wettable powder (WP), emulsifiable concentrate (EC), granule (GR)		
	(e)	GCPF Codes - GIFAP Technical Monograph No 2, 1989	(k)	The minimum and maximum number of application possible under practical conditions of use must be provided
	(f)	Method, <i>e.g.</i> high volume spraying, low volume spraying, spreading, dusting, drench		
	(g)	All abbreviations used must be explained	(l)	PHI - minimum pre-harvest interval
			(m)	Remarks may include: Extent of use/economic importance/restrictions

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

## 1.2: Methods of Analysis

### Analytical methods for the active substance (Annex IIA, point 4.1)

Technical as (principle of method)	Chiral specific HPLC-UV
Impurities in technical as (principle of method)	GC-FID and HPLC-UV
Plant protection product (principle of method)	Chiral specific HPLC-UV

### Analytical methods for residues (Annex IIA, point 4.2)

Food/feed of plant origin (principle of method and LOQ for methods for monitoring purposes)	<p>GC with mass selective detection (GC/MSD), gas chromatography (GC) with electron capture detection (ECD).</p> <p>LOQ: 0.01 – 0.05 mg/kg (haloxyfop and its salts, esters and conjugates)</p> <p>It is not clear if the hydrolysis step is validated for the conjugates.</p>
Food/feed of animal origin (principle of method and LOQ for methods for monitoring purposes)	<p>Methods for animal tissues utilise liquid chromatography with tandem mass spectrometry (LC/MS/MS) for the determination of haloxyfop acid in animal tissues, eggs, and milk.</p> <p>LOQ: 0.01 mg/kg (haloxyfop and its salts, esters and conjugates)</p> <p>It is not clear if the hydrolysis step is validated for the conjugates.</p>
Soil (principle of method and LOQ)	<p>LC-MS-MS:</p> <p>LOQ: 2 ng/g (haloxyfop, and its salts and esters)</p> <p>LOQ: 2 ng/g (haloxyfop-pyridinol)</p> <p>LOQ: 2 ng/g (haloxyfop-pyridinone)</p> <p>LOQ: 2 ng/g (haloxyfop-phenol)</p> <p>It is noted that the method has a hydrolysis step so some conjugates/ bound residues may also analysed</p>
Water (principle of method and LOQ)	<p>LC-MS-MS:</p> <p>(drinking-, ground- and surface water)</p> <p>LOQ: 0.05 µg/L (haloxyfop and its salts and esters)</p> <p>LOQ: 0.05 µg/L (haloxyfop-pyridinol)</p> <p>LOQ: 0.05 µg/L (haloxyfop-pyridinone)</p> <p>LOQ: 0.05 µg/L (haloxyfop-phenol)</p> <p>It is noted that the method has a hydrolysis step so</p>

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Air (principle of method and LOQ)

some conjugates/ bound residues may also be analysed

Haloxyfop acid:

A measured volume of air is drawn through a commercial Tenax two-bed configured tube. After air sampling, the front and back-up beds of the tube are separately extracted with acetone. An aliquot of the acetone solution is reacted with MSTFA to produce the trimethylsilyl ester of haloxyfop, which is analysed by GC-ECD using a SE 52 capillary column.

LOQ: 0.556 µg/m<sup>3</sup>

Haloxyfop-methyl:

A measured volume of air is drawn through a mixed cellulose ester membrane filter backed up with a Chromosorb 102 tube. After air sampling, the membrane filter and sorbent tube are extracted with hexane for analysis of haloxyfop-methyl by GC-ECD using a DB-5 capillary column. No breakthrough of haloxyfop at a flow rate of 100-200 mL/minute for 8 hours.

LOQ: 3 µg /m<sup>3</sup>

Body fluids and tissues (principle of method and LOQ)

*Not required [substance is not classified as toxic (T) or very toxic (T+)]*

**Classification and proposed labelling (Annex IIA, point 10)**

With regard to physical/chemical data

None required

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### 1.3: Impact on Human and Animal Health

#### Absorption, distribution, excretion and metabolism in mammals (Annex IIA, point 5.1)

Rate and extent of absorption ‡	Rapid and extensive in all species tested, including humans (> 80%).
Distribution ‡	Primarily blood and liver
Potential for accumulation ‡	None
Rate and extent of excretion ‡	Species and sex dependent. In rats, excretion was mainly via urine in females and faeces in males and faster in females than males. In dogs excretion was mainly via faeces compared with urine for monkeys and humans.
Metabolism in animals ‡	Limited to ester hydrolysis/acid conjugation.
Toxicologically significant compounds ‡ (animals, plants and environment)	Haloxyfop-P

#### Acute toxicity (Annex IIA, point 5.2)

Rat LD <sub>50</sub> oral ‡	≥ 300 mg/kg bw	<b>Xn; R22</b>
Rat LD <sub>50</sub> dermal ‡	> 2000 mg/kg bw	
Rat LC <sub>50</sub> inhalation ‡	No data – not required	
Skin irritation ‡	Non irritant	
Eye irritation ‡	Irritating to eyes (haloxyfop-P) Non irritant (haloxyfop-R methyl ester)	<b>Xi; R41</b>
Skin sensitization ‡ (test method used and result)	Non-sensitiser (Buehler and M&K tests)	

#### Short term toxicity (Annex IIA, point 5.3)

Target / critical effect ‡	Rat and mice: Liver and kidney, and RBC. Dog and monkey: liver, thyroid, kidney, serum cholesterol.
Lowest relevant oral NOAEL / NOEL ‡	0.2 mg/kg bw/day 16-day study in rat 0.2 mg/kg bw/day, 90-day studies in dog and monkey effects at 2 mg/kg bw/day 0.5 mg/kg bw/day, one year dog study
Lowest relevant dermal NOAEL / NOEL ‡	No data

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Lowest relevant inhalation NOAEL / NOEL ‡

No data

**Genotoxicity ‡ (Annex IIA, point 5.4)**

No genotoxic potential

**Long term toxicity and carcinogenicity (Annex IIA, point 5.5)**

Target/critical effect ‡

Dose-related increased liver weight and hepatocellular changes associated with peroxisome proliferation

Lowest relevant NOAEL / NOEL ‡

0.065 mg/kg bw/day

Carcinogenicity ‡

No carcinogenic potential in the rat.  
Hepatocellular carcinoma in female mice associated with peroxisome proliferation

**Reproductive toxicity (Annex IIA, point 5.6)**

Reproduction target / critical effect ‡

No reproduction toxicity at parental toxic doses (rat).

Lowest relevant reproductive NOAEL / NOEL ‡

Reproduction: 1 mg/kg bw/day  
Offspring: 0.065 mg/kg bw/day  
Parental: 1 mg/kg bw/day

Developmental target / critical effect ‡

Delayed ossification and increased resorption were observed at maternally toxic dose levels (rat). Increased resorption rate was also observed in the rabbit at maternal toxic doses levels.

Lowest relevant developmental NOAEL / NOEL ‡

Rat:  
Maternal: 1 mg/kg bw/day  
Developmental: 7.5 mg/kg bw/day  
  
Rabbit:  
Maternal: 7.5 mg/kg bw/day  
Developmental: 15 mg/kg bw/day

**Neurotoxicity / Delayed neurotoxicity ‡ (Annex IIA, point 5.7)**

No data

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles



### Other toxicological studies ‡ (Annex IIA, point 5.8)

Mode of action	Hepatocellular changes associated with peroxisome proliferation in rodents; non-rodents, including human hepatocytes, not affected.
Metabolites	The groundwater metabolites DE-535-pyridinol and DE-535-pyridinone were not deemed relevant.
Impurity	No toxicological studies available

### Medical data ‡ (Annex IIA, point 5.9)

Review of plant employee medical surveillance data shows no exposure related health effects.

### Summary (Annex IIA, point 5.10)

	Value	Study	Safety factor
ADI ‡	0.00065 mg/kg bw/day	2 year rat study and two generation study in rats	100
AOEL ‡	0.005 mg/kg bw/day	One year dog study.	100
ARfD ‡ (acute reference dose)	0.075 mg/kg bw	Developmental toxicity study in rabbit	100

### Dermal absorption (Annex IIIA, point 7.3)

Gallant Winner/Super (EF-1400)	7% dermal absorption of the product and 12% of the diluted spray solution, based on <i>in vivo</i> data (rat).
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‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### Acceptable exposure scenarios (including method of calculation)

Operator	<p>Estimated exposure (% of the AOEL). The maximum application rate is 0.104 kg/ha (tractor mounted broadcast sprayer).</p> <table><tr><td>Model</td><td>No PPE</td><td>with PPE</td></tr><tr><td>German</td><td>246%</td><td>12%</td></tr><tr><td>UK-POEM</td><td>1117%</td><td>169%</td></tr></table> <p><u>PPE</u>: gloves during mixing and loading, gloves + coverall during application.</p>	Model	No PPE	with PPE	German	246%	12%	UK-POEM	1117%	169%
Model	No PPE	with PPE								
German	246%	12%								
UK-POEM	1117%	169%								
Workers	<p>The estimated worker exposure is below the AOEL (maximum exposure up to 77% of the AOEL).</p>									
Bystanders	<p>The estimated exposure is below the AOEL (less than 3%).</p>									

### Classification and proposed labelling (Annex IIA, point 10)

with regard to toxicological data	<table> <tr> <td>Xn, Xi</td><td>Harmful, irritating</td></tr> <tr> <td>R22</td><td>harmful if swallowed</td></tr> <tr> <td>R41</td><td>Risk of serious damage to eyes (only haloxyfop-P)</td></tr> </table>	Xn, Xi	Harmful, irritating	R22	harmful if swallowed	R41	Risk of serious damage to eyes (only haloxyfop-P)
Xn, Xi	Harmful, irritating						
R22	harmful if swallowed						
R41	Risk of serious damage to eyes (only haloxyfop-P)						

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

## 1.4: Residues

### Metabolism in plants (Annex IIA, point 6.1 and 6.7, Annex IIIA, point 8.1 and 8.6)

Plant groups covered	Lettuce, sugar beet, soya bean, rape, dry pea and bean
Rotational crops	Lettuce, turnip, soya bean, carrot, sugar beet and wheat
Plant residue definition for monitoring	Sum of haloxyfop, its esters, salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)
Plant residue definition for risk assessment	Sum of haloxyfop-methyl, haloxyfop, its salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)
Conversion factor (monitoring to risk assessment)	None

<sup>(a)</sup> haloxyfop meaning any ratio of R- and S-isomers

### Metabolism in livestock (Annex IIA, point 6.2 and 6.7, Annex IIIA, point 8.1 and 8.6)

Animals covered	Dairy cattle, beef cattle and hens
Animal residue definition for monitoring	Sum of haloxyfop, its salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)
Animal residue definition for risk assessment	Sum of haloxyfop, its salts and conjugates expressed as haloxyfop (sum of R,S isomers, any ratio)
Conversion factor (monitoring to risk assessment)	None
Metabolism in rat and ruminant similar (yes/no)	Yes
Fat soluble residue: (yes/no)	Yes

### Residues in succeeding crops (Annex IIA, point 6.6, Annex IIIA, point 8.5)

At plant-back of 30 or 120 days, < 0.01 mg/kg in edible parts of carrot, lettuce, turnip, sugar beet, soya beans, and wheat grain. Trace residues in wheat forage and straw that could be used for animal consumption. The low residues ingested by the animal from these commodities are sufficiently covered by the proposed MRL in animal products

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### Stability of residues (Annex IIA, point 6 introduction, Annex IIIA, point 8 introduction)

haloxyfop residues found to be stable up to 7 months when stored frozen at approximately -20° C in oil-, starch- and protein-containing crops.

