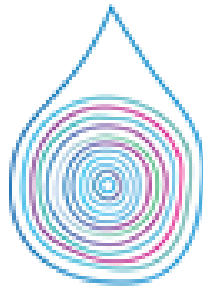
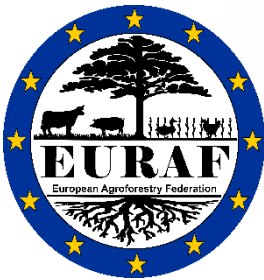






EFFAT



EurEau



Hnutí DUHA
Friends of the Earth Czech Republic

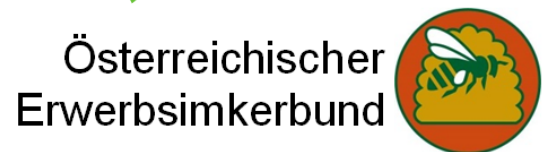


FODESAM



HEAL
HEALTH AND ENVIRONMENT ALLIANCE







OPEN LETTER

To:

Mr Denormandie, Minister of Agriculture, France
Mr Tavernier, Director General of INSEE
Mr Gentiloni, Commissioner for the Economy
Mr Kokkalis, MEP rapporteur for the European Parliament

Cc:

Mr Timmermans, Vice President of the European Commission
Mr Wojciechowski, Commissioner for Agriculture and Rural Development
Mrs Kyriakides, Commissioner for Health and Food Safety
Mrs Pompili, Minister for the Ecological Transition, France
Mr Véran, Minister for Solidarity and Health, France

On 25 February 2022

Subject: The reform of agriculture statistics (File [2021/0020 COD](#))

On behalf of **79 organisations** across Europe, including **environmental and health** associations, **beekeepers** associations, **trade unions**, the organisers of the [European Citizens' Initiative "Save Bees and Farmers"](#), the European umbrella organisation for **organic food and farming**, and the European association of **drinking water and waste water services**, we are writing to voice our concerns regarding the ongoing EU reform of agriculture statistics. Specifically, we are concerned about the limited availability of data on the use of plant protection products and other toxic chemicals in agriculture.

The Council just recently adopted its position which raises serious concerns in relation to two vital aspects of this reform. First, ensuring that the relevant data are collected from the relevant sources in the most efficient way; and second, ensuring that the relevant data are proactively published at a meaningful level of detail.

We are urging you to raise these issues within the ongoing trilogue negotiations and ensure this reform delivers on these points.

* * *

Public statistics should match the needs of public authorities and what is in the collective interest. Public statistics are meant to produce **relevant data** for public authorities so they can take informed decisions.¹ EU statistics are produced because they are "necessary for the performance of the activities of the Union".²

Public authorities have **needed data on pesticide use to assess trends** across the EU since at least 1993.³ In 2022, due to inadequate legislation, the available data on pesticide use still do not fulfil this basic need.⁴

Beyond the need to analyse trends, precise and public data on pesticides use are also indispensable **to enabling more realistic analysis of the exposure** of agriculture workers and residents in rural areas, as well

¹ See the European Statistics Code of Practice available in [French](#) and in [English](#).

² Article 338(1) TFEU.

³ The [Fifth Environmental Action Programme](#) defined as a target the "reduction of chemical inputs" in agriculture, specifically setting as an objective "the significant reduction in pesticides use per unit of land under production" by 2000 and foreseeing the "registration of sales and use of pesticides".

⁴ See European Court of Auditors [Special Report 05/2020](#): Sustainable use of plant protection products: limited progress in measuring and reducing risks, and Eurostat (2019) [Research paper](#): Statistics on agricultural use of pesticides in the European Union (ESTAT E1/AES/2019/RP/1)

as the exposure of wildlife and ecosystems. Such data are also key to **monitoring water**, notably for drinking water suppliers. They are also key for many other necessary tasks that are in the public interest.

Reducing pesticide pressure on nature across Europe is not only urgent for biodiversity; it is also of great importance to millions of citizens. This matter was at the heart of the European Citizens' Initiative "[Save Bees and Farmers](#)" which gathered 1.2 million signatures and was one of the three demands of the 2017 European Citizens' Initiative "[Ban glyphosate and protect people and the environment from toxic pesticides](#)".

The European Commission's strong [legislative proposal to fix agriculture statistics](#), and the European Parliament's many helpful [amendments](#), rise to the challenge. In particular, the Parliament's proposals aiming to ensure the new law meets the requirements under the European Green Deal and addresses the **need for transparency** are fundamental.

