

Helsinki, 12 March 2020

Addressees Registrants of **Example 1** listed in the last Appendix of this decision

Date of submission for the jointly submitted dossier subject of this decision 20/06/2019

Registered substance subject to this decision, hereafter 'the Substance' Substance name: Antimony trichloride EC number: 233-047-2 CAS number: 10025-91-9

Decision number: [Please refer to the REACH-IT message which delivered this communication (in format CCH-D-XXXXXXXXXXXXXXX/D)]

DECISION ON A COMPLIANCE CHECK

Based on Article 41 of Regulation (EC) No 1907/2006 (REACH), ECHA requests that you submit the information listed below by the deadline of **17 June 2021**.

A. Requirements applicable to all the Registrants subject to Annex VII of REACH

1. In vitro gene mutation study in bacteria (Annex VII, Section 8.4.1.; test method EU B.13/14. / OECD TG 471) with the Substance;

B. Requirements applicable to all the Registrants subject to Annex VIII of REACH

- 1. In vitro cytogenicity study in mammalian cells (Annex VIII, Section 8.4.2., test method OECD TG 473) or in vitro micronucleus study (Annex VIII, Section 8.4.2., test method OECD TG 487) with the Substance;
- 2. Only if a negative result in Annex VII, Section 8.4.1. and Annex VIII, Section 8.4.2. is obtained, In vitro gene mutation study in mammalian cells (Annex VIII, Section 8.4.3.; test method OECD TG 476 or TG 490) with the Substance;
- 3. and 4. Screening for reproductive/developmental toxicity (Annex VIII, Section 8.7.1.; test method OECD 422) in rats, oral route with the Substance;

Conditions to comply with the requests

Each addressee of this decision is bound by the requests for information corresponding to the REACH Annexes applicable to their own registered tonnage of the Substance at the time of evaluation of the jointly submitted dossier.

To identify your legal obligations, please refer to the following:

• you have to comply with the requirements of Annex VII of REACH, if you have registered a substance at 1-10 tonnes per annum (tpa), or as a transported isolated intermediate in quantity above 1000 tpa;



• you have to comply with the requirements of Annexes VII and VIII of REACH, if you have registered a substance at 10-100 tpa;

Registrants are only required to share the costs of information that they are must submit to fulfil the information requirements for their registration.

The Appendix on general considerations addresses common arguments that are applicable throughout the present decision while the other Appendices state the reasons for the requests for information to fulfil the requirements set out in the respective Annexes of REACH.

The test material used to perform the required studies must be selected and reported in accordance with the specifications prescribed in the Appendix entitled Observations and technical guidance.

You must submit the information requested in this decision by the deadline indicated above in an updated registration dossier and also update the chemical safety report, where relevant, including any changes to classification and labelling, based on the newly generated information. The timeline has been set to allow for sequential testing where relevant.

Appeal

This decision can be appealed to the Board of Appeal of ECHA within three months of its notification. An appeal, together with the grounds thereof, has to be submitted to ECHA in writing. An appeal has suspensive effect and is subject to a fee. Further details are described under: <u>http://echa.europa.eu/regulations/appeals</u>.

Approved¹ under the authority of Christel Schilliger-Musset, Director of Hazard Assessment

¹ As this is an electronic document, it is not physically signed. This communication has been approved according to ECHA's internal decision-approval process.



Appendix on general considerations

The ECHA Guidance documents are listed in the Appendix entitled Observations and technical guidance.

In the initial submission, on which the draft decision was based and provided to you for commenting, you did not provide any documentation for your weight-of-evidence and read-across approach.

In your comments and your updated registration you have provided a justification for your weight-of-evidence and read-across approach. You also refer to version 2 of your revised documents entitled "

" included in section 13 of your submission on 20 June

2019.

(i) Assessment of the weight-of-evidence adaptations, in light of the requirements of Annex XI, Section 1.2.

You have adapted the following standard information requirements by applying weight-ofevidence approaches in accordance with Annex XI, Section 1.2:

- In vitro gene mutation study in bacteria (Annex VII, Section 8.4.1.);
- In vitro cytogenicity study in mammalian cells (Annex VIII, Section 8.4.2.,
- In vitro gene mutation study in mammalian cells (Annex VIII, Section 8.4.3.;
- Screening for reproductive/developmental toxicity (Annex VIII, Section 8.7.1.).

In the update you have provided the following justification for your weight-of-evidence

You argue that there is sufficient weight of evidence from a grouping and read across approach and from other studies investigating parameters of reproductive and developmental toxicity to show that Sb compounds administered via physiological routes of exposure do not produce developmental toxicity or do so independent of maternal exposure. You further argue that higher levels of systemic exposure to antimony compounds achieved through nonphysiological route of administration also demonstrate that there are not severe effects on developmental toxicity.

You also argue that there is sufficient weight of evidence from a grouping and read across approach and from other studies investigating parameters of genotoxicity to show that Sb compounds, have clastogenicity *in vitro*. Also they are not genotoxic *in vivo*.

We assessed the new information you provided and identified the following issue(s):

Annex XI, Section 1.2 states that there may be sufficient weight-of-evidence from several independent sources of information leading to assumption/conclusion that a substance has or has not a particular dangerous (hazardous) property, while information from a single source alone is insufficient to support this notion.

According to ECHA Guidance R.4.4, a weight of evidence adaptation involves an assessment of the relative values/weights of different sources of information submitted. The weight given is based on the reliability of the data, consistency of results/data, nature and severity of effects, and relevance of the information for the given regulatory information requirement. Subsequently, relevance, reliability, consistency and results of these sources of information must be balanced in order to decide whether they together provide sufficient weight to



conclude that the Substance has or has not the dangerous property investigated by the required study.

All of the sources of information you have provided are on analogous substances for which the read-across approach is rejected as explained in Section (ii). Therefore this information does not allow for a reliable conclusion on the dangerous property under investigation.

Specific considerations for the individual endpoints also result in a failure to meet the requirements of Annex XI, Section 1.2. Theseare set out under the endpoint concerned.

