

Emergency Authorisation: 'Apron XL' for carrot

This Emergency Authorisation relates to the use of 'Apron XL' (MAPP number 14654) as a seed treatment for use on carrot to control pythium damping-off.

Download the [Emergency Authorisation notice](#)

SUMMARY

Extent of authorisation: Great Britain only

Product name: Apron XL

Active ingredient: 339.2 g/L metalaxyl-M

MAPP number: 14654

Product authorisation holder: Syngenta UK Limited

Emergency authorisation holder: Horticulture Crop Protection UK Limited

Authorisation no: 0202 of 2024

Emergency Authorisation starts: 16 January 2024

Emergency Authorisation ends:

- **For placing on the market:** 15 May 2024
- **For use of treated seed:** 30 June 2024
- **For storage and disposal of stocks:** 31 July 2024

IMPORTANT: Note that goods treated under the terms of this GB authorisation can be legally marketed in Northern Ireland if they are being moved under the Northern Ireland Retail Movement Scheme. All other treated goods can only be marketed in Northern Ireland if they are in accordance with the statutory EU Maximum Residue Level (MRL) set under Regulation (EC) No 396/2005. This may also apply to residues in animal products where treated crops are fed to livestock. Growers are advised to draw this to the attention of distributors and retailers so that EU MRL breaches and any associated enforcement against goods marketed in Northern Ireland are avoided.

Conditions of Emergency Authorisation: See Appendix 1 of the Emergency Authorisation (EA) notice for obligatory conditions of use including operator and environmental protections. Restrictions stipulated on the Article 53 Notice of Authorisation are statutory and therefore must be complied with to permit use of this product on the specified crop. Please read the notice of authorisation in full before applying the product for control of the specified target organism.

"Environmental protection" restrictions from Appendix 1 are listed below for your attention:

1. To protect birds and wild mammals, treated seed must not be left on the soil surface. Seed spillages must be collected.

HORTICULTURE CROP PROTECTION UK LIMITED

Registered Office: British Growers Association, BGA House, Nottingham Road, Louth, Lincolnshire LN11 0WB

Web: www.hcpltd.org

Company number: 14502535 VAT number 440 2184 33

2. Treated seed must not be broadcast.
3. Treated seed must be precision drilled.

“Other specific restrictions” from Appendix 1 are listed below for your attention:

1. This product must only be applied in accordance with the terms of this emergency authorisation, the product label and/or leaflet.
2. The maximum sowing density is 2.2 million seeds per hectare.
3. Treated seed must be sown between 1 April and 30 June 2024.
4. Treated seed must not be stored from one season to the next. Treated seed must be drilled in the season immediately following treatment.
5. Treated seed must not be used for food or feed.
6. Sacks containing treated seed must not be re-used for food or feed.
7. Treated seed must not be applied from the air.
8. Reasonable precautions must be taken to prevent access of birds and wild mammals to treated crops.

Stewardship: See Appendix 3 of the Emergency Authorisation for the full stewardship document which must be followed as a condition of the authorisation.

The following requirements are included in the terms of the emergency authorisation stewardship:

- Data on volume of seed treated and supplied, sowing rate and areas planted with treated seed under this authorisation will be collated by seed treatment companies and BCGA, respectively in collaboration with HCP.
- Stewardship records will be maintained and made available to the Chemicals Regulation Division of HSE on request and at the point of any subsequent application for this emergency use.

Further information for growers, agronomists, seed suppliers and seed treatment companies

Should you require any further information on the Notice of Authorisation, please contact Kim Parker (kim.parker@hcpltd.org)

Disclaimer

Emergency Authorisations (EAs) are granted only in relation to a particular product for specific uses. It is an offence to use an approved product in a manner that does not comply with the specific conditions of approval that is laid down in the statutory Appendix 1 “Conditions of Extension of Authorisation” of the EA. To demonstrate compliance with such terms, a user must have read and understood the document before commencing application. Possession of a current EA document is generally taken as part of the “burden of proof” of this requirement. Only the original EA document, held by the Chemicals Regulation Division (CRD) of the Health and Safety Executive (HSE), constitutes a valid legal document. No reliance should be placed on an EA by a user in relation to products which, although similar to an approved product, are not expressly covered by the EA.

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