**DOSSIER CONCERNING THE REQUEST TO AMEND ANNEX IV
TO COMMISSION IMPLEMENTING REGULATION 1165/2021[[1]](#footnote-2)**

 **Cleaning and disinfectant products referred to in Regulation (EU) No 848/2018[[2]](#footnote-3), Article 24(1)(e),** **ponds, cages, tanks, raceways, buildings or installations used for animal production, (f) buildings and installations used for plant production, including for storage on an agricultural holding and (g) processing and storage facilities, to be evaluated for use in EU organic production**

Article 24 (7) of Regulation (EU) No 848/2018:

*"Where a Member State considers that a product or substance should be added to or withdrawn from the lists of authorised products and substances referred to in paragraphs 1 and 2, or that the specifications of use referred to in the production rules should be amended, it shall ensure that a dossier giving the reasons for the inclusion, withdrawal or other amendments is officially sent to the Commission and to the other Member States and is made publicly available, subject to Union and national legislation on data protection. The Commission shall publish any requests referred to in this paragraph."*

### General information on the request

|  |  |
| --- | --- |
| Nature of the request | 🞏 Confirmation of inclusion in Annex IV part []🞏 Inclusion in Annex IV part []🞏 Deletion from Annex IV part[]🞏 Change of disposition |
| Request introduced by | [Member State]Contact e-mail:  |
| Date |  |

Please indicate if the material provided is confidential

### Requested inclusion/deletion/amendment

|  |  |
| --- | --- |
| Name of substance | Primary use/conditions |
|  |  |

### Status

Authorization in general agriculture or food processing as biocide and/or detergent, or eco-labelled product, etc.

|  |
| --- |
| Historic use |
| Regulatory status (EU, national, others) (including expiry dates of authorisation if applicable) |

### Identification[[3]](#footnote-4)

Identification of substance, terminology, synonyms

|  |
| --- |
| Chemical name(s)  |
| Other names |
| Trade name |
| CAS code (Chemical Abstracts Systematic Names) |
| Other code(s) |

### Aspects related to the relevance and priority of the request

|  |
| --- |
| Geographical relevance (Member States, regions, …) |
| Socio-economic relevance (turnover, number of stakeholders affected, … ) |
| Sectors affected |
| Stakeholder engagement/consultation in dossier preparation |
| Market presence: availability (quantity / quality) and origin (local / imported) |
| Aspects of international harmonization / market distortion |
| A (possible) authorization leads to amendment(s) in the respective Annex[[4]](#footnote-5) |
| Other aspects justifying high priority, such as• relevance for the development of a new organic production sector,• addressing of a newly upcoming problem in production or a quarantine organism,• addressing a recent development in agricultural policies,• addressing a new trend in consumer preferences/nutritional habits or new developments in food technology,• addressing a declared goal of organic farming. |

### Characterisation

Raw materials, methods of manufacture

|  |
| --- |
| Composition |
| Active ingredients (as far as known) |
| Co-formulants |
| Relevant physical/chemical properties including solubility |
| Origin of raw materials (including aspects of mining/harvesting them), production methods |

### Specification of use

|  |
| --- |
| Type of use  |
| Products/buildings treated and pests/diseases prevented |
| Application method |
| Dosage and number of applications |
| Physiological effect, mode of action |

### Reasons for the inclusion, withdrawal or amendments

|  |
| --- |
| Explain the need for the proposed product |
| What alternative solutions are currently authorised or possible? |
| Is there any traditional use or precedents in organic production? |
| Availability as eco-labelled product |

### Consistency with objectives and principles of organic production

Please use the checklist in Annex A to this dossier to indicate consistency with objectives and principles of organic production, as well as criteria and general rules, laid down in Council Regulation (EC) 834/2007 Title II and Title III as applicable.

### Impact

|  |
| --- |
| Environment |
| Animal health and welfare |
| Human health |
| Food quality and authenticity  |

### Other aspects

|  |
| --- |
| Various aspects, further remarks |

### References

### Annexes

 **Annex A**

 **CHECKLIST FOR CONSISTENCY**

**with objectives and principles of organic production with reference to specific articles in the organic regulation**

| **Criteria** | **Specific articles in Regulation (EU) 848/2018**  | **Fulfilled?****Yes / no / not applicable** | **Brief qualification** |
| --- | --- | --- | --- |
| Exclude the use of GMOs and products produced from or by GMOs | Art. 3(58)(59)(60); Art. 5(f)(3); Art. 11; Art. 30(4) |  |  |
| Enhances the health of soil, water, plants and animals | Art. 4(b) |  |  |
| High level of biodiversity | Art. 4(c) and (i); Art 6(a) |  |  |
| Makes responsible use of energy and the natural resources, such as water, soil, organic matter and air | Art. 3(a)(iii) |  |  |
| Aim at producing products of high quality | Art. 5(d) |  |  |
| Aim at producing a wide variety of foods and other agricultural products……goods produced by the uses of processes that do not harm the environment, human health, plant health or animal health and welfare | Art. 5 (d) |  |  |
| Use living organisms and mechanical production methods | Art. 5(f)(i) |  |  |
| Limited to natural or naturally-derived substances | Art. 5(g)(ii) |  |  |
| For chemically synthesized inputs: appropriate management practices do not exist | Art. 4(c)(i) |  |  |
| For chemically synthesized inputs: organic, natural or naturally-derived alternative substances are not available on the market | Art. 24(5) |  |  |
| For chemically synthesized inputs: use of organic, natural or naturally-derived alternative substances contributes to unacceptable environmental impacts | Art. 24(5) |  |  |
| Maintenance of plant health primarily by preventative measures, such as resistant species/varieties, appropriate crop rotations, cultivation techniques, mechanical and physical methods, thermal processes and the protection of natural enemies of pests | Art. 3(4)  |  |  |
| All plant production techniques used shall prevent or minimise any contribution to the contamination of the environment | Art. 3(5) |  |  |
| The corresponding use is authorised in general agriculture […] | Art. 9 (3) |  |  |
| Their use is necessary for sustained production and essential for its intended use | Art. 24(3)(a) |  |  |
| All products and substances shall be of plant, animal, microbial or mineral origin … | Art. 24(3)(b) |  |  |
| … except where products or substances from such sources are not available in sufficient quantities or qualities or if alternatives are not available | Art. 24(3)(b) |  |  |
| Their use is essential for the control of a harmful organism or a particular disease for which other biological, physical or breeding alternatives or cultivation practices or other effective management practices are not available | Art. 24(3)(c)(i) |  |  |
| If products are not of plant, animal, microbial or mineral origin and are not identical to their natural form, they may be authorised only if their conditions for use preclude any direct contact with the edible parts of the crop | Art. 24(3)(c)(ii) |  |  |
| Products and substances to be withdrawn or their use amended/ limited | Art. 24(7) |  |  |
| Others: please specify |  |  |  |

1. [EUR-Lex - 32021R1165 - EN - EUR-Lex (europa.eu)](https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32021R1165) [↑](#footnote-ref-2)
2. https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32018R0848&from=EN [↑](#footnote-ref-3)
3. To be filled in only when applicable [↑](#footnote-ref-4)
4. It should be carefully analysed whether the specific use of a substance is already (implicitly) authorized or not. This is to avoid the following conclusion: "The Group considers that the use of … is in line with the objectives, criteria and principles of the organic regulation. There is no need for amendment of the specific conditions of Annex …" [↑](#footnote-ref-5)