

# OISC Updates

183<sup>rd</sup> Indiana Pesticide Review Board Meeting  
November 12, 2025



# OISC Updates

183<sup>rd</sup>

IPRB

11.12.25

- IPRB One-Pager
- Dicamba
- FY25 Data
- OISC Staffing & Program Updates
- Under the Supervision Workgroup
- Rule Readoption
- Rule to Law Workgroup



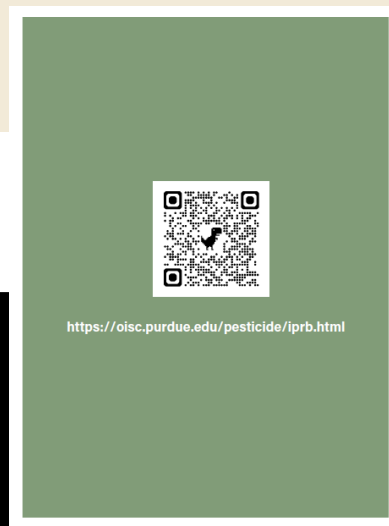
**Review Board**  
The Indiana  
(5-16-4) and  
by the governor  
consists of  
an industry, the  
y, scientists,  
nmental agencies  
on a quarterly  
erse membership,  
lysis and

interpretation of information related  
to the regulation of pesticides in Indiana.

Working in partnership with the  
Office of Indiana State Chemist  
(OISC), the following are  
examples by which the Board  
provides education, oversight  
and a public forum to ensure  
the safe and effective use  
of pesticides in Indiana:



- Serves as a sounding board for OISC through in-depth discussions by the Board members, the regulated community and the interested public who attend quarterly meetings.
- Provides an open forum for those desiring changes in OISC policies, rules and regulations.
- Responds to new and emerging pesticide issues.
- Establishes guidelines for the application, storage, transportation and disposal of pesticides and their containers.
- Helps to formulate clear and effective education programs for over 21,000 commercial and private pesticide applicators.
- Reviews state chemist enforcement actions through the administrative hearing process.



## Task from 181<sup>st</sup> IPRB Meeting

- Create informational material to provide a better understanding of what IPRB does and how it operates.
- Revised layout

Big THANK YOU to Purdue Pesticide Programs for help and for covering expense!

# IPRB One-Pager

182<sup>nd</sup>  
IPRB  
8.20.25

### RESTRICTED USE PESTICIDE

To be used by certified applicators only; NOT to be used by uncertified persons working under the supervision of a certified applicator, except that uncertified persons may transport containers.

Additional Indiana-specific restrictions as found on  
**EngeniaHerbicide.com/labels**

**For Distribution and Use Only in the State of Indiana**

# Engenia®

## Herbicide

This labeling expires December 20, 2025, and must not be used or distributed after this date.

### Directions For Use

- It is a violation of federal law to use this product in a manner inconsistent with its labeling.
- Refer to the Engenia® herbicide container label, EPA Reg. No. 7969-472, for complete Directions For Use and all applicable restrictions and precautions. Use of Engenia according to this labeling is subject to the use precautions and limitations imposed by the label affixed to the container for Engenia. Read the label affixed to the Engenia container before applying. This labeling and the Engenia container label must be in the possession of the user at the time of pesticide application.
- In the event that there are any inconsistencies with the directions for use between this and any other labeling for this product, follow the directions for use on this labeling.

### Application Directions

In order to apply Engenia in Indiana, the following requirement applies:

- In DT cotton **DO NOT** apply after June 12 or first square growth stage whichever comes first.
- In DT soybeans **DO NOT** apply after June 12 or V4 growth stage, whichever comes first.

### RESTRICTED USE PESTICIDE

The user must check **EngeniaHerbicide.com/labels** no more than 7 days before application of this product for additional labeling, including state restrictions. Where applicable, users must comply with additional requirements found on this website.

Record Keeping Requirement: Maintain a copy of the product label and any labeling that supplements the product label.

Engenia is a registered trademark of BASF.

