Regulation (EU) No 528/2012 concerning the making available on the market and use of biocidal products

**PRODUCT ASSESSMENT REPORT OF A BIOCIDAL PRODUCT FOR SIMPLIFIED AUTHORISATION APPLICATION**

(submitted by the competent authority)



SILENCE PIEGE A GUEPES

Product type 19

Concentrated apple juice as included in the Annex I of Regulation (EU) No 582/2012

Case Number in R4BP: BC-FF071271-57

Competent Authority: FR CA

Date: 13/07/2022

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**Changes history table**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Application type** | **refMS/eCA** | **Case number in the refMS** | **Decision date** | **Assessment carried out (i.e. first authorisation / amendment / renewal)** | **Chapter/ page** |
| SA-APP | *FR* | BC-FF071271-57 | 13/07/2022 | *Initial assessment* |  |

# Conclusion

SILENCE PIEGES A GUEPES is a bait concentrate containing concentrated apple juice as active substance. The product is used as a PT19 by non-professionals users for the control of wasps.

The overall conclusion of the evaluation is that the biocidal product meets the conditions laid down in Article 25 of Regulation (EU) No 528/2012 and therefore can be authorised to control wasps by non-professional users, as specified in the Summary of Product Characteristics (SPC). The detailed grounds for the overall conclusion are described in this Product Assessment Report (PAR).

**General**

Detailed information on the intended use of the biocidal product as applied for by the applicant and proposed for authorisation is provided in section 2.2 of the PAR.

Use-specific instructions for use of the biocidal product and use-specific risk mitigation measures are included in section 4 of the SPC. General directions for use and general risk mitigation measures are described in section 5 of the SPC. Other measures to protect man, animals and the environment are reported in sections 4 and 5 of the SPC.

Following evaluation, the biocidal product does meet the conditions required for simplified authorisation as defined in Article 25 of Regulation (EU) No 528/2012, i.e.:

1. The active substance Concentrated apple juice is listed in Annex I of Regulation (EU) 528/2012 and satisfies the restriction concentrated apple juice does fall within the definition in point (2) of Part I of Annex I to Council Directive 2001/112/EC ”.
2. The biocidal product does not contain any substance of concern;
3. The biocidal product does not contain any nanomaterials;
4. The biocidal product is sufficiently effective;
5. The handling of the biocidal product as part of its intended use does not require any personal protective equipment (PPE).

A classification of the product SILENCE PIEGE A MOUCHES DE FRUIT according to Regulation (EC) No 1272/2008[[1]](#footnote-2) is not necessary.

The biocidal product does not contain any non-active substances which are considered as substances of concern.

The biocidal product should be considered not to have endocrine-disrupting properties*.*

The biocidal product does not contain any active substances having endocrine-disrupting properties.

Based on the available information, no indications of endocrine-disrupting properties according to Regulation (EU) 2017/2100 were identified for the non-active substances contained in the biocidal product.

More information is available in section 2.7 of the PAR and in the confidential annex.

**Composition**

The qualitative and quantitative information on the non-confidential composition of the biocidal product is detailed in section 2.1 of the SPC. Information on the full composition is provided in the confidential annex. The manufacturer(s) of the biocidal product is listed in section 1.4 of the SPC.

The chemical identity, quantity, and technical equivalence requirements for the active substance(s) in the biocidal product are met. More information is available in sections 2.4 and 2.5 of the PAR. The manufacturer(s) of the active substance(s) is listed in section 1.5 of the SPC.

**Conclusions of the assessments for each area**

The intended use as applied for by the applicant has been assessed and the conclusions of the assessments for each area is summarised below.

Physical, chemical and technical properties

The physico-chemical properties are deemed acceptable for the appropriate use, storage and transportation of the biocidal product. More information is available in section 3.2 of the PAR.

Physical hazards and respective characteristics

Physical hazards were not identified. More information is available in section 3.3 of the PAR.

