CAS 104040-79-1; EPA PC CODE 128931

**NEW USE REVIEW** 

**JANUARY 2021** 

PESTICIDE TYPE	HERBICIDE	
Chemical Class	Benzoic Acid	
Common Trade Names	XtendiMax® with VaporGrip® Technology, Engenia®, Tavium® Plus VaporGrip® Technology	
Application Rate (lb a.e./A)	Single: 0.5	
	Max Annual: 2.0 (combined total for dicamba)	
Registration Status	EPA: DGA salt- Nov 2016	
	BAPMA salt- Dec 2016	
	Minnesota: Registered	
Toxicity Profile for Applicators	Signal word: Caution	
	Toxicity III or IV (oral, dermal, inhalation), II (eye & dermal irritant)	
Basic Manufacturer	Bayer, BASF, Syngenta	
MDA Laboratory Capabilities	Method developed for parent chemical	
HUMAN HEALTH		
Non–Cancer	Acute PAD= 0.29 mg/kg/day	
	Chronic PAD= 0.04 mg/kg/day	
Cancer	Not likely to be carcinogenic to humans	
Acute and chroni	c PADs are doses that include all relevant	

uncertainty and safety factors

ENVIRONMENTAL AQUATIC TOXICITY	
Fish	Acute: 14,000 ppb
	Chronic: N/A
Invertebrate	Acute: 50,000 ppb*
	Chronic: No data
Aquatic Plants	Vascular: > 3250 ppb
	Non-vascular: 61 ppb
POLLINATOR TOXICITY	
Honey Bee	Acute Contact (LD50): 36.3 μg a.i./bee**
	Acute Oral (LD50): N/A

Level of Concern (LOC) has been applied to all values.

Toxicity values of the formulated product were higher than Technical Grade Active Ingredient (TGAI).

## INTRODUCTION

Dicamba is a systemic and plant growth regulator Group 4 herbicide that is used for post-emergence selective control of broadleaf weeds in a variety of food and feed crops and in residential areas. Dicamba mimics auxin plant hormone and kills weeds by causing abnormal cell growth. Dicamba is currently registered in a variety of forms including as a diglycolamine (DGA), N, N-Bis-(3-aminopropyl) methylamine (BAPMA), and sodium salt. In 2016, the U.S. Environmental Protection Agency (EPA) approved a new use of certain forms of dicamba as a post-emergence application for weed control in dicamba-tolerant (DT) soybeans. Dicamba was previously registered for only preplant and pre-harvest applications to soybeans. The new use allows over-the-top (OTT) applications to control broadleaf weeds such as pigweeds (Amaranthus spp.), ragweeds (Ambrosia spp.), horseweed (Conyza spp.), and Kochia spp. The EPA first conditionally registered three products (XtendiMax; Engenia; FeXapan) for use in DT soybeans in 2016, then registered another new product (Tavium) in 2019.

Dicamba is a highly volatile chemical that can damage non-target plant species through spray drift and/or volatilization. In 2020, the EPA introduced new control measures to address drift and volatility in dicamba products registered for OTT use on DT soybeans. The new requirements include a national application cutoff date of June 30th in DT soybeans in addition to crop growth stage cutoffs. From 2018 to 2020, the MDA set June 20th as the annual cutoff date for registered dicamba products to curb off-site movement. At the time, there was not a cutoff date included on the federal label.

The Minnesota Department of Agriculture's (MDA) review of dicamba products registered for OTT use on DT soybeans and the risk assessments for issues relevant to Minnesota are summarized below.

## PROJECTED USE IN MINNESOTA

The dicamba products registered for OTT use on DT soybeans are "Restricted Use Pesticides" and are considered to be less volatile than dicamba products registered prior to 2016 for other uses. The University of Minnesota Extension expects that farmers will adopt this technology to control glyphosate resistant weeds in soybeans. Three products are currently registered for OTT use on DT soybeans in Minnesota:

- **XtendiMax<sup>™</sup> with VaporGrip<sup>™</sup> Technology** (EPA Reg. No. 264-2110)- a product from Bayer containing dicamba DGA salt (42.8%) with VaporGrip Technology.
- Engenia™ (EPA Reg. No. 7969-472)- a product from BASF containing dicamba BAPMA salt (60.8%).
- Tavium® Plus VaporGrip® Technology (EPA Reg. No. 100-1623)a product from Syngenta containing dicamba DGA salt (17.7%) and S-metolachlor (24.0%).

