

5.1.2.e Woo

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**From:** 5.1.2.e Woo  
**Sent:** maandag 29 april 2019 14:59  
**To:** 5.1.2.e Woo  
**Subject:** RE: glyfosaat voor oogst

Hoi 5.1.2.e Woo

Ik zou dit terugmailen:

Dear 5.1.2.e Woo ,

Thank you for your e-mail. Unfortunately, I cannot answer your question at this moment. Because the discussions are still on-going we are currently not in the position to provide you with further details.  
Thank you for your patience.

Best regards,

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**Van:** 5.1.2.e Woo  
**Verzonden:** donderdag 25 april 2019 14:58  
**Aan:** 5.1.2.e Woo  
**Onderwerp:** FW: glyfosaat voor oogst

Dag 5.1.2.e Woo

Zie reactie BCS. Ze stellen ook een vraag.  
Wat moet onze reactie op deze mail worden?

Groet,  
5.1.2.e Woo

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**Van:** 5.1.2.e Woo [mailto:5.1.2.e Woo@bayer.com]  
**Verzonden:** donderdag 25 april 2019 14:31  
**Aan:** 5.1.2.e Woo  
**CC:** 5.1.2.e Woo  
**Onderwerp:** RE: glyfosaat voor oogst

Dear 5.1.2.e Woo ,

Thank you for you response. What you are indicating is therefore that the use in scope of restriction would be the “pre-harvest dessication” but no the “pre-harvest weed control” use, correct?

Thank you for committing to informing us in due time. At the same time, we would welcome the opportunity to discuss the topic at Member State level, not only based on the evaluation of zonal Rapporteur Member States. It is ultimately up to each concerned Member State to renew the uses registered in the country, hence if there is an opportunity to further discuss, please do not hesitate to contact me.

Kind regards,

5.1.2.e Woo

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**From:** 5.1.2.e Woo @ctgb.nl>  
**Sent:** woensdag 24 april 2019 10:15  
**To:** 5.1.2.e Woo @bayer.com>  
**Cc:** 5.1.2.e Woo @bayer.com>  
**Subject:** RE: glyfosaat voor oogst

Dear 5.1.2.e Woo

The EU renewal regulation restricts the authorisation of glyphosate-based products to herbicide uses only. Hence, in general, uses as growth regulator cannot be authorised. The Ctgb will implement the renewal regulation in the on-going renewal process of glyphosate-based products. A discussion to achieve a harmonised approach is currently on-going in the Central Zone. Authorisation holders will be informed in due time about the way the Ctgb will implement this part of the EU renewal regulation. We are currently not in the position to provide you with further details.

Kind regards,

5.1.2.e Woo

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(Not in the office on Fridays)

Ctgb  
College voor de toelating van gewasbeschermingsmiddelen en biociden  
Board for the Authorisation of Plant Protection Products and Biocides

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Type voor navigatie Hora park in

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Postbus / P.O. box 8030, NL6710 AA Ede, The Netherlands

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| [www.ctgb.nl](http://www.ctgb.nl)

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**Van:** 5.1.2.e Woo @bayer.com]  
**Verzonden:** woensdag 10 april 2019 09:56  
**Aan:** 5.1.2.e Woo  
**CC:** 5.1.2.e Woo  
**Onderwerp:** glyfosaat voor oogst

Dear 5.1.2.e Woo

We have learnt that the Dutch authorities came to the conclusion that the use of glyphosate before harvest was not in accordance with good practice. Can you please share with use the evaluation report which allowed this conclusion?

Also, can you please specify which uses exactly are considered as pre-harvest? Indeed we have two types of applications: pre harvest desiccation and pre harvest weed control. Can you also indicate which crops will be concerned with this restriction and when the CTGB would foresee to restrict this use?

Quoting the CTGB:

*“In het kader van de renewal van glyfosaat heeft het Ctgb het standpunt ingenomen dat de pre harvest toepassing van granen niet meer toelaatbaar is. Het College baseert dit op het feit dat glyfosaat in die toepassing een functie heeft als groeiregulator. De actieve stof heeft echter alleen een goedkeuring als herbicide, waardoor het niet mogelijk is deze toepassing toe te laten.”*

Best regards,

5.1.2.e Woo

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Bayer – Crop Science

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