However, as explained in detail in ClientEarth's [briefing](#), the amendments proposed by the Council would hinder much needed improvements in the availability of pesticide use data. Unfortunately, in the Council's discussions so far, the concern to minimise burdens for public administrations seems to have taken precedence over ensuring the relevant data are collected and published, as [PAN Europe and Global 2000](#) have shown.

In view of the ongoing trilogue discussions, we reiterate that this reform needs to deliver the following to be a success and **meet the public's data needs**.

1. **Ensure that the relevant data are collected from the relevant sources in the most efficient way**

As proposed by the Commission, statistics on pesticides use must cover **each and every year** instead of one year out of five. They also need to be collected from the **existing records** that professional pesticides users are already obliged to keep⁵ and they need to be transmitted in **electronic form**. We also support the clarifications proposed by the European Parliament on the content of pesticides use data and on the inclusion of **all relevant chemical "inputs"**, i.e. biocidal products and veterinary medicinal products.⁶

The national authorities in charge of protecting people's health and the environment from the harm pesticides can cause **should already have a system in place to collect these records**. This is because the requirement to keep records not only aims to control compliance by professional users, but was also explicitly created to facilitate the monitoring of water quality and to ensure the traceability of potential exposure from pesticides.⁷ **This reform is the moment for Member States to put in place appropriate systems for collecting farmers' records.**

This approach is fully in line with the [European Statistics Code of Conduct](#), which recognises the importance of ensuring the **relevance** of the data and the added value of collecting data from administrative records to **avoid duplicating data requests**.

2. **Ensure that the relevant data are proactively published at a meaningful level of detail**

For statistics on pesticides use to be useful, they need to be published per **active substance**, per plant protection **product** (not per group of pesticides) and at a meaningful spatial resolution, i.e. **regional level** at least. The Commission's proposal needs to be clarified in that regard.

⁵ In application of Article 67 of Regulation (EC) No 1107/2009.

⁶ See the European Environment Agency [State of the Environment report](#) p. 249 on the issue of microbial resistance and the lack of data for "understanding of the significance of the environment as an exposure pathway [...]. Major potential areas for transmission are in discharges from industry and urban waste water treatment plants and in the use of biocides and antibiotics in agriculture for veterinary use".

⁷ Rules requiring professional users to keep records were created "in order to raise the level of protection of human and animal health and the environment by ensuring the traceability of potential exposure, to increase the efficiency of monitoring and control and to reduce the costs of monitoring water quality" (Recital 44 of Regulation (EC) No 1107/2009).

This is key because in the absence of clear legal provisions in the current regulation on pesticides statistics, when confronted with a request for access to documents, the Commission and national governments (in this case Spain) tend to give priority to the “principle of statistical confidentiality” over the rules on access to environmental information.⁸ This is explicit in the [European Ombudsman’s recent inspection report](#).⁹

To ensure that there is **legal and factual certainty for all relevant stakeholders** and to bring the practice and the legal framework into alignment with the Aarhus Directive,¹⁰ the new law **must clarify** that the data on emissions into the environment will be published proactively per active substance and product, and at regional level.

Public administrations need to keep up with technological developments. For many years, the agrochemical industry has been developing its [own databases](#) to enable “[precision farming](#)”, putting in place a [data-sharing code of conduct](#). They are now **advocating for keeping these data private**.¹¹ Meanwhile, **environmental organisations** such as NABU and **drinking water suppliers** have had no choice but to go to court to get access to pesticide use data and fulfil their public interest missions.¹² **Agricultural workers** are also left to fend for themselves due to the lack of public records on their exposure to pesticides and the lack of official documentation on the type of pesticides used during their work.¹³ This information asymmetry is not tenable.

Beyond the reform of EU statistics, the data on pesticide use also need to be available to the public at **the level of the application area**. This level of detail is needed, for example, for drinking water suppliers to implement proper risk analysis and risk management in line with the Drinking Water Directive. Hence, **putting in place adequate data collection systems and open databases on pesticide use will not only serve to deliver relevant analysis of trends but will also serve many other public interest activities, clearly justifying the public investments required**.

We therefore call on you to give this legislative file the attention it deserves.