Methods for detection and identification

In line with the criteria for simplified authorisation, according to Article 25 of the BPR, no analytical method for the determination of the concentration of the active substance and no methods for monitoring of relevant components of the biocidal product and/or residues in soil, air, water, animal, and human body fluids, and in food and feeding stuff. More information is available in section 3.4 of the PAR.

Efficacy against target organisms

The efficacy of the biocidal product SILENCE PIEGE A GUEPES as an attractant has been shown against wasps (*Vespula* *spp*,adult*)* at the application rate of 125mL of product diluted in 250 mL of water per trap, each 3 m apart, during 3 weeks after opening and is still effective after 3 years of storage.

More information is available in section 3.5 of the PAR.

Risk assessment for human health

There is no substances of concern included in the product SILENCE PIEGE A GUEPES.

No Personal Protective Equipment are required during the manipulation of the product.

Risk assessment for the environment

No substances of concern regarding environment were identified.

**Post-authorisation conditions**

*None*

# Information on the biocidal product

## Product type(s) and type(s) of formulation

Table 2.1 Product type(s) and type(s) of formulation

|  |  |
| --- | --- |
| **Product type(s)** | PT19 |
| **Type(s) of formulation** | **Trap bait** |

## Uses

The intended uses as applied for by the applicant and the conclusions by the evaluating competent authority are provided in the table below. For detailed description of the intended uses and use instructions, refer to the respective sections of the SPC provided by the applicant. For detailed description of the authorised uses and use instructions, refer to the respective sections of the authorised SPC.

Table 2.2 Overview of uses of the biocidal product

|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **Use number1** | **Use description2** | **PT3** | **Target organisms4** | **Application method5** | **Application rate6** **(min-max)** | **User category7** | **Conclusion****(eCA/ refMS)8** | **Comment (eCA/refMS)9** |
| [1] | Wasp trap  | PT19 | *Wasps (Vespula spp)*Adults | Bait application | 125 mL of product diluted in 250mL of water per trap each 3 meters.  | Non-professional | A |  |

1 Use number (as applied for), as indicated in the SPC

2 Title of the specific use (as applied for), as indicated in the SPC

3 Product type(s) of the use(s)

4 Target organisms, group of organisms

5 Application method for the specific use

6 Min-max. application rate of the product for the specific use

7 User categor(y/ies), e.g. general public, non-professional, professional, industrial

8 eCA/refMS to indicate the acceptability for each use according to the below codes (Uses withdrawn by the applicant during evaluation will not be indicated in this table).

*Codes for indicating the acceptability for each use*

|  |  |
| --- | --- |
| A | Acceptable |
| R | Acceptable with further restriction or risk mitigation measures (RMM) |
| N | Not acceptable |

9 If the use is not acceptable or acceptable only with further restrictions, the eCA/refMS should indicate briefly the reason and indicate the section(s), e.g. phys-chem, efficacy, human health, environment, that the restriction is based upon.

## Identity and composition

The qualitative and quantitative information on the non-confidential composition of the biocidal product is detailed in section 2.1 of the SPC. Information on the full composition is provided in the confidential annex of the PAR.

According to the information provided :

* The product contains no nanomaterial as defined in Article 3 paragraph 1 (z) of Regulation No. 528/2012.
* All the active substances contained in the biocidal product appear in Annex I and satisfy any restriction specified in that Annex.

## Identity of the active substance(s)

Table 2.3 Identity of the active substance(s)

|  |
| --- |
| **Main constituent(s)** |
| **Common name** | Concentrated apple juice |
| **Chemical name** | - |
| **EC number** | - |
| **CAS number** | - |
| **Index number in Annex VI of CLP** | - |
| **Minimum purity / content** | Not applicable |
| **Structural formula** |  |

## Information on the source(s) of the active substance(s)

The information on the source of the active substance is not applicable.