As explained above, your adaptation does not comply with the general rules of adaptation as set out in Annex XI, Section 1.2. Therefore, your adaptations are rejected.

(ii) Assessment of the Grouping of substances and read-across approach, in light of the requirements of Annex XI, Section 1.5.

You have adapted the following standard information requirements by applying read-across approaches in accordance with Annex XI, Section 1.5:

- In vitro gene mutation study in bacteria (Annex VII, Section 8.4.1.)
- In vitro cytogenicity study in mammalian cells (Annex VIII, Section 8.4.2.,
- In vitro gene mutation study in mammalian cells (Annex VIII, Section 8.4.3.;
- Short-term repeated dose toxicity (28 day), (Annex VIII, Section 8.6.1.)
- Screening for reproductive/developmental toxicity (Annex VIII, Section 8.7.1.);

We assessed the new information you provided and identified the following issue(s):

ECHA has considered the scientific and regulatory validity of your grouping and read-across approach in general before assessing the specific standard information requirements in the following appendices.

Annex XI, Section 1.5. specifies two conditions which must be fulfilled whenever a read-across approach is used. Firstly, there needs to be structural similarity between substances which results in a likelihood that the substances have similar physicochemical, toxicological and ecotoxicological properties so that the substances may be considered as a group or category (addressed under 'Scope of the grouping'). Secondly, it is required that the relevant properties of a substance within the group may be predicted from data for reference substance(s) within the group.

Additional information on what is necessary when justifying a read-across approach can be found in the ECHA Guidance R.6 and related documents.

Scope of the grouping

In the justification document you report that you have grouped antimony and antimony compounds. You have further identified three sub-groups according to valency and other parameters such as in vitro gastric bioaccessibility. For sub-group Sb3+ you have used valency of III and bioaccessibility to define the group which comprises the following substances:

Antimony (EC 231-146-5, CAS 7440-36-0) Diantimony trioxide (ATO,EC 215-175-0, CAS 1309-64-4); Antimony sulphide (ATS, EC 215-713-4, CAS 1345-04-6);



Antimony trichloride (ATC, EC 233-047-2, CAS 10025-91-9); and 2,5,7,10,11,14-hexaoxa-1,6-distibabicyclo[4.4.4]tetradecane (ATEG, EC 249-820-2, CAS 29736-75-2)

You provide the following reasoning for the grouping of the substances: the substances show limited release of Sb³⁺ ion in bio-elution tests and have moieties or impurities which do not have a greater systemic toxicity profile than Sb³⁺ ion. You consider that the moieties are either essential elements, with none/negligible reproductive toxicity or normal metabolities which are readily metabolized. You exclude substances if there is evidence that the final speciation of released ions is not comparable.

ECHA understands that this is the applicability domain of the Sb^{3+} grouping and will assess your predictions on this basis.

A. Predictions for properties

In addition, you have provided studies in support of your adaptation on screening for reproductive toxicity and pre-natal developmental toxicity conducted on other analogue substances which are not a substance in your grouping and these are discussed under the endpoint.

ECHA understands that you intend to apply a grouping and read across approach as part of your weight of evidence using a read-across hypothesis which is based on the formation of common (bio)transformation products. Namely, that the above grouping are substances which release Sb 3+ ions which may be available for absorption and drive the toxicity profile of the substances. ECHA understands that the properties of your Substance are predicted to be quantitatively equal to those of the source substance. You further consider that the difference in moieties can be omitted for the purposes of read-across.

ECHA notes the following shortcoming(s) with regards to prediction(s) of toxicological properties.

Missing supporting information

Annex XI, Section 1.5 of the REACH Regulation states that "physicochemical properties, human health effects and environmental effects or environmental fate may be predicted from data for reference substance(s)". For this purpose "it is important to provide supporting information to strengthen the rationale for the read-across"². The set of supporting information should allow to verify the crucial aspects of the read-across hypothesis and establish that the properties of the Substance can be predicted from the data on other category members.

Supporting information may include toxicokinetic information on the formation of the common compound, bridging studies to compare properties of the Substance and source substance.

Missing supporting information on the formation of common compound

As indicated above, your read-across hypothesis is based on the (bio)transformation of the category members to a common compound(s). In this context, information characterising the, rate and extent of the transformation of the category members is necessary to confirm

² Guidance on information requirements and chemical safety assessment Chapter R.6: QSARs and grouping of Chemicals, Section R.6.2.2.1.f



the formation of the proposed common biotransformation product and to assess the impact of the exposure to the parent compounds.

In your justification document, you refer to recent aqueous solubility data and *in vitro* bioelution assays conducted using artificial gastric fluid for your antimony substances (**1999**, 2019).

The bioaccessibility data from the *in vitro* bioelution assays show that for Group Sb3+ it is antimony metal powder which is most soluble and has highest 'oral' bioaccessibility.

ECHA considers that the *in vitro* bioaccessibility data does not provide information on systemic absorption and bioavailability. Therefore, it cannot currently be assessed whether the *in vitro* bioaccessibility results provide the basis for predicting *in vivo* toxicity. Further information would be needed to confirm the relevance of the *in vitro* bioaccessibility results for predicting *in vivo* toxicological properties following the oral route of exposure. Such information to allow comparison between the substances could include information from *in vivo* toxicokinetics and information on the toxicodynamic properties of the substances in your Sb3+ grouping.

You have not provided any *in vivo* toxicokinetic data that would confirm your bioaccessibility based approach; therefore it is impossible to translate bioaccessibility into *in vivo* bioavailability which is the parameter of interest for read-across predictions.

Futhermore, you refer to a draft report **Example**, 2017 which indicates that as a generalization uptake efficiency is <1%. However, differences in absorption were observed for some substances in your Sb³⁺ group (for example ATO versus ATC). The authors consider that differences in the solublity and the counter ion of the antimony compound impacts absorption *in vivo*. It has not been established whether this impacts the prediction of properties.

ECHA considers that you have not addressed whether differences in absorption impact your read across hypothesis and that in vivo relevance of the bioaccessibility model can not be confirmed.

