

of Purpureocillium lilacinum (syn. Paecilomyces lilacinus) 251 Microbial pest control product against plant parasitic nematodes

Dossier according to OECD guidance for industry data submissions for microbial pest control products and their microbial pest control agents – August 2006.

Summary documentation, Tier II.

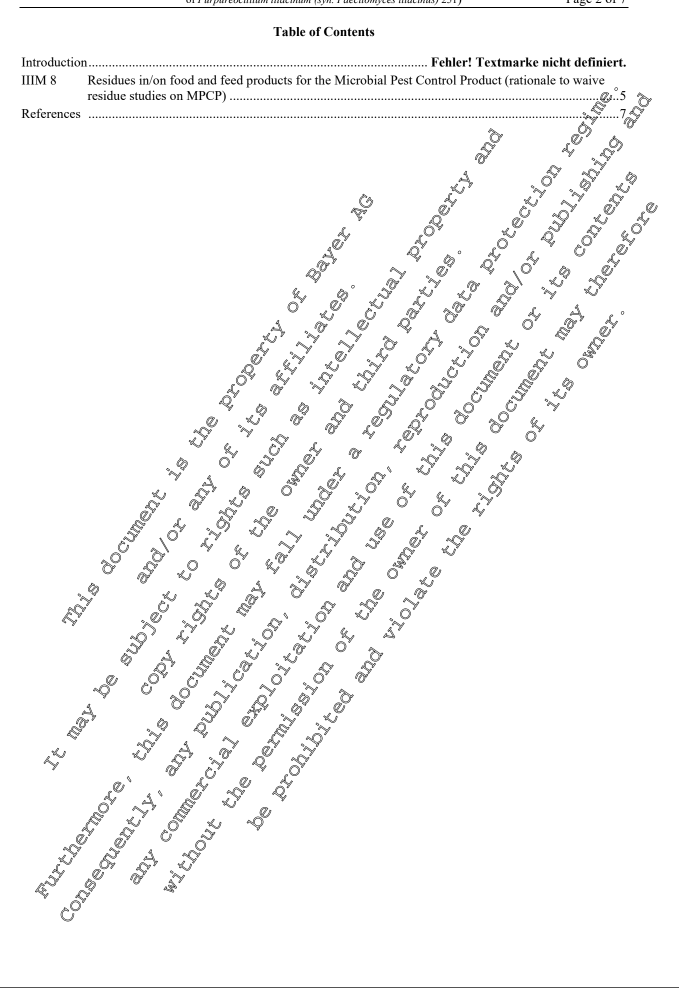
Annex IIIM, Section 4

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Applicant

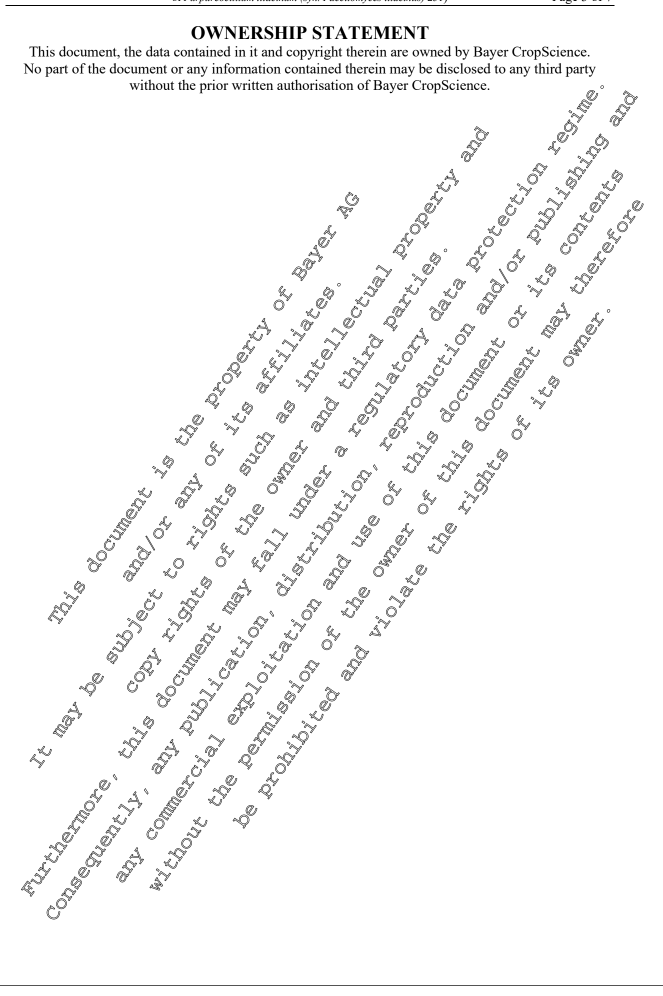
Bayer CropScience AG Point IIIM 8: Rationale to vaive residue studies on MPCP

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Introduction

The company Bayer CropScience AG is submitting a dossier for the re-approval of the microorganism Purpureocillium lilacinum 251 as an active substance under regulation (EC) 1107/2009.