### Residues from livestock feeding studies (Annex IIA, point 6.4, Annex IIIA, point 8.3)

Intakes by livestock  $\geq 0.1$  mg/kg diet/day:

	Ruminant: yes	Poultry: no	Pig: yes
Muscle	ND (0.5 mg/kg feeding level)	<0.01 mg/kg (0.25 mg/kg feeding level)	No study required
Liver	0.03 mg/kg (0.5 mg/kg feeding level)	0.08 mg/kg (0.25 mg/kg feeding level)	
Kidney	0.11 mg/kg (0.5 mg/kg feeding level)	Not applicable	
Fat	0.01 mg/kg (0.5 mg/kg feeding level)	0.03 mg/kg (0.25 mg/kg feeding level)	
Milk	0.02 mg/kg (0.75 mg/kg feeding level)	Not applicable	
Eggs	Not applicable	ND (0.25 mg/kg feeding level)	

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### Summary of critical residues data (Annex IIA, point 6.3, Annex IIIA, point 8.2)

Crop	Northern/ Southern Region	Trials results relevant to the critical GAP (a)	Recommendation/comments	MRL	STMR (b)
Carrots	North	<0.01, 2x 0.01, 0.02, 0.05 mg/kg	In the north three trials have been performed with a higher dose than in GAP but as the residues are <0.01, 0.01 and 0.03 it is concluded that no more trials are necessary for the northern region.	0.10	0.01
	South	2x <0.01, 2x 0.01, 2x 0.02, 0.04, 0.08 mg/kg			
Sugar beet	North	0.01, 3x <0.02, 2x 0.02, 0.03, 0.04, 0.06, 2x 0.09 mg/kg	No MRL is proposed as MRL is not established within the EU for sugar beet or sugar.		
	South	<0.02, 0.02, 2x 0.03			
Soya beans	South	2x <0.02, 4x <0.05, 0.07 mg/kg	Intended use is only for the south.	0.10	<0.05
Rapeseed	North	7x <0.05, 0.07 mg/kg	It is not expected that residues above 0.05 will be present in rapeseed from the south so no more trials are requested. Besides the residue of 0.07 mg/kg from the north determines the MRL.	0.10	<0.05
	South	3x <0.05mg/kg			
Peas (dry)	North	4x <0.02, 2x 0.03, 0.06, 0.10 mg/kg	Intended use is only for the north.	0.10	0.025

(a) Numbers of trials in which particular residue levels were reported *e.g.* 3 x <0.01, 1 x 0.01, 6 x 0.02, 1 x 0.04, 1 x 0.08, 2 x 0.1, 2 x 0.15, 1 x 0.17

(b) Supervised Trials Median Residue *i.e.* the median residue level estimated on the basis of supervised trials relating to the critical GAP

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### Consumer risk assessment (Annex IIA, point 6.9, Annex IIIA, point 8.8)

ADI	0.00065 mg/kg bw
TMDI (European Diet) (% ADI)	52 % (WHO, adult, 60 kg bw) 18 % (UK model, toddler, 14.5 kg bw) 13 % (German model, girl, 5-7 year, 13 kg bw; animal products not included in this model)
IEDI (European diet) (% ADI)	Not required
Factors included in IEDI	Not required
ARfD	0.075 mg/kg bw/day
Acute exposure (% ARfD)	9 % (UK model, infant, 7.5 kg bw); carrot

### Processing factors (Annex IIA, point 6.5, Annex IIIA, point 8.4)

Crop/processed crop	Number of studies	Transfer factor	% Transference *
Sugar beets	1 (two different dosing rates)		
- raw juice		0.43-0.82	55-165
- pressed pulp		0.36-0.43	10-14
- white sugar		N/A	N/A
- green syrup		2.9-3.1	33-48
- molasses		18.2-18.6	
- molassed pulp		7.3-8.6	
Soybeans	2 (three different sites)		
- hulls		0.63-71	3-9
- meal		0.75-1.3	30-70
- refined oil		0.38-0.75	6
- crude oil		0.38-0.79	3
- soapstock		0.38-1.4	0.2
Rape	1 (three different dosing rates)		Not possible
- crude oil		1.4-2	
- refined oil		1.1-2.2	
- meal		0.9	

\* Calculated on the basis of distribution in the different portions, parts or products as determined through balance studies

### Proposed MRLs (Annex IIA, point 6.7, Annex IIIA, point 8.6)

Carrots	0.1
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‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles



Soya bean seed  
 Rapeseed  
 Dry peas (pulses)  
 Milk  
 Egg<sup>(b)</sup>  
 Liver, poultry<sup>(b)</sup>  
 Liver, others<sup>(b)</sup>  
 Kidney<sup>(b)</sup>  
 Fat, poultry<sup>(b)</sup>  
 Other products of animal origin<sup>(b)</sup>  
 Baby food and infant follow on formulae  
 according to directive 2003/13/EF and  
 2003/14/EF<sup>(b)</sup>

0.1
0.1
0.1
0.01* <sup>(a)</sup>
0.01* <sup>(a)</sup>
0.05
0.02
0.05
0.03
0.01* <sup>(a)</sup>
0.003* <sup>(a)</sup>

<sup>(a)</sup> MRL set at the limit of quantification of the analytical method.

<sup>(b)</sup> not peer reviewed MRL proposal

## 1.5: Fate and Behaviour in the Environment

### Route of degradation (aerobic) in soil (Annex IIA, point 7.1.1.1.1)

Mineralization after 100 days ‡

20°C <sup>14</sup>C-phenyl labelling:  
32 % AR after 90 days (n=1)

20°C <sup>14</sup>C-pyridine labelling:  
1.0, 2.5, 2.9, 3.3 % AR after 91 days and 6.2, 6.3 % AR after 90 days (n=6)

10°C <sup>14</sup>C- pyridine labelling:  
1.3 % AR after 90 days (n=1)

20°C <sup>14</sup>C-phenyl labelling, sterile:  
0.2 % AR after 90 days (n=1)

Non-extractable residues after 100 days ‡

20°C <sup>14</sup>C-phenyl labelling:  
44 % AR after 90 days (n=1)

20°C <sup>14</sup>C- pyridine labelling:  
3.4, 31, 32, 35 % AR after 91 days and 28, 38 % AR after 90 days (n=6)

10°C <sup>14</sup>C- pyridine labelling:  
33 % AR after 90 days (n=1)

20°C <sup>14</sup>C-phenyl labelling, sterile:  
12 % AR after 90 days (n=1)

Relevant metabolites - name and/or code, % of applied ‡ (range and maximum)

Haloxyfop-P (DE-535 acid):  
20°C <sup>14</sup>C-phenyl and -pyridine labelling:  
Range: 2.8 – 91 % AR (n=6)  
Max: 53 – 91 % AR (n=6)  
69 – 85 % (sterile) (n=1)

DE-535 phenol:  
20°C <sup>14</sup>C- pyridine labelling:  
Range: 0.0 – 12.6 % AR (n=6)  
Max: 1.2-12.6 % AR (n=6)

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

<p><u>DE-535 pyridinol:</u></p> <p>20°C <sup>14</sup>C- pyridine labelling:</p> <p>Range: 1.0 – 52 % AR (n=6)</p> <p>Max: 29-52 % AR (n=6)</p>
<p><u>DE-535 pyridinone:</u></p> <p>20°C <sup>14</sup>C- pyridine labelling:</p> <p>Range: 0.0 – 11.0 % AR (n=6)</p> <p>Max: 0.0 – 11.0 % AR (n=6)</p>

### Route of degradation in soil - Supplemental studies (Annex IIA, point 7.1.1.1.2)

Anaerobic degradation ‡

<p>Degradation after 120 days:</p> <p>Haloxyfop-P methyl ester: &gt; 99 % (n=2)</p> <p>Metabolites:</p> <p>DE-535 phenol: 33 % (n=1)</p> <p>DE-535 pyridinol: 72 % (n=1)</p> <p>DE-535 pyridinone: 26 % (n=1)</p> <p>Max conc. of metabolites after application of DE-535:</p> <p><u>Haloxyfop-P</u>: 89 % (3 days) (n=2)</p> <p>DE-535 phenol: 0.8 % (3-7 days) (n=2)</p> <p>DE-535 pyridinol: 0.4 % (3 days) (n=2)</p> <p>DE-535 pyridinone: not detected (n=2)</p>
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Soil photolysis ‡

<p>Photodegradation of haloxyfop-P methyl ester after irradiation for 41 equivalent sunlight days: 91 % (n=1)</p> <p>Degradation of haloxyfop-P in dark control: 99 % (n=1)</p> <p>Max conc. of <u>metabolites</u> after irradiation for 41 equivalent sunlight days:</p> <p>Haloxyfop-P: 83 % (2-25 sunlight days) (n=1)</p> <p>DE-535 phenol: 5 % (4.8 sunlight days) (n=1)</p> <p>Max conc. of <u>metabolites</u> in dark control:</p> <p>Haloxyfop-P: 92 % (2 days, approximately)</p>
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‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

constant) (n=1)  
DE-535 phenol: 9.1 % (5 days) (n=1)

## Rate of degradation in soil (Annex IIA, point 7.1.1.2, Annex IIIA, point 9.1.1)

Method of calculation

Aerobic studies  
Haloxyfop-P methyl ester: first order  
Haloxyfop-P methyl ester + Haloxyfop-P combined: SFO and FOMC kinetics according to recommendations of FOCUS (2006)  
DE-535 phenol: three compartment decay curve with accumulation phase or two compartment decay curve with accumulation phase  
DE-535 pyridinol: first order formation and one compartment decay curve with accumulation phase

Anaerobic studies  
Fitting of single- or two-phase exponential models with accumulation phase

Laboratory studies ‡ (range or median, with n value, with  $r^2$  value)