## Candidate(s) for substitution

Not relevant

## Assessment of the endocrine-disrupting properties of the biocidal product

The biocidal product does not contain any active substances having endocrine-disrupting properties.

Based on the available information, no indications of endocrine-disrupting properties according to Regulation (EU) 2017/2100 were identified for the non-active substances contained in the biocidal product.

## Classification and labelling

Table 2.4 Classification and labelling of the biocidal product

|  | **Classification** | **Labelling** |
| --- | --- | --- |
| **Hazard Class and Category code** | Met. Corr. 1 |  |
| **Hazard Pictograms** |  |  |
| **Signal word(s)**  | Warning |  |
| **Hazard statements** | H290: Corrosive to metals | H290: Corrosive to metals |
| **Precautionary statements\*** | P234: Keep only in original packaging.P390: Absorb spillage to prevent material damage. | The authorisation holder is responsible to choose the relevant P-statements to be included on the label. |
| **Supplemental hazard statements** |  |
| **Notes** |  |

**\***P-statements that are excluded based on the risk assessment or the intended use of the product[[2]](#footnote-3), are indicated with a strikethrough and possibly different colour. All P-statements listed under the first column have also been listed in the SPC.

## Letter of access

*A Letter of Access is not applicable for products eligible for simplified authorisation under Article 25 of the BPR, for which the active substances are on Annex I of the BPR (category 4). The applicant is the owner of all submitted data.*

## Data submitted in relation to product authorisation

*Please refer to section 4.3.*

## Similar conditions of use across the Union

This section is not relevant.

# Assessment of the biocidal product

## Packaging

Table 3.1 Packaging

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Type of packaging** | **Size/volume of the packaging** | **Material of the packaging** | **Type and material of closure(s)** | **Intended user4** | **Compatibility of the product with the proposed packaging materials (Yes/No)** |
| Bottle | 125 mL | HDPE\* | PP cap  | Non professional | Yes |

\* The HDPE bottle contains the biocidal product. The Biocidal product is sold with a wasp trap bottle (1L PET). The HDPE bottle is placed inside the wasp trap can.

## Physical, chemical, and technical properties

Table 3.2 Physical, chemical, and technical properties

| **Numbering according to Annex III of BPR** | **Property** | **Guideline and Method** | **Tested product/batch (AS% w/w)** | **Results** | **Reference** | **FR-CA comments** |
| --- | --- | --- | --- | --- | --- | --- |
| 3.1. | Appearance at 20 °C and 101.3 kPa | Visual method | WASP TRAPBatch n° SCHO-103 WT15% w/w concentrated apple juice | Homogenous greenish liquid | Stephan Schopf, S. (2021)Report n° 2021/06-001 | Acceptable |
| 3.1.1. | Physical state at 20 °C and 101.3 kPa |
| 3.1.2. | Colour at 20 °C and 101.3 kPa |
| 3.1.3. | Odour at 20 °C and 101.3 kPa | - | WASP TRAPBatch n° SCHO-103 WT15% w/w concentrated apple juice | Typical apple odour | Stephan Schopf, S. (2021)Report n° 2021/06-001 | Acceptable |
| 3.2. | Acidity, alkalinity and pH value | CIPAC MT 75.3 | WASP TRAPBatch n° SCHO-103 WT15% w/w concentrated apple juice | pH of neat formulation at 20 ± 1 °C: 3.3 | Stephan Schopf, S. (2021)Report n° 2021/06-001 | Acceptable |
| 3.3. | Relative density / bulk density | - | - | Waived | - | AcceptableNot required according to Article 25 and Article 20(1)(b) of Regulation (EU) No 528/2012 |
| 3.4.1.1. | Storage stability test – **accelerated storage** |  | WASP TRAPBatch n° SCHO-103 WT15% w/w concentrated apple juice | WASP TRAP was stored in 125 mL bottle place in wasp trap PET bottle (1L) during 8 weeks at 20 °C.

