Dicamba

CAS 104040-79-1; EPA PC CODE 128931

**Pesticide Type**: Herbicide

<table>
<thead>
<tr>
<th>Chemical Class</th>
<th>Benzoic Acid</th>
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<tbody>
<tr>
<td>Common Trade Names</td>
<td>M1768 (XtendiMax™ with VaporGrip™ Technology), Engenia™, FeXapan™ with VaporGrip™ Technology</td>
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<tr>
<td>Application Rate (lb a.e./A)</td>
<td>Single: 0.5 Max Annual: 2.0 (combined total for dicamba)</td>
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<tr>
<td>Registration Status</td>
<td>EPA: DGA salt - Nov 2016 BAPMA salt - Dec 2016 Minnesota: Registered</td>
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<tr>
<td>Toxicity Profile for Applicators</td>
<td>Signal word: Caution Toxicity III or IV (oral, dermal, inhalation), II (eye &amp; dermal irritant)</td>
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<tr>
<td>Basic Manufacturer</td>
<td>Monsanto, BASF, DowDuPont</td>
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<tr>
<td>MDA Laboratory Capabilities</td>
<td>Methods developed for parent chemical</td>
</tr>
</tbody>
</table>

**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 chronic PADs are doses that include all relevant uncertainty and safety factors

**Environmental Aquatic Toxicity**

- **Fish**
  - Acute: 14000 ppb
  - Chronic: N/A

- **Invertebrate**
  - Acute: 50,000 ppb*
  - Chronic: No data

- **Aquatic Plants**
  - Vascular: N/A
  - Non-vascular: N/A

**Pollinator Toxicity**

- **Honey Bee**
  - Acute Contact: 36.3 µg a.i./bee**
  - Acute Oral: NA

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**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 like diglycolamine (DGA), N, N-Bis-(3-aminopropyl) methylamine (BAPMA), sodium salt. In 2016, the EPA approved a new use of certain forms of dicamba as post-emergence application for weed control in genetically-engineered (GE) soybeans. Dicamba was previously registered for only preplant and pre-harvest applications to soybeans. The new use allows over-the-top applications of dicamba on GE soybeans to control broadleaf weeds such as pigweeds (Amaranthus spp.), ragweeds (Ambrosia spp.), horseweed (Conyza spp.), and Kochia spp. The active ingredient, dicamba is a highly volatile chemical that can damage non-target plant species through spray drift and/or volatilization. In an effort to prevent dicamba-related damage to non-target plant species, the Minnesota Commissioner of Agriculture has set forth additional restrictions for dicamba use on GE soybeans in MN. Additional restrictions include application cutoff date of June 20 and application cutoff temperature over 85°F. Minnesota Department of Agriculture (MDA) review of the newer version of dicamba and risk assessments for issues relevant to Minnesota are summarized below.

**Projected New Use in Minnesota**

The new dicamba products are “Restricted Use Pesticides” and are considered to be less volatile than the old products. The maximum allowed single in-crop application rate for DGA and BAPMA on GE soybeans is 0.5 lb acid equivalent (a.e.)/A. The combined total applications of dicamba salts must not exceed 2.0 lb a.e./A per year. University of Minnesota extension expects that farmers will adopt this technology to control glyphosate resistant weeds in soybeans. Some of the new dicamba products are available as:

- **M1768 (XtendiMax™ with VaporGrip™ Technology)** ([EPA Reg. No. 524-617](#)) - is a new product from Monsanto comprising dicamba DGA salt (42.8%) with VaporGrip Technology for use on GE soybeans.
- **Engenia™** ([EPA Reg. No. 7969-345](#)) - is a new product from BASF containing dicamba BAPMA salt (60.8%) for use on GE soybeans.
- **FeXapan™ with VaporGrip™ Technology** ([EPA Reg. No. 352-913](#)) - is a new product from DowDuPont containing DGA salt (42.8%) with VaporGrip Technology for use on GE soybeans.

**Label Environmental Hazards**

New product labels for post-emergence applications on GE soybeans carries the following restrictions or advisories:

**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.

**Others**

- The product label requires use of approved nozzle, specific weather conditions, spray boom height, spray pressure, spray volume, spray ground speed, tank-mix partners, and downwind buffer distance.
- Aerial application is prohibited.

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*Value may be lower for certain other dicamba salts.
** Value generated from technical end product.
**Dicamba**

**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 subgroups.
- **Occupational Exposure**: The occupational handler risk estimates are not of concern for dicamba on GE soybeans for most scenarios. However, inhalation risk estimates are of concern for BAPMA salt in absence of respiratory protection PPE. The label requires 24 hr restricted entry interval.

**Environment - 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 = 18 days
- **Mobility**: Koc = 13.4 mL/g (very mobile)
- **Persistence**: Dicamba is not expected to be persistent in soils at the labelled rates.

**Water**
- **Half-life via hydrolysis**: t1/2 = 0 days (pH 7).
- **Half-life**: Aerobic = 72.9 days
  - Anaerobic = 423 days
  - Photolysis = 105 days
- **Surface water**: Dicamba may reach surface water through spray drift, runoff, or volatilization.
- **Groundwater**: Dicamba may reach groundwater in areas where soils are permeable or the water table is shallow. Drinking water exposure estimates at labelled rates do not indicate concern to general US population.

**Air**
- **Volatilization**: New dicamba products are not expected to volatilize significantly. Vapor pressure= 3.41x10^-5 torr; Henry’s Law constant= 1.6x10^-9 atm m^3 mole^-1.

**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. However, DCSA is more toxic than the parent compound to certain species of birds and mammals because of which there could be a potential for adverse effects to certain species of birds and mammals. Mitigations are imposed on registration to alleviate these risks. Other minor degradates of dicamba include 3, 6-dichlorogentisic acid (DCGA) and 5-OH-dicamba.