Haloxyfop-R methyl ester  
10 °C:  
DT<sub>50lab</sub> = 0.5 d (n=1),  $r^2$  = 0.99  
DT<sub>90lab</sub> = 1.7 d (n=1)  
  
20 °C:  
DT<sub>50lab</sub> = 0.001 - 0.6 d, average < 0.5 d (n=7)  $r^2$  = 0.98-0.99  
DT<sub>90lab</sub> = 0.0033 – 1.8 d, average 0.98 d (n=7)  
DT<sub>50lab</sub>(sterile) = 0.5 d (n=1)  $r^2$  = 0.98  
DT<sub>90lab</sub>(sterile) = 1.6 d (n=1)  
DT<sub>50lab</sub>(anaerobic) = 0.14, 0.16 d, average 0.15 d (n=2)  
DT<sub>90lab</sub>(anaerobic) = 0.46, 0.52 d, average 0.49 d (n=2)

Haloxyfop-P  
first order formation and one compartment decay curve with accumulation phase or two compartment decay curve with accumulation phase  
10 °C:  
DT<sub>50lab</sub> = 20.6 d (n=1)  $r^2$  = 0.90  
DT<sub>90lab</sub> = 68 d (n=1)

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<p><u>Haloxyfop-P methyl ester + haloxyfop-P (“parent”)</u></p> <p>20 °C:</p> <p>FOMC - 12.9-58 d (DT<sub>90</sub>/3.32), Geometric mean 25.8 d, (n=6) chi<sup>2</sup> error 3.74 to 18.01 % (for risk assessment use)</p>
<p>DT<sub>90lab</sub> = FOMC 42.7 – 192.6 d, (n=6)</p> <p>DT<sub>50lab</sub>(anaerobic) = 333, 842 d, average 588 (n=2) r<sup>2</sup> = 1 (no decimals)</p> <p>DT<sub>90lab</sub>(anaerobic) = 1106, 3394 d, average 2250 (n=2)</p>
<p><u>DE-535 phenol</u></p> <p>10 °C:</p> <p>DT<sub>50lab</sub> = 44.6 d (n=1) r<sup>2</sup> = 0.95</p> <p>DT<sub>90lab</sub> = 131 (n=1)</p> <p>20 °C:</p> <p>DT<sub>50lab</sub> = 15 – 110 d, average 43 d (n=6) r<sup>2</sup> = 0.86-0.98</p> <p>DT<sub>50lab</sub>(anaerobic) = 281 d (n=1) r<sup>2</sup> = 0.994</p> <p>DT<sub>90lab</sub>(anaerobic) = 1088 d (n=1)</p>
<p><u>DE-535 pyridinol</u></p> <p>10 °C:</p> <p>DT<sub>50lab</sub> = 508 d (n=1) r<sup>2</sup> = 0.94</p> <p>DT<sub>90lab</sub> = 1615 d (n=1)</p> <p>20 °C:</p> <p>DT<sub>50lab</sub> = 79 – 437 d, average 237 d (n=6) r<sup>2</sup> = 0.93-0.99</p> <p>DT<sub>90lab</sub> = 262 – 1386 d, average &gt; 605 d (n=6)</p> <p>DT<sub>50lab</sub>(anaerobic) = 49 d (n=1) r<sup>2</sup> = 0.996</p> <p>DT<sub>90lab</sub>(anaerobic) = 292 d (n=1)</p> <p><u>DE-535 pyridinone</u></p> <p>20 °C:</p> <p>Data gap identified in PRAPeR Teleconference TC18</p> <p>DT<sub>50lab</sub>(anaerobic) = 306 d (n=1) r<sup>2</sup> = 0.993</p> <p>DT<sub>90lab</sub>(anaerobic) = 1017 d (n=1)</p>

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Field studies ‡ (state location, range or median with n value)

Kinetics:

Persistence end-points:

Bi-exponential model for haloxyfop-P and three exponent model for DE-535 pyridinol.

Modelling end-points:

Normalisation for temperature then -  
Haloxyfop-P: FOMC kinetics according to recommendations of FOCUS (2006)

DE-535 pyridinol: SFO kinetics with linear degradation scheme ("parent" → pyridinol)

Persistence end-points:

Spring/summer application, 1 L/ha EF-1400

Haloxyfop-P

Germany (Niedersachsen):

DT<sub>50</sub> = 12 d, DT<sub>90</sub> = 119 d, r<sup>2</sup> = 0.999 (n=1)

Germany (Baden-Wurttemberg):

DT<sub>50</sub> = 13 d, DT<sub>90</sub> = 53 d, r<sup>2</sup> = 0.963 (n=1)

France (Bas-Rhin):

DT<sub>50</sub> = 19 d, DT<sub>90</sub> = 248 d, r<sup>2</sup> = 0.998 (n=1)

France (Champagne):

DT<sub>50</sub> = 12 d, DT<sub>90</sub> = 59 d, r<sup>2</sup> = 0.991 (n=1)

DE-535 pyridinol

Germany (Niedersachsen):

DT<sub>50</sub> = 165 d, DT<sub>90</sub> = 549 d, r<sup>2</sup> = 0.902 (n=1)

Autumn application, 1 L/ha EF-1400

Haloxyfop-P

Germany (Schenkenberg):

DT<sub>50</sub> = 27 d, DT<sub>90</sub> = 362 d, r<sup>2</sup> = 0.98 (n=1)

Germany (Klostergut):

DT<sub>50</sub> = 6 d, DT<sub>90</sub> = 241 d, r<sup>2</sup> = 0.99 (n=1)

Germany (Ismaning)

DT<sub>50</sub> = 5 d, DT<sub>90</sub> = 297 d, r<sup>2</sup> = 0.98 (n=1)

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles



Soil accumulation and plateau concentration ‡

<p>DE-535 pyridinol</p> <p>Germany (Klostergut):</p> <p>DT<sub>50</sub> = 38 d, DT<sub>90</sub> = 412 d, r<sup>2</sup> = 0.82 (n=1)</p> <p>Germany (Ismaning):</p> <p>DT<sub>50</sub> = 193 d, DT<sub>90</sub> = 640 d, r<sup>2</sup> = 0.72 (n=1)</p> <p><u>Modelling end-points:</u></p> <p>Spring and autumn applications</p> <p>Haloxyfop-P - DT<sub>50</sub> 18.9-66.1 d (30.2 days geometric mean of FOMC DT<sub>50</sub>s/3.32, n=7), chi<sup>2</sup> error 5.13 to 29.01 %.</p> <p>DE-535 pyridinol - DT<sub>50</sub> 18.63-192-54 d (63 d geometric mean of SFO DT<sub>50</sub>s, n=7), chi<sup>2</sup> error 11.4 to 33.6 %.</p> <p><u>Spring application, 1 L/ha EF-1400</u></p> <p>Field study at 4 sites in Germany, Poland and France, DT<sub>50</sub>s not determined.</p> <p>Haloxyfop-P declined from 38-84 µg/kg to 2.8 to 8.4 µg/kg after 180 days.</p> <p>DE-535 pyridinol detected at max 3.7 to 6.9 µg/kg at 14-60 days</p> <p>DE-535 phenol detected at max &lt;LOQ to 11.2 µg/kg at 7-14 days</p> <p>DE-535 pyridinone detected at &lt;LOQ</p>	<p>Calculated maximum plateau concentrations found immediately after application (or metabolite peak):</p> <p>Haloxyfop-P methyl ester</p> <p>PECmax plateau = 144 µg/kg soil</p> <p>Haloxyfop-P</p> <p>PECmax plateau = 119 µg/kg soil</p> <p>DE-535 phenol</p> <p>PECmax plateau = 14.9 µg/kg soil</p>
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DE-535 pyridinol  
 PECmax plateau = 54.4 µg/kg soil

DE-535 pyridinone  
 PECmax plateau = 13.9 µg/kg soil

## Soil adsorption/desorption (Annex IIA, point 7.1.2)

$K_f / K_{oc}$  ‡

$K_d$  ‡

pH dependence ‡ (yes / no) (if yes type of dependence)

### Haloxyfop-P methyl ester:

No test due to rapid hydrolysis.

### Haloxyfop-P:

Sorption:

$K_{doc}$ : 28.5-113.5 mL/g (n = 8)

$K_d$  0.31-1.59 mL/g (n = 8)

Soil horizon from a lysimeter (30-60 cm):

$K_{oc}$ : 60.4 mL/g (n=1)

Soil horizon from a lysimeter (60-100 cm):

$K_{oc}$ : 55.3 mL/g (n=1)

### DE-535 phenol:

Sorption:

$K_{doc}$ : 658-968 mL/g (n = 7)

$K_d$ : 6.53-17.7 mL/g (n = 7)

### DE-535 pyridinol:

Sorption:

$K_{doc}$ : 23.4 – 67.8 mL/g (n = 7)

$K_d$ : 0.33 – 0.80 mL/g (n = 7)

### DE-535 pyridinone:

Sorption:

$K_{doc}$ : 18.5-46.3 mL/g (n = 7)

$K_d$ : 0.26-0.5 mL/g (n = 7)

As no attempt at Freundlich determinations for all the compounds has taken place (a single concentration was investigated), a  $1/n = 1$  should

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be used for modelling purposes.

### Mobility in soil (Annex IIA, point 7.1.3, Annex IIIA, point 9.1.2)

Column leaching ‡

No data

Aged residues leaching ‡

No data

Lysimeter/ field leaching studies ‡

#### Late spring study

(Fraunhofer Institut, Schmallenberg-Grafschaft, Germany)

Crop: sugar beet (1st year) and winter wheat (2nd year)

Application rate: 112 g a.s./ha or 212 g a.s./ha

Leachate: 1. year: 490 mm; 2. year: 470 mm

Total % AR leached at 112 g a.s./ha: 1. year: 0.12; 2. year: 0.17

Total % AR leached at 212 g a.s./ha: 1. year: 0.38; 2. year: 0.33

Annual average µg as eq/L in leachate at 112 g a.s./ha: 1. year: 0.04; 2. year: 0.03

Annual average µg as eq/L in leachate at 212 g a.s./ha: 1. year: 0.15; 2. year: 0.16

Haloxyfop-P and DE-535 pyridinol were < 0.02 µg/L and < 0.05 µg/L at the 112 and 212 g/ha application rate, respectively.

The majority of the remaining radioactivity in the soil was contained within the top 30 cm of the soil column.