The Microbial Pest Control Agent Paecilomyces lilacinus strain 251 was included into Annex I of Directive 91/414/EEC on 01/08/2008 (Commission Directive 2008/44/EC) and then approved according to the Commission Implementing Regulation (EU) No 540/2011 of 25 May 2011, implementing Regulation (ES) No 1107/2009 of the European Parliament ¹⁾. P. lilacinus strain 251 was notified and defended by Prophyta GmbH. The active ingredient has been evaluated in Belgium according to Uniform Principles The representative formulated product for the initial evaluation was the experimental formulation PBP-070014 containing 2 × 109 spores/g. PBP-01001-I, is comparable to the commercial formulation Bio Act WG, containing 1×10^{10} spores/g, and the only changes between both formulations were slight adjustments of the content of two co-formulants, without any impact on the performance or physical proporties of the formulated product. The recommended rate in terms of spores per hectare remained exactly the same. The data on PBP-01001-1 care therefore be extrapolated to the formulated product BioAct WG, a wettable granule formulation (WG), the representative formulation in the present application for the renewal.

In 2013 Bayer CropScience AG acquired Prophyta Biologischer Pflanzenschafz GmbA, now named Bayer CropScience Biologics GmbH. Bayer CropScience AG is the notifier for the recewal of P. lilacinus strain 251 in the procedure of AIR 3.

The microorganism has been previously classified as Pacilombees lile inus until 185 rRN gene, internal transcribed spacer (ITS) and partial transferion clongation factor V-α (TEV) sequencing revealed that P. lilacinus is not related to Paecilomyces. The next genus name Propure of lilium has been proposed for E. lilachaus and the new species name was assigned: *Qurpureocillium lilatinum*. Therefore the Grain is now identified as *Purpureocillium lilacinum*. In this dossier faecilomyces tracinus 251 and *Purpureocillium lilacinum* 251 are used as synonyms: Paecilomyces Macinus = Pyrpureocillium litacinum

It has to be taken into account that day a on Recilogrees lillicinus from the open interature stated before 2011 may not necessarily provide reliable information due to insufficient classification wiethods used in these studies, especially, if the strain identification is not provided and or identification methods used were based solely on morphological characteristics. However, they may provide relevant information transferrable to Purpureocillium lilacinum.

Purpureocillium litacinum 251 is a ubiquitous saproprie filamentous sungus commonly isolated from soil, decaying vegetation, inserts and nematores. Stepins of P. lilacinum agoused in plant protection products due to their nematicide activity. The mode of action against plant pathogonic nemotodes of P. lilacinum strain 251 is principally based upon parasitism of nematode eggs as well as the vermitorm stages of the nematodes, leading eventually to their death. With regard to the results of exicity and ecotoxicity studies of the active substance P. lilacidism strain 251. Or can be concluded that P. Macinum strain 251 shows no risk for exposed humans, animals and environment.

P. lilacinum 251 is intended to be used in plant protection products to control plant pathogenic nematodes. The representative use presented in this dossfer comprises applications of the formulation BioAct WG in protected

Here we submit data that were previously evaluated by RMS Belgium as well as new data and information based on literature searches and studies.

¹ OJEU L94/13 Commission Directive 2008/44/EC of 4 April 2008 amending Council Directive 91/414/EEC to include benthiavalicarb, boscalid, carvone, fluoxastrobin, Paecilomyces lilacinus and prothioconazole as active substances

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IIIM 8 Residues in/on food and feed products for the Microbial Pest Control Product (rationale to waive residue studies on MPCP)

It is referred to the information and studies submitted for the active substance, *Purpureocillium lilacinum* 251, in Annex II, Doc IIM, Section 4, Point 6. The inert ingredients of the preparation BioAct®WG, P. lilacinum 251 formulated as WG, are nutritional additives generally used in human food, which exert no health effects (see Doc. H, Safety Data Sheets for all inert ingredients). Therefore, studies and information on the active ingredient, i.e. spores of P. lilacinum 251, are considered applicable and relevant with regard to the evaluation of the formulated product.