|  |  |  |
| --- | --- | --- |
|  | **Initial** | **After 8 weeks at 20 °C** |
| **Appearance** | Homogenous greenish liquid with typical apple odour. |
| **Packaging** | The containers didn’t present any deformation (denting or ballooning) in bottom, top and lateral layers. Container sealed and without leakages. |
| **Packagingweight**  | 144.5 | 144.4 |
| **Packagingweight variation** |  | - |
| **pH** | 3.30 | 3.28 |
| **Viscosity**(*DIN ISO 53211*) | 2.5 s | 2.5 s |

WASP TRAP was stored in 125 mL PET bottle during 8 weeks at 40 °C.

|  |  |  |
| --- | --- | --- |
|  | **Initial** | **After 8 weeks at 40 °C** |
| **Appearance** | Homogenous greenish liquid with typical apple odour. |
| **Packaging** | The containers didn’t present any deformation (denting or ballooning) in bottom, top and lateral layers. Container sealed and without leakages. |
| **Packagingweight**  | 144.5 | 144.3 |
| **Packagingweight variation** |  | - |
| **pH** | 3.30 | 3.20 |
| **Viscosity**(*DIN ISO 53211*) | 2.5 s | 2.5 s |

 | Stephan Schopf, S. (2021)Report n° 2021/06-001 | Acceptable.The product should be stored at temperature below 40°C. |
| 3.4.1.2. | Storage stability test – **long-term storage at ambient temperature** | *-* | - | Waived | - | AcceptableIn accordance with the conclusions of the CG (Minutes CG-30 meeting, related to storage stability in simplified authorisation requests), the shelf-life of the product will be set based on the available efficacy data on aged product (Cf. PAR section 3.5). |
| 3.4.1.3. | Storage stability test – **low temperature stability test for liquids** |  | WASP TRAPBatch n° SCHO-103 WT15% w/w concentrated apple juice | WASP TRAP was stored in 125 mL PET bottle during 8 weeks at 0 °C.

|  |  |  |
| --- | --- | --- |
|  | **Initial** | **After 8 weeks at 0 °C** |
| **Appearance** | Homogenous greenish liquid with typical apple odour. |
| **Packaging** | The containers didn’t present any deformation (denting or ballooning) in bottom, top and lateral layers. Container sealed and without leakages. |
| **Packagingweight**  | 144.5 | 144.5 |
| **Packagingweight variation** |  | - |
| **pH** | 3.30 | 3.31 |
| **Viscosity**Flow time(*DIN ISO 53211*) | 2.5 s | 2.5 s |

 | Stephan Schopf, S. (2021)Report n° 2021/06-001 | AcceptableThe product must not be stored ≤ 0°C. “Protect from frost” must be stated on label. |
| 3.4.2.1. | Effects on content of the active substance and technical characteristics of the biocidal product – **light** | - | - | Waived | *-* | AcceptableEffects of light are not examined. The mitigation measure “Store away from light” is stated on the label. |
| 3.4.2.2. | Effects on content of the active substance and technical characteristics of the biocidal product – **temperature and humidity** | - | - | See storage stability tests | - | - |
| 3.4.2.3. | Effects on content of the active substance and technical characteristics of the biocidal product - **reactivity towards container material** | - | - | See storage stability tests | - | - |
| 3.5.1. | Wettability  | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.2. | Suspensibility, spontaneity, and dispersion stability  | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.3. | Wet sieve analysis and dry sieve test  | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.4. | Emulsifiability, re-emulsifiability and emulsion stability  | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.5. | Disintegration time | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.6. | Particle size distribution, content of dust/fines, attrition, friability  | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.7. | Persistent foaming | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.8. | Flowability/pourability/dustability | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.9. | Burning rate — smoke generators | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.10. | Burning completeness — smoke generators | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.11. | Composition of smoke — smoke generators | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.5.12. | Spraying pattern — aerosols / spray | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.6.1. | Physical compatibility | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.6.2. | Chemical compatibility | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.7. | Degree of dissolution and dilution stability | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 3.8. | Surface tension  | - | - | Waived | - | AcceptableNot required according to Article 25 and Article 20(1)(b) of Regulation (EU) No 528/2012 |
| 3.9. | Viscosity  | DIN EN ISO 53211(Flow cup method) | WASP TRAPBatch n° SCHO-103 WT15% w/w concentrated apple juice | Flow time: 2.5 s | Stephan Schopf, S. (2021)Report n° 2021/06-001 | Acceptable |