#### Spring study

(Covance Laboratories, Muenster, Germany)

Crop: sugar beet (1st year) and winter wheat (2nd year)

Application rate: 108 g a.s./ha

Leachate: 1. year: 248 mm; 2. year: 634 mm

Total % AR leached; lys 1: 1. year: 0.49; 2. year: 2.06

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Total % AR leached; lys 2: 0.40; 2. year: 1.94  
Annual average  $\mu\text{g}$  as eq/L in lys 1: 1. year: 0.20; 2. year: 0.34  
Annual average  $\mu\text{g}$  as eq/L in lys 2: 1. year: 0.37; 2. year: 0.58

Haloxyfop-P methyl ester, haloxyfop-P and DE-535 phenol were each below 0.004  $\mu\text{g}$  as eq/L.

DE-535 pyridinol peaked at 0.011 and 0.013  $\mu\text{g}$  as eq/L week 99 in lysimeter 1 and 2, respectively.

Metabolite U1 = trifluoroacetic acid (TFA) with annual average concentrations of 0.044 and 0.036  $\mu\text{g}/\text{L}$ , respectively, the first year and 0.085 and 0.082  $\mu\text{g}/\text{L}$ , respectively, the second year.

#### Autumn study

(Covance Laboratories, Muenster, Germany)

Crop: winter oilseed rape

Application rate: 108 g a.s./ha

Leachate: 1. year: 188 mm; 2. year: 494 mm

Total % AR leached; 54 g a.s./ha: 1. year: 0.03; 2. year: 1.9

Total % AR leached; 108 g a.s./ha: 0.17; 2. year: 1.7

Annual average  $\mu\text{g}$  as eq/L; 54 g a.s./ha: 1. year: 0.035; 2. year: 0.15

Annual average  $\mu\text{g}$  as eq/L; 108 g a.s./ha: 1. year: 0.20; 2. year: 0.67

Haloxyfop-P methyl ester and DE-535-phenol: each < 0.004  $\mu\text{g}$  as eq/L.

Haloxyfop-P first year average annual concentrations: 0.009 and 0.003  $\mu\text{g}$  as eq/L for lysimeters treated at 54 g a.s./ha and 0.089 and 0.068  $\mu\text{g}$  as eq/L for lysimeters treated at 108 g a.s./ha. Second year: haloxyfop-P < 0.004  $\mu\text{g}$  as eq/L for all lysimeters.

DE-535 pyridinol, annual average concentrations: < 0.004 – 0.015  $\mu\text{g}/\text{L}$  for the four lysimeters the first year and 0.006 - 0.010  $\mu\text{g}/\text{L}$  the second year.

Trifluoroacetic acid (TFA) leached with annual

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average concentrations the second year at 0.048 and 0.042 µg/L, respectively, for the two lysimeters treated at 54 g a.s./ha and 0.079 and 0.076 µg TFA/L for the two lysimeters treated at 108 g a.s./ha.

For all these lysimeter investigations, annual average leachate concentrations of resolved unidentified radioactivity (that would include DE-535 pyridinone) were up to a maximum of 0.044 µg a.s. eq/L.

### PEC (soil) (Annex IIIA, point 9.1.3)

#### Method of calculation

Worst-case continuous and time weighted average soil concentrations calculated when the plateau concentration is reached. The assumptions are even distribution in the top 5 cm layer and a bulk density of 1.5 g/cm<sup>3</sup>. Spray deposition is assumed to be 100 %. No interception, no losses due to surface runoff, leaching and volatilization. Max concentrations of the metabolites haloxyfop-P, DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone were set to 100, 12, 52 and 11 % as eq., respectively.

Where available longest realistic field DT<sub>50</sub> was used, in the other longest realistic lab DT<sub>50</sub> was used.

Because of the inconsistency between the calculation model and the kinetic evaluation of the degradation rates for haloxyfop-P, DE-535 phenol and DE-535 pyridinone, only initial values can be considered valid<sup>1</sup>.

#### Application rate

Maximum application rate: One time 108 g a.s./ha.

### PEC (soil) in µg compound/kg.

Time Days	Haloxyfop-P methyl ester DT <sub>50lab</sub> = 0.7 d		Haloxyfop-P DT <sub>50field</sub> = 27 d		DE-535 phenol DT <sub>50lab</sub> = 110 d		DE-535 pyridinol DT <sub>50field</sub> = 193 d		DE-535 pyridinone	
	PECcont	PECtwa	PECcont	PECtwa	PECcont	PECtwa	PECcont	PECtwa	PECcont	PECtwa
0	144	(144)	119.0	(119.0)	14.9	(14.9)	54.4	(54.4)	13.9	(13.9)
1	36.0	77.9	n.a.	n.a.	n.a.	n.a.	54.2	54.3	n.a.	n.a.

<sup>1</sup> New PECsoil calculations are not required as no risk was identified for terrestrial organisms with the initial PECsoil

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2	9.00	48.7	n.a.	n.a.	n.a.	n.a.	54.0	54.2	n.a.	n.a.
4	0.563	25.9	n.a.	n.a.	n.a.	n.a.	53.6	54.0	n.a.	n.a.
7	0.0088	14.8	n.a.	n.a.	n.a.	n.a.	53.0	53.7	n.a.	n.a.
28	$2.0 \times 10^{-15}$	3.71	n.a.	n.a.	n.a.	n.a.	49.2	51.8	n.a.	n.a.
50	$\approx 0$	2.08	n.a.	n.a.	n.a.	n.a.	45.5	49.8	n.a.	n.a.
100	$\approx 0$	1.04	n.a.	n.a.	n.a.	n.a.	38.0	45.7	n.a.	n.a.
365	$\approx 0$	0.285	n.a.	n.a.	n.a.	n.a.	14.7	30.3	n.a.	n.a.

n.a. = not available (not required).

### Route and rate of degradation in water (Annex IIA, point 7.2.1)

Hydrolysis of active substance and relevant metabolites (DT<sub>50</sub>) ‡  
(state pH and temperature)

20°C:  
Haloxyfop-P methyl ester:  
pH 4: Stable.  
pH 7: DT<sub>50</sub> = 43 d  
pH 9: DT<sub>50</sub> = 0.63 d  
natural water, pH 8: 3 d  
  
metabolites:  
Haloxyfop-P: max 99.1 %AR (pH 9)  
unknown 1: max 2.3 %AR (pH 9)  
unknown 2: max 2.9 %AR (pH 7)

Photolytic degradation of active substance and relevant metabolites ‡

Xenon light source, continuous irradiation  
  
Haloxyfop-P methyl ester at 20°C, pH 5 sterile buffer:  
Haloxyfop-P methyl ester: DT<sub>50</sub> = 20 d, DT<sub>90</sub> = 67 d  
Haloxyfop-P: Not observed in test  
DE-535 furan: max. 18.6% AR (irradiated samples)  
  
Haloxyfop-P methyl ester at 20°C, natural water (pH 8.5):  
Haloxyfop-P methyl ester: DT<sub>50</sub> = 2 d, DT<sub>90</sub> = 7 d  
Haloxyfop-P: DT<sub>50</sub> = 8 d, DT<sub>90</sub> = 24 d  
  
Haloxyfop-P at 20°C, pH 5 sterile buffer:  
Haloxyfop-P: DT<sub>50</sub> = 12 d, DT<sub>90</sub> = 41 d

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Readily biodegradable (yes/no)	No
Degradation in water/sediment	<p>Two different systems meaning that n=2 for all data</p> <p>Kinetic: first order kinetic based on optimised rate constants from modelling with MODELMAKER.</p> <p><u>Haloxyfop-P methyl ester:</u></p> <p>water: <math>DT_{50} = 0.19 - 0.28</math> d</p> <p>sediment: <math>DT_{50} = 0.06 - 0.20</math> d</p> <p>total: <math>DT_{50} = 0.18 - 0.24</math> d</p> <p><u>Haloxyfop-P:</u></p> <p>water: <math>DT_{50} = 31.5 - 54.6</math> d</p> <p>sediment: <math>DT_{50} = 46.2</math> d – &gt; 1 year</p> <p>total: <math>DT_{50} = 39.2 - 51.7</math> d</p> <p><u>DE-535 pyridinol:</u></p> <p>not available</p>
Mineralization	<p><math>^{14}\text{C}</math>-phenyl labelling:</p> <p>49 and 53 % after 100 days (n=1)</p> <p><math>^{14}\text{C}</math>-pyridinol labelling:</p> <p>3.8 and 11.5 % after 100 days (n=1)</p>
Non-extractable residues	<p>Total amount:</p> <p>21.5 – 27.2 % AR (100 d) (n=4)</p> <p>4.54 % AR (30 d) (sterile system) (n=2)</p>
Distribution in water / sediment systems (active substance) ‡	<p>Haloxyfop-P methyl ester:</p> <p><math>^{14}\text{C}</math>-phenyl labelling:</p> <p>Water: max. 78.5-83.1% AR at 0d; ND after 7 d (n=2)</p> <p>Sediment: max. 5.1-8.4 % AR at 0d; ND after 7 d (n=2)</p> <p><math>^{14}\text{C}</math>- pyridine labelling:</p> <p>Water: max. 76.7-71.3% AR at 0d; ND after 2-7 d (n=2)</p> <p>Sediment: max. 12.0-19.0% AR at 0d; ND after 2-7 d (n=2)</p>
Distribution in water / sediment systems (metabolites) ‡	<p><u>Haloxyfop-P:</u></p> <p><math>^{14}\text{C}</math>-phenyl labelling:</p>

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<p>Water: max. 63.8-74.1% AR after 7-30 d (n=2)</p> <p>Sediment: max. 20.2-26.0 % AR after 30 d (n=2)</p> <p><sup>14</sup>C-pyridine labelling:</p> <p>Water: max. 74.5-81.5% AR after 1 d (n=2)</p> <p>Sediment: max. 12.7-33.7 % AR after 7-14 d (n=2)</p> <p><u>DE-535 pyridinol:</u></p> <p><sup>14</sup>C-phenyl labelling:</p> <p>Can not be detected with that labelling.</p>
<p><sup>14</sup>C-pyridine labelling:</p> <p>Water: max. 16.8-19.7% AR after 59-100 d (n=2)</p> <p>Sediment: max. 6.8-16.4 % AR after 59-100 d (n=2)</p> <p><u>DE-535 phenol:</u></p> <p><sup>14</sup>C-phenyl labelling:</p> <p>Water: max. 0.3-1.6% AR after 7 d (n=2)</p> <p>Sediment: max. 3.6-7.3 % AR after 59-100 d (n=2)</p> <p><sup>14</sup>C-pyridine labelling:</p> <p>Water: max. 0.8-1.3% AR after 1-7 d (n=2)</p> <p>Sediment: max. 1.1-5.2 % AR after 100 d (n=2)</p>

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

## PEC (surface water) (Annex IIIA, point 9.2.3)

Method of calculation

The worst-case concentrations in surface water are calculated for a model system defined by

- a water volume with a depth of 0.3 meter
- one application at 108 g a.s./ha
- spray drift at 1 m of 2.77 %

Haloxyfop-P methyl ester: DT<sub>50</sub>water = 0.28 days

Haloxyfop-P: DT<sub>50</sub>water = 54.6 days. Max. conversion factor = 86 %

DE-535 pyridinol: DT<sub>50</sub>water = 20.6 days. Max. Conversion factor = 56.24 % based on the concentration of DE-535-pyridinol (33.13%) + the precursors haloxyfop-P (17.85%) and DE-535-phenol (5.26%).