As negotiating parties in this trilogue, we respectfully ask you to publish [the calendar and agendas of upcoming trilogue meetings, the minutes of the meetings, as well as the latest version of the 4-column documents](#), in a systematic and timely manner. Transparency in trilogue proceedings is a pre-requisite for citizens to be able to exercise our democratic rights.¹⁴

We thank you for considering our concerns and recommendations and would welcome an opportunity to have further exchanges with you on this important topic.

Yours sincerely,

Anaïs Berthier, Head of EU Affairs at ClientEarth,

François Veillerette, President of Pesticide Action Network Europe,

On behalf of the 79 organisations signatories listed below.

⁸ See [The European Commission's refusal to give full public access to documents concerning statistical data on pesticide active substances reported by Spain | Case opened | European Ombudsman \(europa.eu\)](#).

⁹ See [Report on the meeting of the European Ombudsman’s inquiry team with the European Commission’s representatives](#).

¹⁰ See Directive 2003/4/EC article 4 para. 2.

¹¹ By asserting alleged “data ownership rights” that have no legal basis: see [Croplife contribution to the public consultation](#).

¹² See for example VG Sigmaringen, 30 September 2020 8 K 5297/18, a case in which an independent municipal association and its members were successful in court in enforcing their right to access the pesticide use records of professional users in a region of Germany. See also VG Freiburg of 13 July 2020 10 K 1230/19, VG Stuttgart of 10 June 2020, 14 K 9469/18, VG Karlsruhe of 30 January 2020 confirmed in appeal on 4 May 2021, VGH 10 S 1348/20, VGH 10 S 2422/20.

¹³ See the new webseries [Phyto-victimes | Le combat pour la reconnaissance](#) available in several languages, relaying testimonies of agriculture workers.

¹⁴ As confirmed by the General Court in case T-540/15 De Capitani v Parliament.

List of signatories

ORGANISATION	Based in		
ADENY	FR	Friends of the Irish Environment	IE
Agroecology Europe	EU	Fundación Amigos de las Abejas	ES
Apicultural Research Educational Center	GR	GAIA-Environmental Action and Intervention Group	PT
Apilombardia	IT	Generations Futures	FR
Apimondia	GR	Global 2000	AT
ÄrztInnen für eine gesunde Umwelt	AT	Green Federation "GAIA"	PL
Aurelia Stiftung	DE	Health and Environment Alliance	EU
Armenian Women for Health and Healthy Environment NGO	AM	Hnutí DUHA (Friends of the Earth Czech Republic)	CZ
Bee Foundation	NL	Hogar sin Toxicos	ES
BeeLife	EU	IAWR	DE
BieneÖsterreich	AT	IFOAM Organics Europe	EU
Biodlarna	SE	Institute Marquès	ES
BirdLife Europe and Central Asia	EU	Institute Povod	SI
BugLife	UK	Integrated Resources Management Co Ltd, (IRMCo)	MT
BUND (Friends of the Earth Germany)	DE	ISDE Italy	IT
ClientEarth	EU	IUF	CH
Colibri Foundation	BE	Justice Pesticides	FR
Compassion in World Farming	EU	Latvian Fund for Nature	LV
Corporate Europe Observatory (CEO)	EU	Leefmilieu	NL
Earth Thrive	UK	Lipu - BirdLife Italia	IT
Earth Trek	HR	LPN	PT
Eco-Hvar	HR	Mouvement Ecologique Luxembourg	LU
ECOCITY	GR	NABU – Naturschutzbund Deutschland e.V.	DE
Ecodesign competence centre	LV	Nature & Progrès Belgique	BE
Ecologistas en Acción	ES	Navdanya International	International
EEB	EU	NOAH - Friends of the Earth Denmark	DK
EFFAT	EU	Österreichischer Erwerbsimkerbund	AT
Égalité	IT	PAN Europe	EU
EPBA	FR	PAN Germany	DE
EURAF	EU	PAN Italia	IT
Eureau	EU	PAN Nederlands	NL
Euro Coop	EU	Plataforma Transgenicos Fora (Stop GMO Platform Portugal)	PT
FODESAM	ES		

Polish Ecological Club	PL
Pollinis	FR
Quercus	PT
ROMAPIS	RO
Slow Food	EU
SNA	FR
Stadtbienen e.V.	DE
SumOfUs	International

Umweltinstitut München e.V.	DE
UNAF	FR
Via Pontica Foundation	BG
WECF e.V.	DE
WWF Italy	IT
WWF Romania	RO
ZERO - Associação Sistema Terrestre Sustentável	PT