Table 3.3 Conclusion on physical, chemical, and technical properties

|  |
| --- |
| **Conclusion on physical, chemical, and technical properties** |
| WASP TRAP is a ready to use water based liquid formulation. The product is an homogenous greenish liquid with typical apple odour. At 20°C, its pH is 3.30.As per CG-30 (2018), it was agreed that - in the case of a simplified authorisation - the shelf-life of a product could be set based on either efficacy data or long term chemical storage stability data at ambient temperature. As no storage stability data are available to supported the claimed shelf-life. Shelf life is by available efficacy trials on aged product and it set to 3 years.**Implications for labelling:** “Protect from frost”; “Store away from light”; “Store at temperature below 40°C”**Shelf-life:** 3 years**Classification related to physical, chemical and technical properties of the product:** None |

## Physical hazards and respective characteristics

Table 3.4 Physical hazards and respective characteristics

| **Numbering according to Annex III of BPR** | **Property** | **Guideline and Method** | **Tested product / batch (AS% (w/w)** | **Results** | **Reference** | **FR-CA comments** |
| --- | --- | --- | --- | --- | --- | --- |
| 4.1. | Explosives | - | - | Waived - Considering the composition of the product and the fact that the active substances are included in Annex I of the BPR – category 4, and as such do not give rise to concern for explosiveness, this property is considered not applicable. | - | Acceptable |
| 4.2. | Flammable gases | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.3. | Flammable aerosols | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.4. | Oxidising gases | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.5. | Gases under pressure | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.6. | Flammable liquids | - | - | Waived - Considering the composition of the product and the fact that the active substances are included in Annex I of the BPR – category 4, and as such do not give rise to concern for high flammability, this property is considered not applicable. | - | Acceptable |
| 4.7. | Flammable solids | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.8. | Self-reactive substances and mixtures | - | - | Waived - None of the components of the product is classified as having self-reactive properties. | - | Acceptable |
| 4.9. | Pyrophoric liquids | - | - | Waived - Experience in manufacture or handling shows that the liquid does not ignite spontaneously on coming into contact with air at normal temperatures. As such, the classification procedure for pyrophoric liquids need not be applied. | - | Acceptable |
| 4.10. | Pyrophoric solids | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.11. | Self-heating substances and mixtures | - | - | Waived - Not relevant because the formulation is a ready to use water-based formulation. | - | Acceptable |
| 4.12. | Substances and mixtures which in contact with water emit flammable gases | - | - | Waived - Not relevant because the formulation is a ready to use water-based formulation. | - | Acceptable |
| 4.13. | Oxidising liquids | - | - | Waived - Considering the composition of the product and the fact that the active substances are included in Annex I of the BPR – category 4, and as such do not give rise to concern for oxidising properties, this property is considered not applicable. | - | Acceptable |
| 4.14. | Oxidising solids | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.15. | Organic peroxides | - | - | Waived - Considering the composition of the product and the fact that the active substances are included in Annex I of the BPR – category 4, and as such do not give rise to concern for organic peroxides, this property is considered not applicable. | - | Acceptable |
| 4.16. | Corrosive to metals | Method 37.4 C.1 (UN Handbook) | WASP TRAP(aqueous solution of 15% concentrated apple juice)Batch n°SCHO-103 WT | - Surface Corrosion:

|  |  |  |  |
| --- | --- | --- | --- |
| Exposure time | Criterion for mass\* loss | Mass loss found for Steel (in %) | Mass loss found for Aluminium (in %) |
| 28 days | 51.5 % | 28.3 % | 3.6 % |