<u>Missing supporting information to compare properties of the substances for</u> <u>reproductive toxicity</u>

As indicated above, your read-across hypothesis is based on the assumption that the structurally similar substances cause the same type of effect(s). In this context, relevant, reliable and adequate information allowing to compare the properties of the Substance and of the source substance(s) is necessary to confirm that both substance cause the same type of effects. Such information can be obtained, for example, from bridging studies of comparable design and duration for the Substance and of the source substance(s).

ECHA notes that you have provided in your justification document reference to two developmental toxicity studies conducted according to OECD 414 (with GLP) for substances in your Sb3+ grouping.

In your justification document you refer to a study by **Exercise** (1987) on ATC. However, these data are not present in your registration and cannot therefore be taken into account.

ECHA considers that **Exercise** 2003 and **Exercise** 2017 constitute your source studies for the grouping and read across approach for the Sb3+ grouping.

In the justification document you refer to the results of an OECD 414 GLP study of the Substance (ATO) in rat by inhalation (**1999**, 2003) in which no effects on parameters of development were observed at the highest exposure concentration (6.3 mg/m3) while adverse localised effects in the lung (NOAEL, 2.6 mg/m3) were observed in parental animals.

In the justification document you refer to a pre-natal developmental toxicity study (OECD 414, GLP) of the analogue substance "antimony powder", in rabbit by oral gavage at doses of 30, 100 and 230/300 mg/kg bw/day, in which adverse effects on parameters of developmental toxicity (reduced foetal weights, retarded ossification) were seen in the presence of maternal toxicity (please also see below section *Information on study design*). In your justification document, you consider that the information on the role of maternal toxicity on the developmental effects is uncertain and you speculate that antimony may influence calcium metabolism and ossification as a possible mode of action for the retardation effect.

ECHA considers that you have provided a pre-natal developmental toxicity study for one substance on one species and another study on another substance in a different species. Furthermore, the studies in different species appear to show different toxicological profiles. Therefore, it is not possible to draw a direct comparison of the toxicological profiles as there may be a species specific effects.

In addition, you do not provide adequate information from studies of comparable design, for example, information or bridging studies such as reproductive/developmental screening studies, which would allow side-by-side comparison of reproductive and developmental toxicity properties of the Substance with other substances in your Sb3+ grouping.

You therefore have no basis to compare the properties of the Substance with those of the source substances. In the absence of such information, you have not established that the Sb3+category members are likely to have similar properties. Therefore you have not provided sufficient supporting information to strengthen the rationale for the read-across. *Read-across hypothesis contradicted by existing genotoxicity data*

Annex XI, Section 1.5. provides that "substances whose physicochemical, toxicological and eco-toxicological properties are likely to be similar or follow a regular pattern as result of structural similarity may be considered as a group or 'category' of substances. The ECHA Guidance³ indicates that "*it is important to provide supporting information to strengthen the rationale for the read-across*". The set of supporting information should allow to verify the crucial aspects of the read-across hypothesis and establish that the properties of the Substance can be predicted from the data on the source substance(s) in your Sb3+ grouping. The observation of differences in the toxicological properties among some members of a category is a warning sign. An explanation for such a difference resulting in a contradiction between the similarities in properties claimed in the read-across hypothesis and the observation of different properties needs to be provided and supported by scientific evidence.

As indicated above, your read-across hypothesis is based on the assumption that the structurally similar target and source substances in your Sb3+ grouping cause the same type of effect(s).

³ Guidance on information requirements and chemical safety assessment (version 6.0, July 2017), Chapter R.6, Section R.6.2.2.1.f



However, the results of the information on mutagenicity obtained with the category members vary. Specifically, positive results are observed in the *in vitro* gene mutation study in bacteria with your Substance while negative results are reported for equivalent studies *in vitro* gene mutation study in bacteria conducted with ATO and ATC which are in your Sb3+ grouping. You have no other information from other tests which would allow you to confirm that the substances have the same mutagenic properties. Although you have available *in vivo* studies performed with ATO you have no information with other analogues in your grouping that would address the same type of mutagenicity. Hence, a comparison of same type of effects is not possible.

The available set of data on the target and source substances in your Sb3+ grouping indicates differences in the toxicological properties of the substances. This contradicts your read-across hypothesis whereby the structurally similar target and source substances in your Sb3+ grouping cause the same type of effect(s). Therefore you have not demonstrated and justified that the properties of the category members are likely to be similar despite the observation of these differences.

In addition to the general issues with your read-across approach, we have also assessed the reliability of the studies you have provided and identified specific issues. You will find details of these specific issues for each standard information requirement in the following appendices.

Therefore your read-across adaptations are rejected since they do not comply with the rules set out in Annex XI, Section 1.5.

In addition to the general issues with your read-across approach, we have also assessed the reliability of the studies you have provided and identified specific issues. You will find details of these specific issues for each standard information requirement in the following appendices.

(iii) Your comments on your testing programme

In your comments you refer to testing programme provided also as a matrix. Under this programme you intend to generate information strengthen your read across and weight of evidence approaches. You plan to rank Sb substances as to lowest and greatest oral bioavailability and identify "ideal" substances for further investigation, conduct 2 week oral dose range finder/tolerability studies, conduct oral reproductive/developmental toxicity screening studies (OECD 422) on one or two substances per group and then consider need of any pre-natal developmental toxicity study(ies) (OECD 414).

Concerning the sequential testing ECHA notes that you are planning a series of studies in order to substantiate the read across hypothesis and generate the necessary supporting information and source studies to support your adaptations.

ECHA notes that it is at the discretion of the registrant to undertake additional testing to substantiate your read-across but the outcome of the testing programme may or may not confirm your hypothesis. The timeline in the decision allows for sequential testing of OECD 421/2 and OECD 414 studies.



Appendix A: Reasons for the requests to comply with Annex VII of REACH

In accordance with Articles 10(a) and 12(1) of the REACH Regulation, a technical dossier registered at 1 to 10 tonnes or more per year must contain, as a minimum, the information specified in Annex VII to the REACH Regulation.