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007969-00472.20230123b.NVA 2023-04-0385-0014

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26 Davis Drive  
Research Triangle Park, NC 27709

**BASF**  
We create chemistry

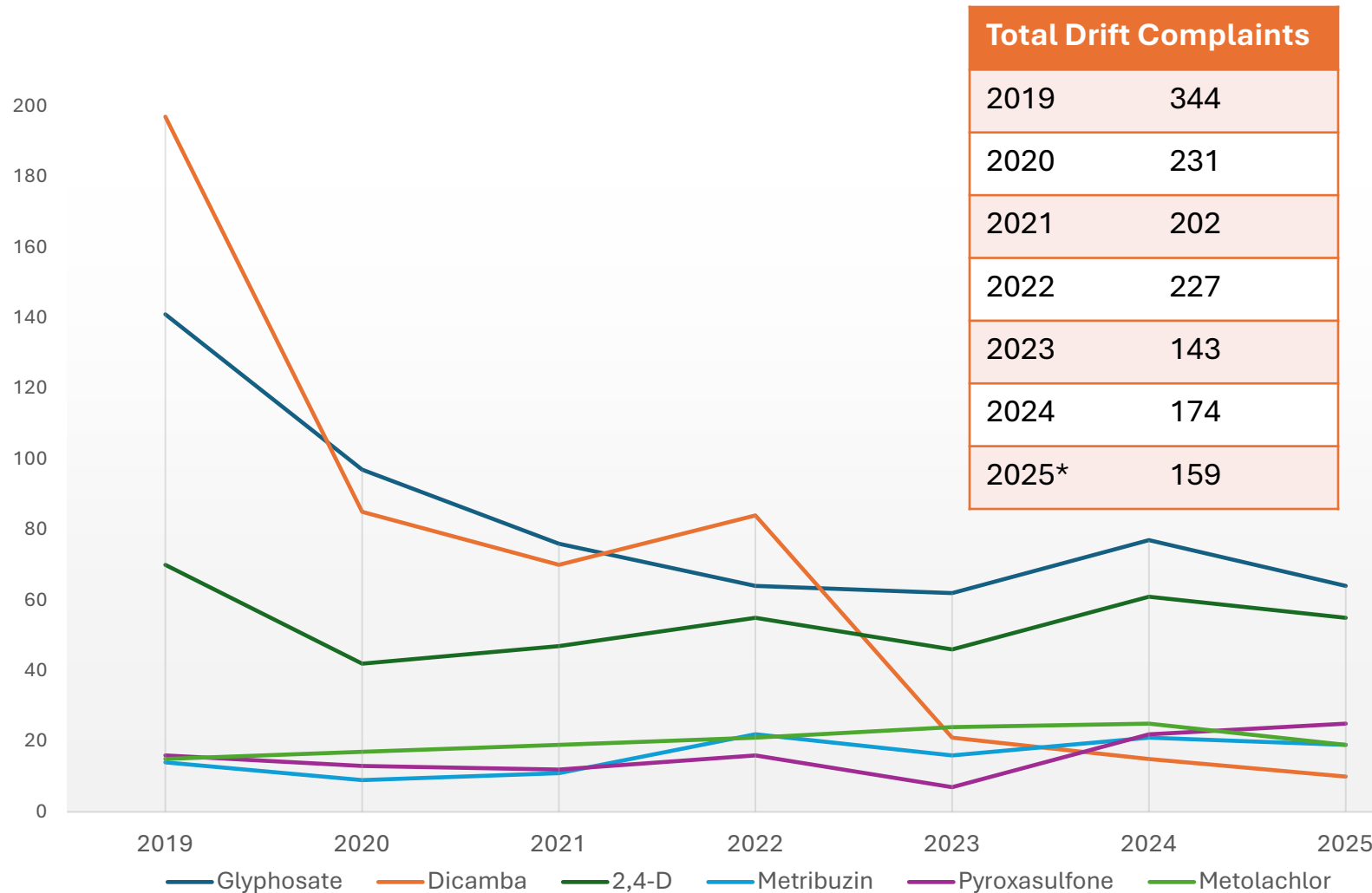
**2023 label**

- Discussions with EPA & Registrants
- SLA Focus Group
- Collateral Labeling – maintaining June 12<sup>th</sup> application cutoff date
- HVH Determination Update

<https://oisc.purdue.edu/pesticide/dicamba.html>

# Dicamba

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Total Drift Complaints	
2019	344
2020	231
2021	202
2022	227
2023	143
2024	174
2025*	159

Top 5 Active Ingredients Per Year	
2019	<b>Dicamba (197)</b> , Glyphosate (141), 2,4-D (60), Atrazine (34), Saflufenacil (22),
2020	Glyphosate (97), <b>Dicamba (85)</b> , 2,4-D (50), Atrazine (32), Metolachlor (17),
2021	Glyphosate (76), <b>Dicamba (70)</b> , 2,4-D (47), Atrazine (23), Metolachlor (19),
2022	<b>Dicamba (84)</b> , Glyphosate (65), 2,4-D (55), Atrazine (26), Metribuzin (22),
2023	Glyphosate (62), 2,4-D (46), Atrazine (30), Acetochlor (27), Metolachlor (24) <b>+ Dicamba (21 #6)</b>
2024	Glyphosate (77), 2,4-D (61), Metolachlor (25), Atrazine (24), Pyroxasulfone (22) <b>+ Dicamba (15 #9)</b>
2025*	Glyphosate (64), 2,4-D (55), Pyroxasulfone (25), Metribuzin (19), Metolachlor (19), <b>+ Dicamba (10 #9)</b>