\* value calculated based on a 6.25 mm/year corrosion rate- Leak Corrosion:

|  |  |  |  |
| --- | --- | --- | --- |
| Exposure time | Criterion for corrosion attack (in μm) | Found for Steel (in μm) | Found for Aluminium (in μm) |
| 28 days | 480 μm  | 350 μm  | 810 μm |

Conclusion:WASP TRAP is therefore classified as “not corrosive” to steel (1.0037) following the method 37.4 C.1 of the UN Handbook sixth revised edition, UN, 2015.WASP TRAP is therefore classified as “corrosive” to aluminium (7075-T6) following the method 37.4 C.1 of the UN Handbook sixth revised edition, UN, 2015. | Determination of the corrosion of metals Silence piège à guêpes Wasp TrapFriedl, I. (2022)Report n° B220397.001 | AcceptableWASP TRAP is classified as corrosive to metals Cat. 1. |
| 4.17.1. | Auto-ignition temperatures of products (liquids and gases) | - |  | Waived - Considering the composition of the product and the fact that the active substances are included in Annex I of the BPR – category 4, and as such do not give rise to concern for oxidising properties, this property is considered not applicable. |  |  |
| 4.17.2. | Relative self-ignition temperature for solids | - | - | Not relevant for a ready to use liquid formulation | - | - |
| 4.17.3. | Dust explosion hazard | - | - | Not relevant for a ready to use liquid formulation | - | - |

Table 3.5 Conclusion on physical hazards and respective characteristics

|  |
| --- |
| **Conclusion on physical hazards and respective characteristics** |
| In line with the criteria for simplified authorisation, according to Article 25 of the BPR, the product is neither flammable nor auto-flammable. It has no explosive and no oxidizing properties. It is classified as corrosive to metals Cat. 1 (H290)**Classification related to physical hazards and respective characteristics of the product:** H290 as mentioned in CLP regulation |

## Methods for detection and identification

The providing of an analytical method for active substances is not part of the data requirements for an application in accordance with Art.25 of EU 528/2012 (simplified procedure) as detailed in Art.20(1)(b) of EU 528/2012.

Moreover, since no measurement of active substances content has been required, e.g. in stability studies, no analytical method needs to be developed and validated.

Analytical methods for monitoring, soil, air, water, animal and human body fluids and tisues, for monitoring of active substances and residues in food and feeding stuff are not required for simplified authorisations.

Table 3.12 Conclusion on methods for detection and identification

|  |
| --- |
| **Conclusion on methods for detection and identification**  |
| As stability data is performed based on efficacy data, no analytical method is required.  |

##

## Assessment of efficacy against target organisms

### Function (organisms to be controlled) and field of use (products or objects to be protected)

The product SILENCE PIEGE A GUEPES is soluble concentrate attractant used in traps against wasps for outdoor use. The product is used to attract these insects in traps which are source of nuisance through their stings and their presence near food.

Attractants should only be used as preventive measure, but are not suitable to protect against wasp stings.

### Mode of action and effects on target organisms, including unacceptable suffering

The product SILENCE PIEGE A GUEPES is used in combination with a trap. Disturbing wasps are lured into the trap body by a liquid attractant from which they cannot escape. The attractive liquid produces a characteristic odour attracting the insects into the trap out of which they cannot go and eventually drown into it.

It is an olfactory attractant.