Worst-case continuous and time weighted average surface water concentrations calculated at a distance 1 m from source are shown in the table below.

Application rate

108 g a.s./ha

Main routes of entry

Spray drift of 2.77 % in a distance of 1 meter  
Spray drift (2.77%) and runoff/drainage (15%)

## PEC (surface water) – spray drift

time (days)	Haloxyfop-P methyl ester		Haloxyfop-P		DE-535 pyridinol	
	DT <sub>50</sub> = 0.28 days		DT <sub>50</sub> = 54.6 days		DT <sub>50</sub> = 20.6 days	
	Actual PEC (µg/L)	TWA PEC (µg/L)	Actual PEC (µg/L)	TWA PEC (µg/L)	Actual PEC (µg/L)	TWA PEC (µg/L)
0 (initial)	0.997	(0.997)	0.960	(0.960)	0.296	(0.296)
1	0.084	0.369	0.948	0.954	0.286	0.291
2	0.007	0.200	0.936	0.948	0.277	0.286
3	0.001	0.134	0.924	0.942	0.267	0.282
4	< 0.001	0.101	0.912	0.936	0.258	0.277
7	< 0.001	0.058	0.878	0.919	0.233	0.264
14	< 0.001	0.029	0.804	0.880	0.185	0.236
21	< 0.001	0.019	0.735	0.843	0.146	0.213
28	< 0.001	0.014	0.673	0.808	0.116	0.192
42	< 0.001	0.010	0.563	0.744	0.071	0.158

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### PEC (surface water) – spray drift + 15% runoff/drainage

Time (days)	Haloxyfop-P methyl ester		Haloxyfop-P		DE-535 pyridinol	
	DT <sub>50</sub> = 0.28 days		DT <sub>50</sub> = 54.6 days		DT <sub>50</sub> = 20.6 days	
	Actual PEC (µg/L)	TWA PEC (µg/L)	Actual PEC (µg/L)	TWA PEC (µg/L)	Actual PEC (µg/L)	TWA PEC (µg/L)
0 (initial)	6.400	(6.400)	6.160	(6.160)	1.892	(1.892)
1	0.538	2.368	6.082	6.121	1.829	1.860
2	0.045	1.284	6.006	6.082	1.770	1.829
3	0.004	0.861	5.930	6.044	1.710	1.800
4	< 0.001	0.646	5.855	6.006	1.654	1.770
7	< 0.001	0.369	5.636	5.894	1.494	1.686
14	< 0.001	0.185	5.157	5.644	1.182	1.510
21	< 0.001	0.123	4.718	5.407	0.933	1.357
28	< 0.001	0.092	4.317	5.184	0.738	1.226
42	< 0.001	0.062	3.614	4.775	0.461	1.013

### DE-535-furan

PEC<sub>sw</sub> has been calculated for the aqueous photolysis product, DE-535-furan, using the FOCUS Steps 1-2 calculator.

Application rate: 104 g haloxyfop-P/ha in winter oil seed rape and sugar beet in North and South Europe.

Maximum concentration of DE-535-furan in the water phase is set to 7 %.

K<sub>oc</sub>: 0 mL/g (surrogate assuming no sorption).

DT<sub>50</sub> water: 0.9 days (photolysis DT<sub>50</sub> in natural water; DAR, B.8.4.6).

DT<sub>50</sub> soil/sediment/water: 1000 d (FOCUS default since no data).

This approach means that no degradation of the precursor DE-535 and the DE-535 furan is accounted for in the time period from application until the surface water is reached via run-off and/or drainage.

The maximum initial PEC<sub>sw</sub> equals to 0.0627 µg/L.

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

## PEC (sediment)

### Method of calculation

A worst-case scenario for haloxyfop-P methyl ester, haloxyfop-P and DE-535 pyridinol concentrations in sediment are calculated for a model system defined by

- sediment depth = 5 cm
- sediment bulk density = 1.3 g/cm<sup>3</sup>
- one application at 108 g a.s./ha
- spray drift at 1 m of 2.77 %
- contribution from run-off/erosion and/or drainage flow: 15% of the application rate, according to FOCUS step 1 (worst-case loading)
- assuming 100 % of applied substance that reaches the surface water also reaches the sediment and mixes with the top 5 cm.

Haloxyfop-P methyl ester DT<sub>50sed</sub> = 0.20 d

Haloxyfop-P: DT<sub>50sed</sub> > 1 year (= 365 d). Max. Conversion factor = 86 %

DE-535 pyridinol: DT<sub>50sed</sub> > 1 year (= 365 d). Max. Conversion factor = 56.24 % based on the concentration of DE-535-pyridinol (33.13%) + the precursors haloxyfop-P (17.85%) and DE-535-phenol (5.26%).

### Application rate

108 g a.s./ha

## PEC (sediment) – 2.77% spray drift

time (days)	Haloxyfop-P methyl ester		Haloxyfop-P		DE-535 pyridinol	
	PECcont(t) (µg a.s./kg)	PECTwa(t) (µg a.s./kg)	PECcont(t) (µg a.s./kg)	PECTwa(t) (µg a.s./kg)	PECcont(t) (µg a.s./kg)	PECTwa(t) (µg a.s./kg)
0	4.43	4.43	7.61	7.61	4.99	4.99
1	0.14	1.23	7.59	7.61	4.97	4.99
2	0.00	0.64	7.58	7.59	4.97	4.97
4	4.15x10 <sup>-6</sup>	0.31	7.54	7.58	4.96	4.97
7	~0	0.19	7.51	7.56	4.93	4.96
28	~0	0.05	7.22	7.40	4.72	4.86
50	~0	0.03	6.92	7.26	4.54	4.75
100	~0	0.02	6.30	6.92	4.13	4.54

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### PEC (sediment) – 2.77% spray drift + 15% runoff/drainage

time (days)	Haloxyfop-P methyl ester		Haloxyfop-P		DE-535 pyridinol	
	PECcont(t)	PECtwa(t)	PECcont(t)	PECtwa(t)	PECcont(t)	PECtwa(t)
	(µg a.s./kg)	(µg a.s./kg)	(µg a.s./kg)	(µg a.s./kg)	(µg a.s./kg)	(µg a.s./kg)
0	28.4	28.4	48.8	48.8	32	32
1	0.88	7.9	48.7	48.8	31.9	32.0
2	0.03	4.1	48.6	48.7	31.9	31.9
4	2.66x10 <sup>-5</sup>	2.0	48.4	48.6	31.8	31.9
7	8.0x10 <sup>-10</sup>	1.2	48.2	48.5	31.6	31.8
28	~0	0.3	46.3	47.5	30.3	31.2
50	~0	0.2	44.4	46.6	29.1	30.5
100	~0	0.1	40.4	44.4	26.5	29.1

### PEC (ground water) (Annex IIIA, point 9.2.1)

Method of calculation and type of study (*e.g.*  
modelling, monitoring, lysimeter )

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles



Application rate

**Because of the inconsistency between the the 1<sup>st</sup> order kinetic used in the FOCUS PELMO model and the kinetic evaluation of the degradation rates, the PECgw values reported below should be considered with caution and should be confirmed by new FOCUSgw modeling (data gap identified in EPCO 21).**

**The new FOCUSgw modeling should also take into account the agreed input parameters in PRAPeR Teleconference TC18.**

The leaching of haloxyfop-P, DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone to groundwater in nine European locations was modelled using the FOCUS groundwater scenarios and the Pesticide Leaching Model (FOCUSPELMO 2.2.2). The 4 scenarios modelled were:

1–winter oilseed rape (WOSR) app 28d) Autumn application to winter oilseed rape, 108 g a.s./ha, no crop interception.

2– winter oilseed rape (WOSR) app 42d) Late autumn application to winter oilseed rape, 108 g a.s./ha, no crop interception.

3-sugar beet (SB) app 28d) Spring application to sugar beet, 108 g a.s./ha, no crop interception.

4- sugar beet (SB) app 42d) Early spring application to sugar beet, 108 g a.s./ha, no crop interception. This lead to 38 runs for each of the four compounds.

Haloxyfop-P:  $DT_{50} = 11.4$  d;  $K_{OC} = 54$

DE-535 phenol:  $DT_{50} = 36.1$  d;  $K_{OC} = 761$

DE-535 pyridinol:  $DT_{50} = 230$  d;  $K_{OC} = 42$

DE-535 pyridinone:  $DT_{50} = 226$  d;  $K_{OC} = 31$

108 g a.s./ha.

Each metabolite was modeled separately representing worst case scenarios as “applications” at their corresponding maximum amounts seen in the laboratory studies, corrected for molecular weight differences.

The maximum amounts used, expressed in % as eqv. were 100 % DE-535 acid, 36.9 % DE-535 pyridinol, 7.6 % DE-535 phenol and 9.4 % DE-535 pyridinone.

Please note from Annex B.8.6.1 that the last three

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

maximum amounts should be corrected.

### PEC<sub>(gw)</sub>

Maximum concentration

Maximum concentrations from the many model runs have not been reported. Instead the 80<sup>th</sup> percentile annual average concentrations are given below.

Average annual concentration

(Results quoted for modelling with FOCUS gw scenarios, according to FOCUS guidance)

The 80<sup>th</sup> percentile annual average concentrations from consecutive applications for a period of 20 years were modelled.

In summary the results were as follows:

The calculations showed that DE-535 pyridinol exceeded the limit value of 0.1 µg a.s./L in the groundwater in all scenarios, with 80<sup>th</sup> percentile annual average PEC<sub>gw</sub> in the range of 0.52 – 2.87 µg/L. Pyridinone also exceeded the limit value in all scenarios, with 80<sup>th</sup> percentile annual average PEC<sub>gw</sub> in the range of 0.26 – 0.90 µg/L.

The leaching of haloxyfop-P was generally < 0.001 µg/L; the highest value was 0.021 µg/L in Piacenza. DE-535 phenol was in all cases < 0.001 µg/L.

The results are listed in the table below.

**PEC(ground water)** in µg compound/L as 80th percentile annual average concentrations from consecutive applications for a period of 20 years. The 3 scenario types are explained in the text above.