\*FY25 data is still being finalized. Numbers will change

# 2025 Drift Cases

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# OISC Staffing & Program Updates

183<sup>rd</sup>

IPRB

11.12.25

## OISC Pesticide Program

Administrator: Sarah K Caffery

### Certification & Licensing

Nate Davis  
Andrew Martin  
Jill Davis  
Cassie Davis  
Audrey Powell

### Product Registration

Julia Whetstone  
Tory Fickle  
L.E. Bradford  
Sarah Betancourt

### Intake & Field Staff

Garret Creason  
Aaron Kreider  
Melissa Rosch  
Andy Roth  
Beth Carter  
Adam Brockman  
Kevin Gibson  
Jay Kelley  
Bill Reid  
Makenna Steinke  
Dylan Mack

### Residue & Formulation Lab

Ping Wan  
Anuruddha Bandara  
SoYoung Kwon  
Andrew Marquis  
Nayane Udawatte  
Vicki Vaught  
Natalie Wilson  
Gerald Mueller

### Compliance

George Saxton  
Mitch Trimble  
Joni Herman  
Jake Hatfield

### Program Specialists

Leo Reed  
Joe Becovitz

## Work in Progress

- Finalize flow on PPP website
- Create print document
- UTS details

## PURDUE PESTICIDE PROGRAMS

### QUICK LINKS

- **What Pesticide Certification Do I Need?**
- [Training Programs](#)
- [Registered Technician Training](#)
- [PARP Events](#)
- [CCH Programs](#)
- [My Records](#)
- [Educator Resources](#)
- [Maps and Directions](#)
- [Schedule a Certification Exam](#)

<https://ag.purdue.edu/departments/extension/ppp/>

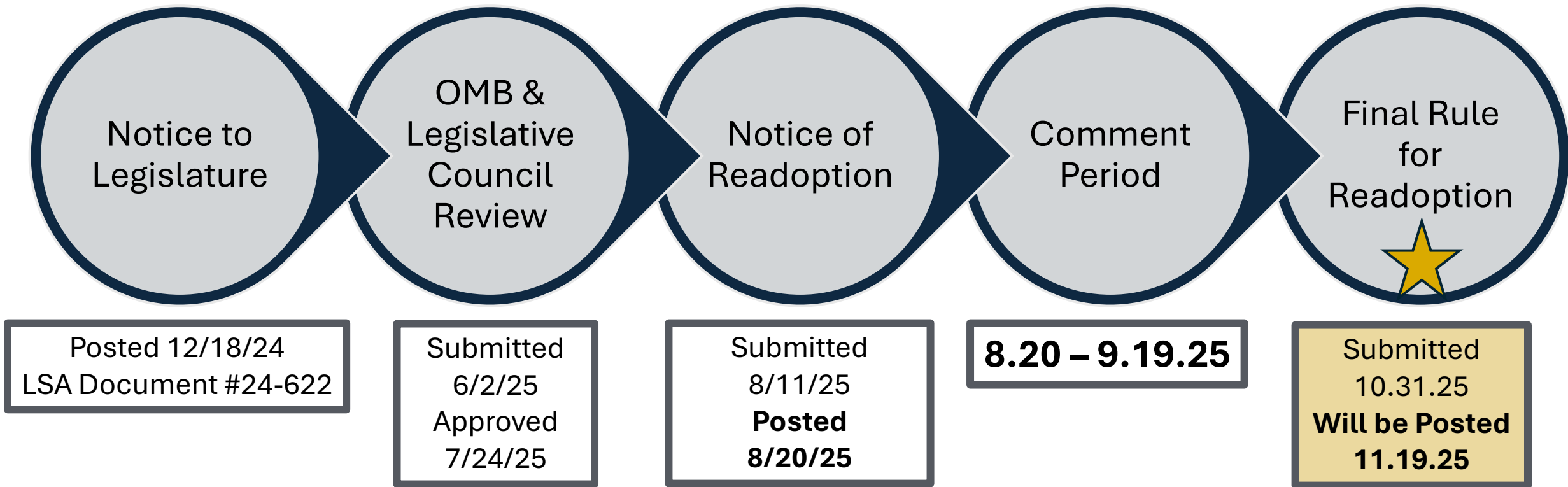
# Under the Supervision Workgroup

183<sup>rd</sup>  
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11.12.25

# Rule Readoption

183<sup>rd</sup>  
IPRB  
11.12.25

## Current Progress for 355 IAC 4 – Rules: 0.5, 3 and 7 - COMPLETED



[LSA Document #24-622 | IARP](#)