1. In vitro gene mutation study in bacteria (Annex VII, Section 8.4.1.)

An *In vitro* gene mutation study in bacteria is a standard information requirement in Annex VII to REACH.

You have adapted the standard information requirement according to Annex XI, Section 1.2. (weight-of-evidence) and Annex XI, Section 1.5. (Read-across) of REACH. In support of your adaptation of this information requirement, you have provided the following supporting information for this endpoint:

- i. a weight-of-evidence record for a non guideline, non GLP Ames Salmonella test, Kuroda 1991 (publication), with the Substance (ATC) with the following strains, S. typhimurium TA 100 and TA 98 which both gave negative results.
- ii. a weight-of-evidence record for a non guideline, non GLP B. subtilits rec assay, Kuroda 1991 (publication), with the Substance (ATC) with the following strain, Bacillus subtilis M45(rec-) and H17(rec+) with a positive test result.
- iii. a supporting non guideline, non GLP supporting SOS chromotest, Lantzsch 1997 (publication), with the Substance (ATC) using E. coli (PQ37) with a negative result.
- iv. a weight-of-evidence record for an Ames reversal bacterial test, 1998 (publication), performed according to OECD TG 471, GLP not specified, with the analogue substance diantimony trioxide (ATO), purity of test material not specified with the following strains, S. typhimurium TA 1535, TA 1537, TA 98, TA 100, E. coli WP2 uvr A and E. coli WP2 which all gave negative results.
- v. a weight-of-evidence record for a non guideline, non GLP Ames Salmonella test, Kuroda 1991 (publication), with the analogue substance ATO with the following strains, S. typhimurium TA 100 and TA 98 which both gave negative results.
- vi. a supporting record for non guideline, non GLP DNA damage test in the B. subtilis rec-assay, Kuroda 1991 (publication), with the analogue substance ATO with the following strains, S. typhimurium TA 100 and TA 98 which both gave negative results.
- vii. a supporting non guideline, non GLP Bacillus subtilis rec assay, Kanematsu 1980 (publication), with the analogue substance ATO with a positive test result.
- viii. a disregarded non guideline, non GLP Reverse mutation assay, Kanematsu 1980 (publication), performed with the analogue substance ATO. Strains: S. typhimurium TA 1535, 1537, 98, 100, 1538 and E. coli WP2 which all gave negative results.
- ix. a weight-of-evidence record for a non guideline, non GLP Ames Salmonella test, Asakura 2009 (publication), with the analogue substance Antimony with the following strains S. typhimurium TA 1535, TA 1537, TA 98, TA 100 and E. coli WP2 uvr A pKM 101 which had a positive result in strain TA 1537 without metabolic activation, (as provided in your updated dossier).

You have not provided a key study conducted with the Substance in your dossier.

For the reasons explained in the Appendix on General considerations regarding weight-ofevidence and read-across, your adaptations are rejected.



In addition, to the generic problem of your read-across approaches, we have also assessed the reliability of the studies on analogue substances submitted for this standard information, requirement in case you intend to consolidate your read-across adaptation. We have identified the following issues with the studies:

- A. More specifically, to fulfil the information requirement, the studies have to meet the requirements of OECD TG 471 (1997)⁴. The key parameter(s) of this test guideline include:
- 1) The test must be performed with 5 strains: four strains of S. typhimurium (TA98; TA100; TA1535; TA1537 or TA97a or TA97) and one strain which is either *S. typhimurium* TA102 or *E. coli* WP2 uvrA or *E. coli* WP2 uvrA (pKM101).

However, in study i. v. and vi. the strains TA1535; TA1537 or TA97a or TA97 and one strain which is either *S. typhimurium* TA102 or *E. coli* WP2 uvrA or *E. coli* WP2 uvrA (pKM101) was not used. In studies ii., iii., vi. and vii. listed above none of the required strains were used.

2) The maximum dose tested must induce a reduction in the number of revertant colonies per plate compared to the negative control, or the precipitation of the tested substance. If no precipitate or limiting cytotoxicity is observed, the highest test dose must correspond to 5 mg/plate or 5 ml/plate.

However, in study iv. listed above this key parameter was not reported.

3) Triplicate plating must be used at each dose level.

However, in study iv. listed above triplicate plating was not used.

4) Two separate test conditions must be assessed: in the absence of metabolic activation and in the presence of metabolic activation.

However, in study viii. listed above two test conditions were not reported.

5) One positive control must be included in the study. The positive control substance must produce a statistically significant increase in the number of revertant colonies per plate compared with the concurrent negative control.

However, in study viii. listed above a positive controlwas not included.

The information provided does not cover the key parameter(s) required by OECD TG 471.We have assessed the newly provided information from your comments and update and identified the following additional issue(s):

A. According to Article 13(4) of REACH, Ecotox and toxicological tests and analyses must be conducted in compliance with GLP or an equivalent international standard. Annex XI furthermore provides criteria that must be met for non-GLP studies. The Annex XI, section 1.1. refers to "existing data" available at the commencement of the Regulation. Hence, the adaptation only applies to studies conducted prior to 1 June 2008.

⁴ ECHA Guidance R.7a, Table R.7.7–2, p.557



You have included a publication for a non-guideline non GLP *in vitro* gene mutation study in bacterial cells by Asakura et al. from year 2009 (ix.) labelled with reliability 2 performed with the Substance in five strains (S. typhimurium TA 1535, TA 1537, TA 98, TA 100 and E. coli WP2 uvr A pKM 101 with and without metabolic activation system. The test result was positive in strain TA 1537 without metabolic activation.

ECHA notes that the provided non-guideline non GLP data is from year 2009. Hence, for your study conducted after 1 June 2008 Annex XI, section 1.1. does not apply. Therefore, the study does not fulfil the information requirement.

Based on the above, the information requirement is not fulfilled.



Appendix B: Reasons for the requests to comply with Annex VIII of REACH

In accordance with Articles 10(a) and 12(1) of the REACH Regulation, a technical dossier registered at 10 to 100 tonnes or more per year must contain, as a minimum, the information specified in Annexes VII and VIII to the REACH Regulation.