In accordance with the Americans with Disabilities Act, this information is available in alternative forms of communication upon request by calling 651-201-6000. TTY users can call the Minnesota Relay Service at 711. The MDA is an equal opportunity employer and provider. Dicamba.indd 01.15.2021

<sup>\*</sup>Value may be lower for certain dicamba salts.

<sup>\*\*</sup> Value generated from technical end-use product.

#### LABEL ENVIRONMENTAL HAZARDS

New product labels for post-emergence applications on DT soybeans carry the following restrictions or advisories. See individual product labels for a full list of environmental hazards and restrictions.

#### **Water Quality**

 Dicamba has properties and characteristics to leach through soil into groundwater. The use of this chemical in areas where soils are permeable, particularly where the water table is shallow, may result in groundwater contamination. Spray drift, runoff, or volatilization may adversely affect aquatic invertebrates and non-target plants.

#### **Other Restrictions**

- Applicators are required to follow mandatory spray drift management and buffer distance for the protection of sensitive species, sensitive areas, and endangered species.
- An approved volatility reduction agent (VRA)/pH buffering adjuvant must be included in the spray mixture for every application.
- Applicators must complete dicamba-specific training.

## **TOXICOLOGY AND EXPOSURE**

EPA's screening models generate high-end, conservative exposure estimates for active ingredients and toxicologically significant degradates. Model inputs include annual usage at maximum use rates, maximum treated acres, maximum food residues, peak runoff and drift scenarios, etc. Some proposed products, application rates, and use scenarios are not relevant to Minnesota. EPA's estimates, therefore, may not reflect future use and impacts in Minnesota.

## **Human Health**

- Carcinogenic Effects Classified as "Not likely to be carcinogenic to humans."
- Drinking Water Guidance Dicamba is known to leach into groundwater under certain conditions, specifically where the water table is shallow. However, drinking water exposure estimates are considered to be protective of general U.S. population and sub-groups.
- Occupational Exposure The occupational handler risk estimates are not of concern for dicamba on DT soybeans for most scenarios. However, inhalation risk estimates are of concern for the BAPMA salt in absence of respiratory protection PPE. The label requires a 24-hour restricted entry interval.

## Non-target Species

- Aquatic Life Exposure Based on the available ecotoxicity information, dicamba is practically non-toxic to moderately toxic on an acute basis to freshwater fish and freshwater invertebrates.
- Others Dicamba is practically non-toxic to moderately toxic to mammals and birds.

# **ENVIRONMENTAL FATE**

#### Soil

- Half-life Aerobic: 72.9 days
  Anaerobic: 423 days
- Half-life via hydrolysis Stable
- Photolysis in water (half–life) 105 days

#### Water

- Half-Life Aerobic: 72.9 days
- Half-life via hydrolysis Stable
- Photolysis in water (half–life) 313 days

# Air

Volatilization – Vapor pressure = 3.41x10<sup>-5</sup> Torr; Henry's law constant 1.6 x 10<sup>-9</sup> atm m<sup>3</sup> mole<sup>-1</sup>
 New dicamba products are not expected to volatilize significantly.

# **Degradates**

3,6-dichlorosalicylic acid (DCSA) is the major degradate of dicamba. Because DCSA is primarily formed in plants, the EPA does not expect DCSA to reach groundwater at levels that would be of concern. DCSA is more toxic than the parent compound to certain species of birds and mammals; therefore, there could be potential adverse effects on certain species of birds and mammals. Measures were taken to alleviate these risks. Other minor degradates of dicamba include 3,6-dichlorogentisic acid (DCGA) and 5-OH-dicamba.