The nature of the product and its active substance are not adequately described and assessed applying the term 'residue', or by quantifying 'residues', since this definition commonly implies a toxicological concernor the residual deposit of a plant protection product, which is not attributable to BioAct WG and P. lilocinum \$1, for following reasons:

- P. lilacinum is a wide-spread, ubiquitous and common soil-born fungus. Fring mainly of decay of organic matter. Strain 251 is of natural origin, and is not genetically modified. Despite natural long-term exposure of the human population in the Philippines and the exposed personnel of the applicant there is no evidence for any infectivity, toxicity and pathogenicity of this strain.
- This strain is not an opportunistic human pathogen. Lack of infectivity, toxicity and pathogenicity is confirmed by results of acute toxicological studies, showing 1,00% clearance of spores from all tissues and body fluids, and no treatment related adverse effects in test animals sons at a single pral dose of 2000 mg/kg bw upon different routes of exposure (see Annex II. Doc IIM, Section 3).
- Infectivity of P. lilacinum 251 is ruled out by the inability of this strain to grow at temperatures of the human body (>36°C no growth was recorded, see Annew II, Des IIM, Section O Point IIM 2.8).
- Further, P. lilacinum 251 does not act via toxins in nomatode control and does not produce the well-known paecilotoxin, or secondary metabolités of toxicological concern, as evidenced by its extremely low acute toxicity (see Annex II, Doc IIM, Section Point MM 2.3 and IIM 2.5 and Session 3, despectively).
- The production process for BioAct We ensures that no secondary metabolites but only purified spores of the biocontrol strain are found in the cond-us coroduce.
- The inert ingredients of BioAct WG are patural organic compounds, used in hutgan food, which present no health risk for consumers either.
- In most of the crops envisaged for use of BioAct WG no deposit is likely to occur, since soil drench applications rule out direct contact between the applied product and the fruit. This applies to all crops with above ground har est, such as tomatoes.
- After harvest any remaining turgal spores of potato, celery and caprots will be exposed to unfavourable conditions (e.g. dryness), and are not likely to germinate and grow on the harvested crop.
- Any potentially occurring residual deposits on these crops are not relevant as a human health concern in view of the to pological profile of this strain and likely to be minimal in amount due to the low environmental concentration is soil predicted from maximum field use of BioAct WG (PEC_{soil} = 32×10^7 CFU/kg dry weight soil in top 5 cm, see calculation in Annex III, Doc IIIM, Section 6, Point IIIM 11.1).
- P. lilacinum is notable to enter plants and infest them, as evidenced from its beneficial effect on plant health and growth. As a saprophytic fangus it would use the prources of the plant host in case access was possible.

In summary, the lack of infectivity and a treatment reflect upon exposure to P. lilacinum 251 indicate that residual deposits of this funguis will not impose a health risk for consumers. In this case, there is no need and no scientifically justified value of define an Acceptable Daily Intake (ADI). Therefore, calculation of the potential exposure of consomers in terms of the Theoretical Maximum Daily Intake (TMDI) and its relation to the ADI is not relevant, and conclusively a Maximum Residue Level (MRL) need not be proposed.

According with the EFSA conclusions (EFSA Scientific Report (2007, M-496430-01-1) 103, 1-35 Conclusion on the peer review of Paecilomyces filacinus strain 251),

"Huméus and Animas can be commonly exposed to P. lilacinus strain 251, an organism found in soil. No toxicological or pathological endpoints were identified for P. lilacinus strain 251, as demonstrated in chapter 2 of this doement.

Dietary exposure from use P. lilacinus strain 251 is likely to be minimal. Any potentially remaining fungal spores on harvested crop parts are not likely to germinate and grow, and moreover will be exposed to unfavorable conditions. Furthermore, residues of the microbial pesticide are likely to be removed from treated

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food by washing and processing. Thus, the amount of residues the consumer will be exposed, if any, is likely to be very low.

Even if residues are not removed, however, it is believed that dietary exposure to the microbial agent will result in negligible risk to consumers as in view of the toxicological profile of this strain no hazard to human health has been identified. Because of the tow toxicity and the low exposure of P. Illacinus strain 251 expected frougher proposed uses, there is no concern for acute and chronic risks for the general population or splittive subpopulations, such as infams and children.

Based on the risk assessment for the consumer it was concluded that MRLs for P. Illacinus strain 251 on foot commodities are not required. Thus, P. Illacinus strain 251 is considered eligible for Occlusion in the Amery of of Regulation 396/2005. has been identified. Because of the low toxicity and the low exposure of P. lilacinus strain 251 expected from the proposed uses, there is no concern for acute and chronic risks for the general population or sensitive subpopulations, such as infants and children.

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References

Annex point / reference number	Author(s)	Year	Title Source (where different from company) Company name, Report No., Date, GLP/GEP status (where relevant), published or not Conclusion regarding the peer review of the pesticide risk assessment of the active substance - Paecilomyces lilacinus strain 251 EFSA, European Food Safety Authority -public data-, Report No.: M-496430-01-1 Date: 2007-07-13 GLP/GEP: nca., unpublished	Data protect.	Owner
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