1. In vitro cytogenicity study in mammalian cells or in vitro micronucleus study (Annex VIII, Section 8.4.2.)

An *in vitro* cytogenicity study in mammalian cells or an *in vitro* micronucleus study is a standard information requirement in column 1 of Section 8.4.2. of Annex VIII to REACH. Column 2 of this section sets out that this information may be omitted if data from an *in vivo* test is available.

a) In vitro information required in Column 1 of Section 8.4.2. of Annex VIII

You have adapted the standard information requirement according to Annex XI, Section 1.2. (weight-of-evidence) and Annex XI, Section 1.5. (read-across) of REACH. In support of your adaptation of this information requirement, you have provided the following supporting *in vitro* information for this endpoint:

- i. a weight-of-evidence record for a non guideline non GLP micronucleus test, 1998, with the Substance (ATC) in human lymphoytes with a positive test result.
- ii. a weight-of-evidence record for a non guideline non GLP micronucleus test, Huang 1998 (publication) with the Substance (ATC) in CHO cells, human fibroblasts and bronchial epithelial cells with a positive result.
- iii. a weight-of-evidence record for a non guideline non GLP micronucleus study, Gebel 1998 (publication) in V79 cells with the Substance (ATC) and the analogue substance ATO with a positive result.
- iv. a weight-of-evidence record for a chromosomal aberration test, **1998** (publication), according to OECD TG 473 but no GLP with the analogue substance ATO in human lymphocytes with a positive result.
- v. a supporting SCE test Kuroda 1991 (publication) similar to OECD TG 479, no GLP, with the analogue substance ATO in chinese hamster cells with a positive test result.
- vi. a disregarded SCE test, Gebel 1997 (publication), performed similarly to OECD TG 479, no GLP with the analogue substance ATO with a positive result.
- vii. a weight-of-evidence record for a a non guideline non GLP chromosomal aberration test, Asakura, 2009 with the analogue substance Antimony in Chinese hamster lung cells with a positive result, (as provided in your updated dossier).

You have not provided a key study conducted with the Substance in your dossier.

For the reasons explained in the Appendix on General considerations regarding weight-ofevidence and read-across, your adaptations are rejected.

In addition to the generic problem of your read-across approach, we have also assessed the reliability of the studies on the Substance and the analogue substances submitted for this standard information, requirement in case you intend to consolidate your read-across adaptation. We have identified the following issues with the *in vitro* studies.

A. To fulfil the information requirement, the study has to be an in vitro chromosomal

aberration test or an in vitro micronucleus test, conducted in mammalian cells in accordance with OECD TG 473 or OECD TG 487, respectively⁵. The key parameters of these test guidelines include:

1. At least 300 well-spread metaphases must be scored per concentration (OECD TG 473).

In study iv. listed above only 100 metaphases were scored.

2. At least 2000 cells must be scored per concentration (OECD TG 487).

In studies i., ii. to iii. listed above only 1000 cells were scored.

B. To fulfil the information requirement, the study has to be an in vitro chromosomal aberration test or an in vitro micronucleus test, conducted in mammalian cells in accordance with OECD TG 473 or OECD TG 487⁶.

However, studies v. and vi. are neither an *in vitro* cytogenicity study in mammalian cells nor an *in vitro* micronucleus study.

We have assessed the newly provided information from your comments and update and identified the following additional issue(s):

C. According to Article 13(4) of REACH, Ecotox and toxicological tests and analyses must be conducted in compliance with GLP or an equivalent international standard. Annex XI furthermore provides criteria that must be met for non-GLP studies. The Annex XI, section 1.1. refers to "existing data" available at the commencement of the Regulation. Hence, this adaptation only applies to studies conducted prior to 1 June 2008.

You have included a publication for a non-guideline non GLP *in vitro* chromosomal aberration study (Asakura, 2009) labelled as reliability 3 (not reliable and significant methodological deficiencies) (vii.) performed with the Substance in Chinese hamster lung cells with and without metabolic activation system. The test result was positive. You did not include this study in your formal comments on the draft decision.

ECHA however notes that the provided not reliable non-guideline non GLP study is from year 2009. Hence, for your study conducted after 1 June 2008 Annex XI, section 1.1. does not apply. Therefore, the study does not fulfil the information requirement.

Therefore, the information provided does not cover key parameter(s) required by the relevant OECD TG.

b) In vivo information justifying an adaptation under Column 2 of Section 8.4.2. of Annex VIII

Annex VIII, section 8.4.2, column 2 sets out that an *in vitro* cytogenicity study does not need to be conducted if adequate data from an *in vivo* cytogenicity test are available.

⁵ ECHA Guidance R.7a, Table R.7.7–2, p.557

⁶ ECHA Guidance R.7a, Table R.7.7–2, p.557



While you have not provided data from an *in vivo* cytogenicity test with the Substance, you have provided *in vivo* information on analogue substances in support of your adaptation for this endpoint. We understand that you rely on Annex XI, Section 1.2. (weight-of-evidence) and Annex XI, Section 1.5. (read-across) of REACH to replace the *in vivo* cytogenicity test required to benefit from the adaptation under Annex VIII, section 8.4.2, column 2. You provided the following:

- In vivo chromosomal aberration studies:
- i. a supporting repeated dose (21 days) exposure chromosomal aberration study, 2005/2006 (study report), performed according to OECD TG 475 and GLP with the analogue substance ATO in rat via oral (gavage) route with 1000 cells scored per animal and a negative result.
- ii. a weight-of-evidence record for a mammalian spermatogonial CA test, 2007 (publication) according to OECD TG 483 and GLP with the analogue substance ATO in rat via oral (gavage) route with a negative result.
- iii. a disregarded chromosomal aberration test with single acute exposure, Gurnani 1992, performed similarly to OECD TG 475 with deviations, no GLP specified, with the analogue substance ATO in male mouse via oral (gavage) route with an ambiguous result.
- iv. a disregarded chromosomal aberration test with repeated exposure, Gurnani 1993 (publication), performed similarly to OECD TG 475, GLP not specified with the analogue ATO in mouse via the oral (gavage) route with an ambiguous result.
- In vivo micronucleus studies:
 - i. a supporting repeated exposure micronucleus study (21 days), 2005/2006 according to OECD TG 474 and GLP with the analogue ATO in rat via oral (gavage) route with 1000 cells scored per animal with a negative result.
- a weight-of-evidence record for a single dose micronucleus test and a supporting repeated dose (21 d) study, 1998 (publication), performed according to TG 474, no GLP indicated, in mouse via oral (gavage) route with the analogue substance ATO with 2000 PCEs examined for micronuclei per animal with a negative result.
- iii. a one year 2017 erythrocyte micronucleus non guideline study, GLP compliant, in mouse and rat, with the analogue ATO via inhalation route. A positive equivocal result in mouse and a negative result in the rat.
- a weight-of-evidence record for a repeated dose bone marrow micronucleus test,
 2007 (publication), with the analogue substance ATO according to OECD TG 483 (spermatogonial CA test) and GLP in rat (male/female) via the oral route (gavage) with a negative result.
- v. a weight-of-evidence record for a non guideline non GLP micronucleus test in hamster (sex and strain not specified), 1998 (publication), route of administration not specified) with the Substance antimony trichloride (ATC) with a positive test result.
- In vivo comet study:
 - i. a disregarded non test guideline one year comet assay test, report, 2017, GLP compliant, in rat and mouse (male/female) with the analogue substance ATO via inhalation route (analysed tissues not indicated) with a positive equivocal result in rat.



- In vivo SCE study:
 - i. a non guideline non GLP SCE test Gebel 1997 (publication), with the analogue substance ATC in human lymphocytes with a weak positive result.

You have not provide an *in vivo* key study conducted with the Substance in your dossier.

For the reasons explained in the Appendix on General considerations regarding weight-ofevidence and read-across, your adaptations are rejected.

In addition to the generic problem of your read-across approach, we have also assessed the reliability of the studies on analogue substances submitted for this standard information, requirement in case you intend to consolidate your read-across adaptation. We have assessed this information and identified the following issues:

A. To fulfil the adaptation, under Annex VIII, section 8.4.2, column 2 the study must qualify as "adequate data from an in vivo cytogenicity test".

The *in vivo* comet study and *in vivo* SCE study are not *in vivo cytogenicity tes*ts and so cannot be used to fulfil this adaptation.

- B. To fulfil the adaptation, under Annex VIII, section 8.4.2, column 2 the study must qualify as "*adequate data from an in vivo cytogenicity test*". The *in vivo* study must be either a micronucleus test or a chromosomal aberration test, performed according to OECD TG 474 or 475⁷. The key parameters of these test guidelines include:
 - a) The highest dose studied must be the maximum tolerated dose (MTD), i.e. the highest dose that is tolerated without evidence of toxicity (e.g. body weight depression or hematopoietic system cytotoxicity, but not death or evidence of pain, suffering or distress necessitating humane euthanasia). The highest dose can also be a dose that produces toxicity in the bone marrow (e.g. a reduction in the proportion of immature erythrocytes among total erythrocytes in the bone marrow or peripheral blood).

However, in the *in vivo* chromosomal aberration and in vivo micronucleus studies listed above this key parameter was not reported.

b) It is not appropriate to perform the test if there is evidence that the test substance, or a relevant metabolite, will not reach the target tissue.

However, in studies *in vivo* chromosomal aberration and in vivo micronucleus listed above it has not been demonstrated that target tissue exposure to the test substance has occured.

c) At least 200 metaphases must be analysed for each animal for structural chromosomal aberrations including and excluding gaps (OECD TG 475).

However, in studies i., iii. and iv. listed above for *in vivo* chromosomal aberrations only 100 metaphases were analysed.

⁷ ECHA Guidance R.7a, Table R.7.7–3, p.558



d) The proportion of immature among total (immature + mature) erythrocytes must be determined for each animal (by counting a total of at least 500 erythrocytes for bone marrow and 2000 erythrocytes for peripheral blood) (OECD TG 474).

However, in studies ii., iii., iv. and v. listed above for *in vivo* micronucleus studies you did not count a total of at least 500 erythrocytes for bone marrow and 2000 erythrocytes for peripheral blood.

e) At least 4000 immature erythrocytes per animal must be scored for the incidence of micronucleated immature erythrocytes (OECD TG 474).

However, in studies i., ii., iii. and v. listed above for *in vivo* micronucleus studies listed above only 1000 cells were score for micronuclei.

f) The proportion of immature erythrocytes among total erythrocytes and the mean number of micronucleated immature erythrocytes must be reported for each group of animals (OECD TG 474).

However, in studies i., ii., iii. and v. listed above for *in vivo* micronucleus studies listed above you did not report this proportion for each group of animals.

Considering both the general deficiencies of your adaptation (as explained under section General considerations) and the specific deficiencies detailed above, your adaptation is rejected.

Therefore, the information requirement is not fulfilled.

2. Only if a negative result in Annex VII, Section 8.4.1. and Annex VIII, Section 8.4.2. is obtained, In vitro gene mutation study in mammalian cells (Annex VIII, Section 8.4.3.)

An *in vitro* gene mutation study in mammalian cells is a standard information requirement in Annex VIII to REACH in case of a negative result in the *in vitro* gene mutation test in bacteria and the *in vitro* cytogenicity test.

Your dossier contains an adaptation for an in vitro gene mutation study in bacteria, and an adaptation for an in vitro cytogenicity study in mammalian cells or in vitro micronucleus study.

The information for the in vitro gene mutation study in bacteria and for the in vitro cytogenicity study in mammalian cells or in vitro micronucleus study provided in the dossier are rejected for the reasons provided in sections A.1 and B.1 in Appendices A and B.

The result of the requests for information in sections A.1 and B.1 in Appendices A and B will determine whether the present requirement for an *in vitro* mammalian cell gene mutation study in accordance with Annex VIII, Section 8.4.3 is triggered.