### Efficacy data

Field test performed with the product Silence Wasp Trap has been submitted

Table 3.13 Efficacy data

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **PT and use number** | **Test product** | **Function / Test organism(s)** | **Test method / Test system / concentrations applied / exposure time** | **Test results: effects** | **Reference**  | **Number in IUCLID section 6.7/Test report title** |
| Insect attractant(PT19) | Silence Wasp Trap (identical to SILENCE PIEGE A GUEPES)SCHO-103WT3 years aged at ambient conditions + prior to test, the bait was aged outdoor in a trap with partly open entry holes for 3 weeks (i.e. the liquid bait diluted in the trap) | Wasp (*Vespula vulgaris*)Adults stage (workers) | Field Test – Outdoor (terrace situation in Zájezd and Řičany zoopark)125 mL product + 250 mL water in a trap.5 trials performed, 4 in Zájezd and 1 in ŘičanyFor site Zájezd, 4 different spots (approximately 10-20 m far away from each other). A terrace situation was simulated by provision of food in the center area of the table. The food source was covered with a meshed insect tent modified to the purpose given. 3 baited traps in each site, were positioned around the table, separate from 3 to 4 m.Two control treatments were used within the tes:* Control 1: traps containing water instead of liquid bait were tested at identical places where the experimental traps were tests. That's why they could not be hung there at the same time.
* Control 2: tent containing food, the control tent was exposed to wasps during each bait test, when placed in the middle of three baits

Testing period: Identification and counting insects trapped 45, 90 and 180 minutes after setting up the traps on the test site. Test conditions in ZájezdTemperature: 24.5 °C- 26.7°C RH: 30.1%-36.6%Test conditions in ŘičanyTemperature: 24.5 °C- 26.7°C RH: 43.2%-49%The results were evaluated according to Abbott’s formula modified:% of efficacy = [ (n in UC after treatment – n in TR after treatment) / n in UC after treatment ] x 100  | During the control 1, no wasps were trapped in the traps with water. Efficacy against *V. vulgaris*:

|  |  |
| --- | --- |
|  | **Number of captured wasps** |
| **Bait 1** | **Bait 2** | **Bait 3** | **Control 2**  |
| Trial 1 (45min) | 1 | 0 | 4 | 3 |
| Trial 1 (90min) | 8 | 1 | 3 | 5 |
| Trial 1 (180min) | 9 | 1 | 5 | 5 |
| Trial 2 (45min) | 3 | 0 | 2 | 1 |
| Trial 2 (90min) | 5 | 1 | 4 | 1 |
| Trial 2 (180min) | 7 | 4 | 8 | 3 |
| Trial 3 (45min) | 5 | 7 | 4 | 4 |
| Trial 3 (90min) | 7 | 11 | 18 | 7 |
| Trial 3 (180min) | 10 | 14 | 25 | 9 |
| Trial 4 (45min) | 1 | 2 | 0 | 1 |
| Trial 4 (90min) | 2 | 3 | 1 | 1 |
| Trial 4 (180min) | 4 | 7 | 4 | 2 |
| Trial 5 (45min) | 0 | 0 | 0 | 0 |
| Trial 5 (90min) | 0 | 0 | 1 | 0 |
| Trial 5 (180min) | 2 | 0 | 4 | 1 |

Efficacy of product corrected using Abbott’s formula:

|  |  |
| --- | --- |
| **TOTAL** | **Abbott value (%)** |
| 45 min | 68.97 |
| 90 min | 78.46 |
| 180 min | 80.77 |

**Conclusion :**The product SILENCE PIEGE A GUEPES is efficient to attract wasp up to 3 weeks.The producted has also demonstrated that the product remains efficient after 3 years of storage. | M. Kulma 2021RI=1 | Report n°211350 |

### Efficacy assessment

A field trial has been performed with the product Silence Wasp Trap identical to SILENCE PIEGE A GUEPES (SCHO-103WT) on wasps (*Vespula vulgaris*) with an aged product of 3 years old and opened 3 weeks ago. The product was tested during 180 minutes.

The field test study shows that the product is more attractive for wasps than alternative food. Therefore, the product is efficient outdoor to attract wasps, more than 80% of attracted wasps during 3 weeks after opening.