**Rule Readoption for 2026 – Full 355 IAC 4: Start by 12/31/25**



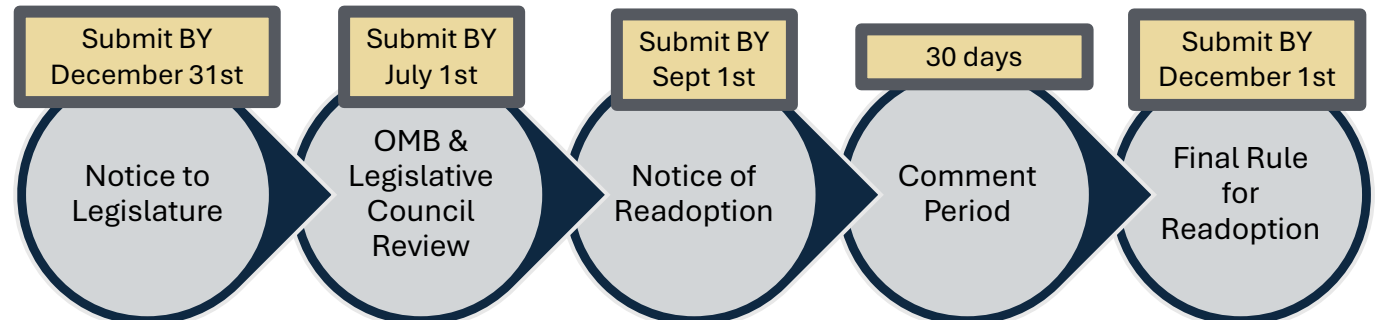
# Rule to Law Workgroup

183<sup>rd</sup>  
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## Next Steps 355 IAC 4

	Sept & Oct 2025	Nov & Dec 2025	Jan & Feb 2026	Mar & Apr 2026	May & June 2026	July & Aug 2026	Sept & Oct 2026
Rule Readoption (Full)		Submit Notice by 12/31/25				Submit to OMB & LCR by 7/1/25	Submit Notice by 9/1/25
Rule to Law	Organize meetings	Initial Meeting w/Groups	2nd Meeting w/Groups	3 <sup>rd</sup> Meeting w/Groups			Finalize Draft

### Basic Overview of Rule Readoption Timeline



# Rule to Law Workgroup

183<sup>rd</sup>  
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## Rule to Law Workgroup

November 11, 2025 – Kickoff Meeting

**Introductions:** name, industry, categories, region

### 355 IAC 4

Rule 0.5 Definitions  
Rule 1 Categorization of Licenses and Certificates  
**Rule 2 VOIDED**  
Rule 3 Financial Responsibility of Commercial Applicators  
**Rule 4 VOIDED**  
Rule 5 Termite Control Notification and Customer Disclosure  
**Rule 6 REPEALED**  
Rule 7 Renewal of Applicator Certification and Technician Registration

### Executive Order 25-17

**3.k:** Evaluation to determine if content of the rule would be more appropriately integrated into Indiana Code  
**6.b:** 25% reduction by January 1, 2029  
**6.c:** Implementation of streamlining of regulatory/permitting approval process  
**6.d:** If rules have not been amended in the prior 8 years; they should be added to Indiana Code or agency must provide compelling justification

### State Pesticide Primacy

Under FIFRA Sections 26 and 27, EPA grants state primacy enforcement authority for pesticide use violations.

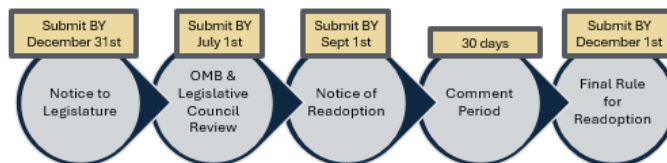
#### States Must:

- Have adequate pesticide use laws and regulations.
- Adopt and implement adequate procedures for enforcement.
- Have adequate records and reports

**Accomplished By**  
Annual Cooperative Agreement & Approved C&T Plan

EPA can rescind primacy.

### Basic Overview of Rule Readoption Timeline



## Kickoff Meeting

Nov 11, 2025

### Agenda

- Introductions
- General Background
- Rule Walkthrough
- Law Clarifications
- Next Steps

### Next Steps

- Schedule Next Meetings
- State Compare / Review
- Read through Rule
  - Identify Questions & Concerns
- OISC Value Stories
- Create Assignment Schedule



# Thanks!

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Office of Indiana State Chemist  
[scaffery@purdue.edu](mailto:scaffery@purdue.edu)