Annex VIII, section 8.4.3, column 2 sets out an *in vitro* gene mutation in mammalian cells study does not need to be conducted if adequate data from an *in vivo* gene mutation test are available.



You have provided the following *in vitro* and *in vivo* information on analogue substances in support of your adaptation for this endpoint. We understand that you rely on Annex XI, Section 1.2. (weight-of-evidence) and Annex XI, Section 1.5. (read-across) of REACH to benefit from the adaptation under Annex VIII, section 8.4.3, column 2.

- (i) a weight-of-evidence in vitro study performed according to OECD TG 476, no GLP with the analogue substance diantimony trioxide (ATO), 1998 (publication) in mouse L5178Y lymphoma cells with a negative result.
- (ii) an *in vivo* UDS study performed according to OECD TG 486, GLP not specified, 1998 (publication) with the analogue substance ATO in rat, single dose, postexposure: at 2 or 16 hours after administration hepatocytes were isolated with an negative result.

As explained under section General considerations, your adaptation does not comply with the general rules of adaptation as set out in Annex XI, Section 1.2. and 1.5. Hence your adaptation is rejected.

In addition, to the generic problem of your read-across approach, we have also assessed the reliability of the studies on analogue substances submitted for this standard information, requirement in case you intend to consolidate your read-across adaptation. We have identified the following issues:

- A. Tests on substances must be conducted in accordance with the OECD test guidelines or another recognised international test method (Article 13(3) of REACH). To be considered adequate, the *in vitro* study has to meet the requirements of OECD TG 476 or OECD TG 490⁸, and more specifically:
 - a) The maximum concentration tested must induce 80-90% of cytotoxicity compared to the negative control, or the precipitation of the tested substance. If no precipitate or limiting cytotoxicity is observed, the highest test concentration must correspond to 10 mM, 2 mg/mL or 2 μ l/mL, whichever is the lowest.

In the *in vitro* study listed above this key parameter was not reported.

b) The response for the concurrent negative control must be inside the historical control range of the laboratory.

In the *in vitro* study listed above it is not demonstrated that the concurrent negative control is outside the historical control range .

Therefore this study does not provide a reliable coverage of the key parameter foreseen to be investigated in an OECD TG 476 or OECD TG 490 study.

B. To fulfil the adaptation, under Annex VIII, section 8.4.3, column 2 fulfil this adaptation, the study must qualify as "in vivo mammalian gene mutation test". The in vivo study must be a Transgenic Rodent Somatic and Germ Cell Gene Mutation Assay, performed according to OECD TG 488⁹.

⁸ ECHA Guidance R.7a, Table R.7.7–2, p.557

⁹ ECHA Guidance Chapter R.7a, Section R.7.7.6.3



The *in vivo* UDS test is not a Transgenic Rodent Somatic and Germ Cell Gene Mutation Assay. Therefore, your adaptation is rejected.

Considering both the general deficiencies of your adaptation (as explained under section General considerations) and the specific deficiencies detailed above, your adaptation is rejected.

Therefore the information provided does not fulfil the information requirement.

Consequently, you are required to provide information for this endpoint, if the *in vitro* gene mutation study in bacteria and the *in vitro* cytogenicity study in mammalian cells or an *in vitro* micronucleus study provide a negative result.

Information on the study design

To fulfil the information requirement for the Substance, both the *in vitro* mammalian cell gene mutation tests using the hprt and xprt genes (OECD TG 476) and the thymidine kinase gene (OECD TG 490) are considered suitable.

Metal ions can lead to large DNA deletions (ECHAGuidance R7.a). OECD TG 490 is able to detect large DNA deletions. According to OECD TG 476, either the hprt or xprt gene can be used, referred to as HPRT and XPRT test and only the XPRT test can detect large DNA deletions. Thus, if OECD TG 476 is chosen to be performed, the XPRT test shall be conducted.

3. Short-term repeated dose toxicity (28 day), (Annex VIII, Section 8.6.1.)

A Short-term repeated dose toxicity study (28 days) is a standard information requirement in Annex VIII to REACH.

You have adapted the standard information requirement according to Annex XI, Section 1.5. of REACH. In support of your adaptation of this information requirement, you have provided the following information for this endpoint:

- i. a key sub-chronic toxicity study, 1999 (publication) with "*no guideline specified but conducted according to OECD 408*" (90-d), no GLP, with the analogue substance ATO in rat via oral route. The study showed a 10% increase in absolute and relative liver weight in female and male animals in the high dose group compared with controls. In addition, male animals in the high dose group showed a 30% increase in triglycerides (P<0.01) and a 12% decrease in alkaline phosphatase (P<0.05). Alkaline phosphatase was also decreased in female animals both at 5000 (24%) and 20000 (37%) ppm (P<0.01) and in a dose-dependent manner.
- ii. a supporting non-guideline, non GLP repeated dose toxicity study (12w), Hiraoka, 1986 (publication), reliability 3, in rat with the analogue substance ATO via oral route. Documentation is insufficient for assessment, due to the lack of information on the number of animals used and which examinations were performed.
- iii. a supporting non-guideline, non GLP sub-chronic oral study (24 weeks), relibility 4, Sunagawa, 1981, with the analogue substance ATO in rats.
- iv. a non guideline non GLP sub-chronic study (30 days) with inadequate reporting, reliability 3, **Sector** 1945, with the analogue substance ATO in rats.
- v. a non-guideline, non GLP sub-chronic oral study, reliability 3, Gross, 1955, with the analogue substance ATO in rat with insufficient documentation.
- vi. a non-guideline, non GLP repeated dose toxicity study with deficiencies, reliability 3, 1938, with the analogue substance ATO in rabbit.



- vii. a non-guideline, non GLP repeated dose toxicity study (30d), Smyth and Carpenter, 1948, performed according to OECD guideline 407 with insufficient documentation, reliability 3, with the analogue substance ATO in rat.
- viii. a non-guideline, non GLP repeated dose toxicity study with insufficient documentation, **1938**, reliability 3, with the analogue substance ATO in rat and dogs.