Regarding the shelf-life of the product, no preservative is present in the composition of the product. As a 3 years aged product was tested with a successful efficacy, then based on the TAB v2.2 2020, a shelf-life of 3 years can be validated.

### Conclusion on efficacy

The efficacy of the biocidal product SILENCE PIEGE A GUEPES as an attractant has been shown against wasps (*Vespula* *spp*,adult*)* at the application rate of 125mL of product diluted in 250 mL of water per trap, each 3 m apart, during 3 weeks after opening.

After 3 years of storage, the product remains efficient.

### Occurrence of resistance and resistance management

Not expected to be relevant for the product SILENCE PIEGE A GUEPES since it is based on olfaction.

### Known limitations

There are no known limitations to the product SILENCE PIEGE A GUEPES.

### Relevant information if the product is intended to be authorised for use with other biocidal products

Not applicable, as the product SILENCE PIEGE A GUEPES is not intended to be used with other biocidal products.

## Human health

According to Article 25 and Article 20(1)(b) of Regulation (EU) No 528/2012, it only has to be assessed whether the product fulfils all conditions for a simplified authorisation procedure.

### Assessment of effects on human health

There are no human health data available for the product. The assessment, and classification and labelling are based on the agreed endpoint for the active substance and available information for the non-active substance.

The classification of the product SILENCE PIEGE A GUEPES has been set according to the calculation rules laid down in the CLP regulation 1272/2008/EC.

The product SILENCE PIEGE A GUEPES does not contain any classified ingredient and therefore is not classified.

### Available toxicological data relating to substance(s) of concern

No substances of concern regarding human health were identified as none of the non-active substances fulfills the criteria as specified in the guidance (Guidance on the BPR: Volume III Human Health (Parts B+C)).

### Available toxicological data relating to endocrine disruption

For the assessment of endocrine-disrupting properties of (the) non-active substance(s), refer to the respective section of the confidential annex.

### Dietary Exposure

As concentrated apple juice is listed in Annex I of Regulation (EU) No 528/2012 under Category 4 – Traditionally used substances of natural origin, a dietary assessment is not relevant.

## Risk assessment for animal health

Not relevant

## Environment

According to Article 25 and Article 20(1)(b) of Regulation (EU) No 528/2012, it only has to be assessed whether the product fulfils all conditions for a simplified authorisation procedure.

### Classification

Classification of the product has been calculated according to the classification rules for mixtures according to CLP Regulation (EC) N° 1272/2008 and the product is not classified.

###  Substance(s) of concern

The product SILENCE PIEGE A GUEPES does not contain any environmental substance of concern (SoC) according to the EU guidance on SoC (Article 3(f) of the BPR, Guidance on BPR, Volume IV, Part B+C, version 2.0-2017).

### Screening for endocrine disruption relating to non-target organisms

For the assessment of endocrine-disrupting properties of the non-active substances, refer to the respective section of the confidential annex.

## Assessment of a combination of biocidal products

The biocidal product ATTRACTIF GUEPES is not intended to be used with other biocidal products.

## Comparative assessment

As active substances are listed in Annex I of Regulation (EU) No 528/2012, a comparative assessment is not relevant.

# Appendices

## New information on the active substance(s) and substance(s) of concern

No new information on the active substances is available

No new information on the substances of concern is available

## List of studies for the biocidal product

See IUCLID

## Confidential information

Please refer to the separate document Confidential Annex of the PAR.

1. Regulation (EC) No 1272/2008 of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives 67/548/EEC and 1999/45/EC, and amending Regulation (EC) No 1907/2006 [↑](#footnote-ref-2)
2. Section 3 of the CA note of Q&A concerning the content of some SPC sections. Document is available at <https://circabc.europa.eu/w/browse/0179339e-57cc-4f66-b49f-c0b32c21779b>. [↑](#footnote-ref-3)