Location	WOSR app 28d post emergence	WOSR app 42d post emergence	SB app 28d post emergence	SB app 14d post emergence
DE-535 acid				
Chateaudun –Irr	-	-	<0.001	<0.001
No Irr	<0.001	<0.001	<0.001	<0.001
Hamburg	0.001	0.002	<0.001	<0.001
Jokionen			<0.001	<0.001
Kremsmuenster	<0.001	<0.001	<0.001	<0.001
Okehampton	0.001	0.002	<0.001	<0.001
Piacenza – Irr			0.001	<0.001
No Irr	0.021	0.014	<0.001	<0.001
Porto	<0.001	<0.001	<0.001	<0.001
Sevilla –Irr	-	-	<0.001	<0.001
- No Irr	-	-	<0.001	<0.001

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Location	WOSR app 28d post emergence	WOSR app 42d post emergence	SB app 28d post emergence	SB app 14d post emergence
Thiva –Irr	-	-	<0.001	<0.001
- No Irr	-	-	<0.001	<0.001
DE-535 pyridinol				
Chateaudun –Irr	-	-	2.402	2.352
No Irr	2.718	2.732	2.368	2.332
Hamburg	2.774	2.835	2.793	2.767
Jokionen			2.467	2.461
Kremsmuenster	2.302	2.376	2.304	2.324
Okehampton	2.275	2.309	2.225	2.191
Piacenza – Irr	-	-	1.972	1.893
No Irr	2.581	2.571	2.853	2.872
Porto	0.954	0.975	0.705	0.716
Sevilla –Irr	-	-	0.763	0.809
- No Irr	-	-	0.517	0.555
Thiva –Irr	-	-	1.791	1.689
- No Irr	-	-	2.008	1.947

Location	WOSR app 28d post emergence	WOSR app 42d post emergence	SB app 28d post emergence	SB app 14d post emergence
DE-535 phenol				
Chateaudun –Irr	-	-	<0.001	<0.001
- No Irr	<0.001	<0.001	<0.001	<0.001
Hamburg	<0.001	<0.001	<0.001	<0.001
Jokionen	-	-	<0.001	<0.001
Kremsmuenster	<0.001	<0.001	<0.001	<0.001
Okehampton	<0.001	<0.001	<0.001	<0.001
Piacenza – Irr	-	-	0.001	<0.001
- No Irr	<0.001	<0.001	<0.001	<0.001
Porto	<0.001	<0.001	<0.001	<0.001
Sevilla –Irr	-	-	<0.001	<0.001
- No Irr	-	-	<0.001	<0.001
Thiva –Irr	-	-	<0.001	<0.001
- No Irr	-	-	<0.001	<0.001
DE-535 pyridinone				

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Location	WOSR app 28d post emergence	WOSR app 42d post emergence	SB app 28d post emergence	SB app 14d post emergence
Chateaudun –Irr	-	-	0.762	0.753
- No Irr	0.864	0.859	0.818	0.812
Hamburg	0.826	0.842	0.895	0.876
Jokionen	-	-	0.865	0.861
Kremsmuenster	0.737	0.732	0.757	0.758
Okehampton	0.649	0.650	0.705	0.699
Piacenza – Irr	-	-	0.601	0.571
- No Irr	0.808	0.803	0.871	0.850
Porto	0.306	0.310	0.269	0.270
Sevilla –Irr	-	-	0.294	0.306
- No Irr	-	-	0.262	0.270
Thiva –Irr	-	-	0.632	0.601
- No Irr	-	-	0.755	0.734

Irr = With irrigation, No Irr = No irrigation, - no scenario for this location/crop combination in the FOCUS shell.

**Summary of PEC<sub>gw</sub> for the two metabolites leaching above the limit value of 0.1 µg/L Range of the 80<sup>th</sup> percentile annual average concentrations for the four different application scenarios.**

Scenario	DE-535 pyridinol (µg/L)	DE-535 pyridinone (µg/L)
Châteaudun	2.33 – 2.35	0.75 – 0.86
Hamburg	2.77 – 2.84	0.83 – 0.90
Jokioinen	2.46 – 2.47	0.86 – 0.87
Kremsmünster	2.30 – 2.38	0.73 – 0.76
Okehampton	2.19 – 2.31	0.65 – 0.71
Piacenza	1.89 – 2.87	0.57 – 0.87
Porto	0.71 – 0.98	0.27 – 0.31
Sevilla	0.52 – 0.81	0.26 – 0.31
Thiva	1.69 – 2.01	0.60 – 0.76

**Fate and behaviour in air** (Annex IIA, point 7.2.2, Annex III, point 9.3)

Direct photolysis in air ‡

No data

Quantum yield of direct phototransformation

No data

Photochemical oxidative degradation in air ‡

Latitude: Not stated Season: Not stated  
DT<sub>50</sub>: 0.621 days (12-hour day).

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

## Volatilization ‡

The volatilisation of haloxyfop-R methyl ester from soil and plant surfaces was investigated in one study. Results of the plant tests showed that 19 and 20% of the applied radioactivity had volatilised from the plant leaves after 24 hours. There was no effect of application rate. Losses from soil were lower at only 2% of applied amounts at both rates.

## PEC (air)

### Method of calculation

Expert judgement based on vapour pressure ( $5.5 \times 10^{-5}$  Pa for haloxyfop methyl ester) and information on volatilisation from plants and soil

## PEC<sub>(a)</sub>

### Maximum concentration

Negligible

## Definition of the Residue (Annex IIA, point 7.3)

### Relevant to the environment

Soil: haloxyfop-P methyl ester (DT 90 < 3 d), haloxyfop-P, DE-535 pyridinol, DE-535 pyridinone and DE-535 phenol.

Ground water: haloxyfop-P methyl ester, haloxyfop-P, DE-535 phenol, DE-535 pyridinol and DE-535 pyridinone.

Surface water: haloxyfop-P methyl ester, haloxyfop-P, DE-535 pyridinol and DE-535-furan.

Air: haloxyfop-P methyl ester and haloxyfop-P

## Monitoring data, if available (Annex IIA, point 7.4)

### Soil (indicate location and type of study)

No data

### Surface water (indicate location and type of study)

No data

### Ground water (indicate location and type of study)

In a total of 143 samples from 101 sites in Germany and France haloxyfop<sup>2</sup> has not been detected (< 0.1 µg/L).

### Air (indicate location and type of study)

No data

<sup>2</sup> As the analytical methods were not specified, it is assumed that it is intended as haloxyfop, its salts and esters.

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

## Classification and proposed labelling (Annex IIA, point 10)

with regard to fate and behaviour data

R53	Not readily biodegradable (cf. Annex B.8.4.4.1)
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## Appendix 1.6: Effects on non-target Species

### Effects on terrestrial vertebrates (Annex IIA, point 8.1, Annex IIIA, points 10.1 and 10.3)

Acute toxicity to mammals ‡	LD <sub>50</sub> = 300 mg a.s./kg bw
Chronic toxicity to mammals	NOAEL = 1.0 mg a.s./kg bw/day
Acute toxicity to birds ‡	LD <sub>50</sub> = 1159 mg/kg bw/day (haloxyfop-R methyl ester) LD <sub>50</sub> = 414 mg/kg bw (haloxyfop-R)
Dietary toxicity to birds ‡	LC <sub>50</sub> > 5000 ppm ~ 1106 mg a.s./kg bw/day*
Reproductive toxicity to birds ‡	NOEC = 210 mg a.s./kg ~ 17.1 mg a.s./kg bw/day*

\*) Tests performed with haloxyfop-R

### Toxicity/exposure ratios for terrestrial vertebrates (Annex IIIA, points 10.1 and 10.3)

Application rate (kg a.s./ha)	Crop	Category (e.g. insectivorous bird)	Time-scale	TER	Annex VI Trigger
Tier 1 <sup>1</sup>					
0.108	Short grass	Herbivorous mammal	acute	114	10
0.108	Insects	Insectivorous mammal	acute	315	10
0.108	5 times diluted spray fluid	Herbivorous mammal	acute	62	10
0.108	Leafy crop	Herbivorous mammal	long-term	1.6	5
0.108	Insects	Insectivorous mammal	long-term	2.9	5
0.108	Short grass	Herbivorous bird	acute	64	10
0.108	Insects	Insectivorous bird	acute	74	10
0.108	5 times diluted spray fluid	Insectivorous bird	Acute	30	10
0.108	Short grass	Herbivorous bird	short term	>318	10
0.108	Insects	Insectivorous bird	short term	>352	10
10	5 times diluted spray fluid	Insectivorous bird	short term	> 79	10
0.108	Short grass	Herbivorous bird	long term	9.3	5
0.108	Insects	Insectivorous bird	long term	5.5	5

<sup>1</sup> At tier 1 the risk assessment was performed for birds using the standard scenarios suggested for grassland and cereals and for mammals using the leafy crop scenario in the Guidance Document on Risk Assessment for Birds and Mammals.

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles



Application rate (kg a.s./ha)	Crop	Category (e.g. insectivorous bird)	Time-scale	TER	Annex VI Trigger
Tier 2: Refined long term risk assessment on the focal herbivorous mammal, the hare. The time weighted average factor, ftwa, is based on measured residue decline data for each individual crop. Fraction on food type in diet, PD, is set to 0.2 for spring application and 0.4 for autumn application. PT still equal to 1.0.					
0.108	Sugar beet	Herbivorous mammal	long term	> 6.0	5
0.108	Field peas	Herbivorous mammal	long term	> 9.1	5
0.108	Field beans	Herbivorous mammal	long term	> 10	5
0.108	Oil-seed rape, North and <u>South Europe</u> , autumn application. <sup>2</sup>	Herbivorous mammal	long term	> 2.7	5
0.108	Oil-seed rape, North and <u>South Europe</u> , autumn application	Insectivorous mammal	long-term	> 3.0 <sup>3</sup>	5

<sup>2</sup> It was agreed during the peer review that the long-term risk assessment for herbivorous mammals following autumn use in oilseed rape should be based on the reproductive endpoint of 1 mg a.s./kg bw/day for both South and North Europe, as residue exposure inside the breeding season could not be excluded. It was however noted by member state that for national assessment the developmental endpoint (NOAEL = 2 mg as/kg bw from the 16 week study in the rat) may be considered relevant if it could be confirmed that the time of application can be considered not to coincide with the breeding season.

<sup>4</sup> RMS finds that it will be possible to reach the trigger value by using appropriate PD and PT values for the focal species the shrew (*Sorex araneus*) which beside insects eats many earth worms.

#### Toxicity data for aquatic species (most sensitive species of each group) (Annex IIA, point 8.2, Annex IIIA, point 10.2)

Group	Test substance	Time-scale	Endpoint	Toxicity (mg/L)
<i>Lepomis macrochirus</i>	Haloxyfop-R methyl ester	96 hr	LC <sub>50</sub>	0.0884
<i>Oncorhynchus mykiss</i>	Haloxyfop-R	96 hr	LC <sub>50</sub>	>50
<i>Oncorhynchus mykiss</i>	DE 535 pyridinol	96 hr	LC <sub>50</sub>	37.9
<i>Oncorhynchus mykiss</i>	EF-1400	96 hr	LC <sub>50</sub>	3.85 ~0.411 mg a.s./L
<i>Oncorhynchus mykiss</i>	DE-535 phenol	96 hr	LC <sub>50</sub>	2.37
<i>Oncorhynchus mykiss</i>	DE-535 pyridinone	96 hr	LC <sub>50</sub>	20.1
<i>Oncorhynchus mykiss</i>	Haloxyfop-R methyl ester	28 d	NOEC	0.0052
<i>Pimephales promelas</i>	Haloxyfop-R	28 d	NOEC	0.86

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Group	Test substance	Time-scale	Endpoint	Toxicity (mg/L)
<i>Daphnia magna</i>	Haloxyfop-R methyl ester	48 hr	EC <sub>50</sub>	>12.3
<i>Daphnia magna</i>	Haloxyfop-R	48 hr	EC <sub>50</sub>	>100
<i>Daphnia magna</i>	DE-535 pyridinol	48 hr	EC <sub>50</sub>	65.3
<i>Daphnia magna</i>	EF-1400	48 hr	EC <sub>50</sub>	12.6 ~1.56 mg a.s./L
<i>Daphnia magna</i>	DE-535 phenol	48 hr	EC <sub>50</sub>	4.41
<i>Daphnia magna</i>	DE-535 pyridinone	48 hr	EC <sub>50</sub>	≥ 29.1
<i>Daphnia magna</i>	Haloxyfop-R methyl ester	21 d	NOEC	0.509
<i>Daphnia magna</i>	Haloxyfop-R	21 d	NOEC	9.6
<i>Daphnia magna</i>	EF-1400	21 d	NOEC	4.0 ~0.435 mg a.s./L
<i>Chironomus riparius</i>	Haloxyfop-R methyl ester	28 d	NOEC	2.5
<i>Chironomus riparius</i>	DE-535 pyridinol	28 d	EC <sub>50</sub>	> 23.3
<i>Navicula pelliculosa</i>	Haloxyfop-R methyl ester	120 hr	EC <sub>50</sub>	1.72
<i>S. capricornutum</i>	Haloxyfop-R	96 hr	EC <sub>50</sub>	47.2
<i>S. capricornutum</i>	DE-535 pyridinol	72 hr	EC <sub>50</sub>	41.5
<i>S. capricornutum</i>	EF-1400	96 hr	EC <sub>50</sub>	72.7 ~7.49 mg a.s./L
<i>Pseudokirchneriella supcapitata</i>	DE-535 phenol	72 hr*	EbC <sub>50</sub>	4.43
		96 hr*	EbC <sub>50</sub>	5.16
<i>Pseudokirchneriella supcapitata</i>	DE-535 pyridinone	96 hr	EbC <sub>50</sub> and ErC <sub>50</sub>	> 26.7
<i>Lemna gibba</i>	DE-535 phenol	7 d	E <sub>b</sub> C <sub>50</sub>	7.27
			E <sub>r</sub> C <sub>50</sub>	> 9.95
<i>Lemna gibba</i>	DE-535 pyridinone	7 d	EbC <sub>50</sub> and ErC <sub>50</sub>	> 26.4
<i>Lemna minor</i>	Haloxyfop-R methyl ester	14 d	EC <sub>50</sub>	3.1
<i>Lemna minor</i>	Haloxyfop-R	14 d	EC <sub>50</sub>	5.4
<i>Lemna gibba</i>	DE-535 pyridinol	14 d	EC <sub>50</sub>	20.3
<i>Lemna minor</i>	EF-1400	14 d	EC <sub>50</sub>	225

\* ErC<sub>50</sub> could not be estimated

Microcosm or mesocosm tests
Not submitted

### Toxicity/exposure ratios for the most sensitive aquatic organisms (Annex IIIA, point 10.2)

Application rate (kg a.s./ha)	Crop	Organism	Time-scale	Distance (m) ± 15% run-off	TER	Annex VI Trigger
EF-1400						
0.108	field	<i>Oncorhynchus mykiss</i>	96 hr	1 m run-off alone	405 63	100
0.108	field	<i>Daphnia magna</i>	48 hr	1 m 1+run-off	1,325 207	100
0.108	field	<i>Daphnia magna</i>	21 d	1 m 1 m + run-off	421 66	10
0.108	field	<i>S. capricornutum</i>	96 hr	1 m 1 m + run-off	7,644 1,192	10
0.108	field	<i>Lemna minor</i>	14 d	1 m 1 m + run-off	23,658 3,688	10
Haloxyfop-R methyl ester						
0.108	field	<i>Lepomis macrochirus</i>	96 hr	1 m run-off alone	89 16	100
0.108	field	<i>Onchorhyncus mykiss</i>	28 d TWA used	1 m 1 m + run-off	3,050 57	10
0.108	field	<i>Daphnia magna</i>	48 hr	1 m 1 m + run-off	>12,335 >1,923	100
0.108	field	<i>Daphnia magna</i>	21 d	1 m 1 m + run-off	510 80	10
0.108	field	<i>Chironomus riparius</i>	28 d	1 m 1 m + run-off	2507 391	10
0.108	field	<i>Navicula pelliculosa</i>	120 hr	1 m 1 m + run-off	1,725 269	10
0.108	field	<i>Lemna minor</i>	14 d	1 m 1 m + run-off	3,109 485	10
Haloxyfop-R						

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Application rate (kg a.s./ha)	Crop	Organism	Time-scale	Distance (m) ± 15% run-off	TER	Annex VI Trigger
0.108	field	<i>Oncorhynchus mykiss</i>	96 hr	1 m 1 m + run-off	>52,083 >8119	100
0.108	field	<i>Pimephales promelas</i>	28 d	1 m 1 m + run-off	896 139	10
0.108	field	<i>Daphnia magna</i>	48 hr	1 m 1 m + run-off	>104,166 >16,237	100
0.108	field	<i>Daphnia magna</i>	21 d	1 m 1 m + run-off	10,000 1,559	100
0.108	field	<i>S. subspicatus</i>	96 hr	1 m 1 m + run-off	>49,167 >7,613	10
0.108	field	<i>Lemna minor</i>	14 d	1 m 1 m + run-off	5,625 877	10
DE-535 pyridinol						
0.108	field	<i>Oncorhynchus mykiss</i>	96 hr	1 m 1 m + run-off	128,040 20,053	100
0.108	field	<i>Daphnia magna</i>	48 hr	1 m 1 m + run-off	217,667 34,550	100
0.108	field	<i>S. capricornutum</i>	72 hr	1 m 1 m + run-off	138,333 21,957	10
0.108	field	<i>Lemna gibba</i>	14 d	1 m 1 m + run-off	67,667 10,740	10
0.108	field	<i>Chironimus riparius</i>	28 d	1 m 1 m + run-off	> 12315	10
Phenol metabolite						
0.108	field	<i>Oncorhynchus mykiss</i>	96 hr	1 m 1 m + run-off	> 370	100
0.108	field	<i>Daphnia magna</i>	48 hr	1 m 1 m + run-off	> 689	100
0.108	field	<i>Lemna gibba</i>	7 d	1 m 1 m + run-off	> 1135	10
0.108	field	<i>Pseudokirchneriella subcapitata</i>	72 hr 96 hr	1 m 1 m + run-off	> 692 > 806	10 10

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

Application rate (kg a.s./ha)	Crop	Organism	Time-scale	Distance (m) ± 15% run-off	TER	Annex VI Trigger
Pyridinone metabolite						
0.108	field	<i>Oncorhynchus mykiss</i>	96 hr	1 m 1 m + run-off	> 3140	100
0.108	field	<i>Daphnia magna</i>	48 hr	1 m 1 m + run-off	> 4546	100
0.108	field	<i>Lemna gibba</i>	7 d	1 m 1 m + run-off	4125	10
0.108	field	<i>Pseudokirchneriella subcapitata</i>	72 hr	1 m	> 4171	10
			96 hr	1 m + run-off	> 4171	10

### Bioconcentration

Bioconcentration factor (BCF) (0.507 mg ts/L)‡

Annex VI Trigger: for the bioconcentration factor

Clearance time (CT<sub>50</sub>) (0.507 mg ts/L)  
(CT<sub>90</sub>)

Level of residues (%) in organisms after the 14 day depuration phase

Whole-body BCF = 17.0
100
Whole body DT <sub>50</sub> = 46.5 hr -
33 % (0.507 mg ts/L); 4.6 % (4.84 mg ts/L)

### Effects on honeybees (Annex IIA, point 8.3.1, Annex IIIA, point 10.4)

#### Haloxyfop-R

Acute oral toxicity ‡

Acute contact toxicity ‡

> 100 µg test substance/bee
> 100 µg test substance/bee

#### EF-1400

Acute oral toxicity

Acute contact toxicity

0.87 µl EF-1400/bee ~ 96 µg a.s./bee
0.51 µl EF-1400/bee ~ 56 µg a.s./bee

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### Hazard quotients for honey bees (Annex IIIA, point 10.4)

Application rate (kg a.s./ha)	Crop	Route	Hazard quotient	Annex VI Trigger
Laboratory tests on Haloxyfop-R				
0.108	field crops	Oral	1.1	50
0.108	field crops	Contact	1.1	50
Laboratory tests on EF-1400				
0.108	field crops	Oral	1.9	50
0.108	field crops	Contact	1.1	50
Field or semi-field tests				
Not required				

### Effects on other arthropod species (Annex IIA, point 8.3.2, Annex IIIA, point 10.5)

Species	Stage	Test Substance	Dose (kg a.s./ha)	Endpoint	Effect	Annex VI Trigger
<i>Typhlodromus pyri</i>	Glass	EF-1400	0.108	Mortality Fecundity	91 61	30%
<i>Typhlodromus pyri</i>	Leaves	EF-1400	0.108	Mortality Fecundity	0 4	50%
<i>Aphidius rhopalosiphi</i>	Glass	EF-1400	0.108 0.0057	Mortality Fecundity	100 75	30%
<i>Aphidius rhopalosiphi</i>	Leaves	EF-1400	0.108	Mortality Fecundity	25 0	30%
<i>Poecilus cupreus</i>	Sand	EF-1400	0.108	Mortality Feeding rate	0 9.7	30%
<i>Chrysoperla carnea</i>	Leaves	EF-1400	0.108	Mortality Fecundity	16 + 75 (increase)	30%
<i>Aleochara bilineata</i>	Sand	EF-1400	0.108	Mortality Fecundity	19 21	30%
<i>Episyrphus balteatus</i>	Glass	EF-1020	0.108	Mortality Fecundity Viability	0 15 3	30%
Field or semi-field tests						
Not required.						

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

### Effects on earthworms (Annex IIA, point 8.4, Annex IIIA, point 10.6)

Acute toxicity: Haloxyfop-R methyl ester	LC <sub>50</sub> = 672 mg a.s./kg*
Acute toxicity: Haloxyfop-R	LC <sub>50</sub> = 415 mg/kg*
Acute toxicity: DE-535 pyridinone	>1000 mg a.s./kg
Acute toxicity: DE-535 phenol	280 mg a.s./kg
Acute toxicity: EF-1400	LC <sub>50</sub> = 370 mg/kg ~ 40.6 mg a.s./kg
Reproductive toxicity: EF-1400	NOEC = 7.0 L/ha ~ 810 g a.s./ha
Reproductive toxicity: DE-535 pyridinol	NOEC = 0.38 mg a.s./kg
Reproductive toxicity: DE-535 pyridinone	NOEC = 0.30 mg a.s./kg
Reproductive toxicity: DE-535 phenol	NOEC = 0.30 mg a.s./kg

\*) The value has been corrected for the soil organic content by dividing the effect concentration by 2 as logPow > 2.

### Toxicity/exposure ratios for earthworms (Annex IIIA, point 10.6)

Application rate (kg a.s./ha)	Compound	Time-scale	TER	Annex VI Trigger
0.108 kg/ha in field crop	Haloxyfop-R methyl ester	14 d	4663	10
0.108 kg/ha in field crop	Haloxyfop-R	14 d	3487	10
0.108 kg/ha in field crop	EF-1400	14 d	282	10
0.108 kg/ha in field crop	DE-535 pyridinone	14 d	>71400	10
0.108 kg/ha in field crop	DE-535 phenol	14 d	18700	10
0.108 kg/ha in field crop	EF-1400	8 weeks	7.5	5
0.108 kg/ha in field crop	DE-535 pyridinone	8 weeks	21.4	5
0.108 kg/ha in field crop	DE-535 phenol	8 weeks	20	5
0.108 kg/ha in field crop	DE-535 pyridinol	8 weeks	7.04	5

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles



## Effects on other soil non-target macro-organisms (Annex IIA, point 9.7, Annex IIIA, point 10.6.2)

Litterbag study

There were no statistically significant ( $p < 0.05$ ) differences compared to control detected for both test item treatments on any of the sampling occasions throughout the study. It was therefore concluded that the product EF-1400, containing haloxyfop methyl applied at 1 L product per ha, and the pyridinol metabolite of haloxyfop applied at 22.5 g a.i./ha did not adversely effect the degradation of organic barley straw when compared to the control.

## Effects on soil micro-organisms (Annex IIA, point 8.5, Annex IIIA, point 10.7)

Nitrogen mineralization ‡

< 25% effect over 28 days at app. 3 and 16 times the intended application rate of EF-1400 (0.45 and 2.25 mg a.s./ha).

< 25% effect over 28 days of app. of 0.076 and 0.38 mg 3-chloro-5-(trifluoromethyl)-2-pyridinol /kg dry soil.

< 25% effect over 28 days at app. of 15 and 75 µg 4-((3-chloro-5-(trifluoromethyl)-2-pyridinyl)oxy)phenol/ kg dry soil

< 25% effect over 28 days of app. of µg 15 and 75 µg 3-chloro-N-methyl-5-trifluoromethyl-2-pyridinone /kg dry soil.

Carbon mineralization ‡

< 25% effect over 28 days at app. 3 and 16 times the intended application rate of EF-1400 (0.45 and 2.25 mg a.s./ha).

< 25% effect over 28 days of app. of 0.076 and 0.38 mg 3-chloro-5-(trifluoromethyl)-2-pyridinol /kg dry soil.

< 25% effect over 28 days at app. of 15 and 75 µg 4-((3-chloro-5-(trifluoromethyl)-2-pyridinyl)oxy)phenol/kg dry soil

< 25% effect over 28 days of app. of µg 15 and 75 µg 3-chloro-N-methyl-5-trifluoromethyl-2-pyridinone /kg dry soil.

## Effects on terrestrial plants (Annex IIA, point 8.6, Annex IIIA, point 10.8)

Non-target Vegetative vigour, *avena sativa*, *Cyperus Esculentus*, *Allium Cepa*, *Brassia Napus*, *Glycine max*, *Beta vulgaris*

The TER values are 6.9 (1 m) and 33 (5 m) for vegetative vigour and 8.5 (1 m) and 41 (5 m) for seedling emergence.

A buffer zone of 1 m is sufficient as the TER at this

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

distance is above the trigger of 5.

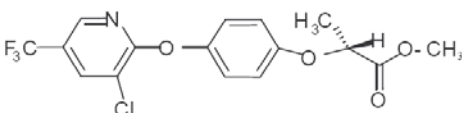
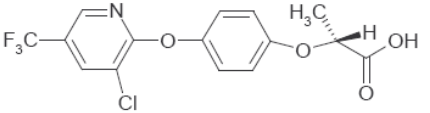
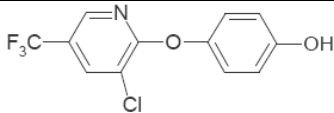
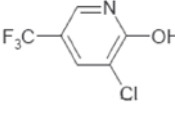
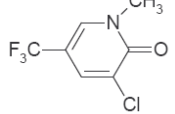
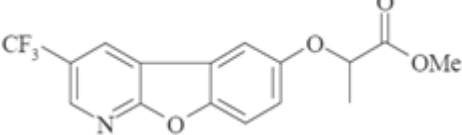
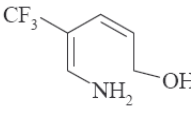
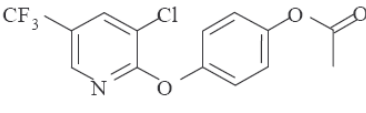
### Classification and proposed labelling (Annex IIA, point 10)

With regard to ecotoxicological data

N	Harmful to the environment
R51/R53	Very toxic to aquatic organisms, may cause long term-adverse effects in the aquatic environment

‡ Endpoints identified by EU-Commission as relevant for Member States when applying the Uniform Principles

## APPENDIX B – USED COMPOUND CODE(S)

Code/Trivial name*	Chemical name	Structural formula
<b>Haloxyfop-P methyl</b> <b>DE-535</b>	methyl (R)-2-{4-[3-chloro-5-(trifluoromethyl)-2-pyridyloxy]phenoxy}propionate	
<b>Haloxyfop-P</b> <b>DE-535 acid</b>	(R)-2-[4-((3-Chloro-5-(trifluoromethyl)-2-pyridinyl)oxy)phenoxy]propanoic acid	
<b>DE-535 phenol</b>	4-(3-chloro-5-trifluoromethyl-2-pyridyloxy)phenol	
<b>DE-535 pyridinol</b>	3-chloro-5-trifluoromethylpyridin-2-ol	
<b>DE-535 pyridinone</b>	3-chloro-1-methyl-5-(trifluoromethyl)-2(1H)-pyridinone	
<b>DE-535 furan</b>	Methyl 2-{{8-amino-9-hydroxy-6-(trifluoromethyl)-9H-fluoren-3-yl}oxy}propanoate	
<b>DE-535 TAP</b>	4-trifluoromethyl-5-amino-pentanol	
<b>DE-535 acid phenone</b>	4-{[2-amino-6-chloro-4-(trifluoromethyl)phenyl](hydroxy)methyl}phenyl acetate	

\* The metabolite name in bold is the name used in the conclusion.

## ABBREVIATIONS

ADI	acceptable daily intake
AOEL	acceptable operator exposure level
ARfD	acute reference dose
a.s.	active substance
bw	body weight
CA	Chemical Abstract
CAS	Chemical Abstract Service
CIPAC	Collaborative International Pesticide Analytical Council Limited
d	day
DAR	draft assessment report
DM	dry matter
DT <sub>50</sub>	period required for 50 percent dissipation (define method of estimation)
DT <sub>90</sub>	period required for 90 percent dissipation (define method of estimation)
$\epsilon$	decadic molar extinction coefficient
EC <sub>50</sub>	effective concentration
EEC	European Economic Community
EINECS	European Inventory of Existing Commercial Chemical Substances
ELINKS	European List of New Chemical Substances
EMDI	estimated maximum daily intake
ER50	emergence rate, median
EU	European Union
FAO	Food and Agriculture Organisation of the United Nations
FOCUS	Forum for the Co-ordination of Pesticide Fate Models and their Use
GAP	good agricultural practice
GCPF	Global Crop Protection Federation (formerly known as GIFAP)
GS	growth stage
h	hour(s)
ha	hectare
hL	hectolitre
HPLC	high pressure liquid chromatography or high performance liquid chromatography
IESTI	international estimated short term intake
ISO	International Organisation for Standardisation
IUPAC	International Union of Pure and Applied Chemistry
K <sub>oc</sub>	organic carbon adsorption coefficient
L	litre
LC	liquid chromatography
LC-MS	liquid chromatography-mass spectrometry
LC-MS-MS	liquid chromatography with tandem mass spectrometry
LC <sub>50</sub>	lethal concentration, median
LD <sub>50</sub>	letal dose, median
LOAEL	lowest observable adverse effect level
LOD	limit of detection
LOQ	limit of quantification (determination)
$\mu\text{g}$	microgram
mN	milli-Newton
MRL	maximum residue limit or level
MS	mass spectrometry
NESTI	national estimated short term intake
NIR	near-infrared-(spectroscopy)
nm	nanometer

NOAEL	no observed adverse effect level
NOEC	no observed effect concentration
NOEL	no observed effect level
PEC	predicted environmental concentration
PEC <sub>A</sub>	predicted environmental concentration in air
PEC <sub>S</sub>	predicted environmental concentration in soil
PEC <sub>SW</sub>	predicted environmental concentration in surface water
PEC <sub>GW</sub>	predicted environmental concentration in ground water
PHI	pre-harvest interval
pK <sub>a</sub>	negative logarithm (to the base 10) of the dissociation constant
PPE	personal protective equipment
ppm	parts per million (10 <sup>-6</sup> )
ppp	plant protection product
r <sup>2</sup>	coefficient of determination
RPE	respiratory protective equipment
STMR	supervised trials median residue
TER	toxicity exposure ratio
TMDI	theoretical maximum daily intake
UV	ultraviolet
TS	test substance
WHO	World Health Organisation
WG	water dispersible granule
yr	year