You have not provided a key study conducted with the Substance in your dossier.

For the reasons explained in the Appendix on General considerations regarding read-across, your adaptations are rejected.

Therefore the information provided does not fulfil the information requirement.

Consequently, you are required to provide information for this endpoint.

Following the criteria provided in Annex VIII, Section 8.6.1, Column 2, the oral route is the most appropriate route of administration to investigate repeated dose toxicity. The sub-acute toxicity study must be performed according to the OECD TG 407, in rats and with oral administration of the Substance, because no oral repeated dose toxicity study is available with the substance to evaluate systemic toxicity following oral administration and no specific information on uses indicating inhalation exposure has been provided.

When there is no information available neither for the 28-day repeated dose toxicity endpoint (OECD TG 407) nor for the screening study for reproductive/developmental toxicity (OECD TG 421) (see request B.4 below), the conduct of a combined repeated dose toxicity study with the reproduction/developmental toxicity screening test (OECD TG 422) is preferred to avoid unnecessary animal testing and because it fulfils the information requirement in both Annex VIII, Section 8.6.1. and 8.7.1. of REACH (ECHA Guidance R.7a, Section R.7.6.2.3.2.).

4. Screening for reproductive/developmental toxicity (Annex VIII, Section 8.7.1.)

A Screening for reproductive/developmental toxicity study (OECD TG 421 or 422) is a standard information requirement under Annex VIII to REACH, if there is no evidence from analogue substances, QSAR or *in vitro* methods that the Substance may be a developmental toxicant. There is no information available in your dossier indicating that your Substance may be a developmental toxicant.

You have adapted the standard information requirement according to Annex XI, Section 1.2. of REACH. In support of your adaptation of this information requirement, you have provided the following information for this endpoint:

- i. a weight-of-evidence record for a non-guideline, non GLP comparative oral study on of testicular toxicities of the analogue antimony compound ATO in rats and mice, Omura 2002 (publication).
- ii. a weight-of-evidence record for a repeated dose 90-day oral toxicity study of the analogue SHHA in male rats according to OECD TG 408 and GLP, 2014.
- iii. a weight-of-evidence record for a non-guideline, non GLP repeated dose 90-day oral toxicity study, Hext 1999 (publication) with the analogue substance ATO in rat.
- iv. a supporting record for a non-guideline, GLP injection study, **1992** (publication) of the effect on semen quality and oestrous cycle by the analogue substance with the analogue substance SB-tartrate in mouse and rat.



- v. a supporting record for a non-guideline, non GLP study, Coelho 2014 (publication) "evaluation of the offsprings (fertility and neurodevelopment) upon medical treatment of the mother during pregnancy and lactation" in rat via subcutaneous injections with the analogue substances MA and Sb-tartrate.
- vi. a reliability 3 non guideline, non GLP study, **Exercise** 1967 (publication), in rat via injection and inhalation with the analogue ATO.
- vii. a reliability 3 non guideline, non GLP study, Gurnani 1992 (publication) with the analogue substance ATO on sperm quality in mouse. You have also provided the following pre-natal developmental toxicity studies in your dossier:
- viii. a weight-of-evidence record for a PNDT study in rat via inhalation route 2003, peformed according to OECD TG 414 with the analogue substance ATO.
- ix. a weight-of-evidence record for a PNDT study in rat via oral route 2014b, performed according to OECD TG 414 with the analogue substance SHHA.
- x. a weight-of-evidence record for a PNDT study in rabbit via oral route, 2017, performed according to OECD TG 414 and GLP with the analogue substance Antimony powder.
- xi. a weight-of-evidence record for a a non guideline non GLP study in rat that evaluates the effects upon exposure during gestation and PND on F1 (fertility and neurodevelopment) performed with the analogue substance MA via a subcutaneous route of administration, Coelho 2014 (publication).
- xii. a weight-of-evidence record for a a non guideline non GLP study in rat, Miranda 2006 (publication), similar to OECD TG 414 with the analogue substance MA via subcutaneous route of administration.
- xiii. A reliability 3 (not reliable) non-guideline study, no GLP, Grin 1987 (publication) in rat with the analogue substance ATO via inhalation route

For the reasons explained in the Appendix on General considerations regarding weight-ofevidence and read-across, your adaptations are rejected.

In addition to the generic problem of your read-across approaches, we have also assessed the reliability of the studies on analogue substances submitted for this standard information, requirement in case you intend to consolidate your read-across adaptation. We have identified the following issue:

To be considered compliant and to generate information concerning the effects of the Substance on male and female reproductive performance as well as specific target organ toxicity, the study has to meet the requirements of OECD TG 422. The key parameter(s) of this test guideline include for example

- a) Examination of offspring parameters such as number and sex of pups, stillbirths and live births, gross abnormalities, pup body weight, litter weight, anogenital distance, number of nipples, areolae in male pups
- b) Examination of parameters for sexual function and fertility such as those for mating and fertility, duration of gestation, parturition, lactation and weight and histopathology of reproductive organs and tissues.

However, concerning point a), in the provided studies the above mentioned investigations have not been performed as required in OECD TG 422.

In addition, concerning point b), in the studies you have provided investigations for the above mentioned parameters have not been performed as required in OECD TG 422.



Furthermore, you have provided source data on other analogue substances which are not part of your Sb3+ grouping (for studies ix., xi, and xii.).

Annex XI Section 1.5 requires that whenever a read-across is used adequate and reliable documentation of the applied method must be provided. Such documentation must provide a justification for the read-across including a hypothesis, explanation of the rationale for the prediction of properties and robust study summaries of the source studies.

You have not provided documentation as to why this information is relevant for your substance. In the absence of such documentation ECHA cannot verify that the properties of your substance can be predicted from these substances. In addition, you consider them unreliable as they have methodological deficiencies and/or miss key information to interpret the results and/or also conducted via non-physiological routes of exposure which "...would not be relevant for the purpose of REACH hazard assessment and classification...". ECHA agrees with your conclusion.

Therefore, the information requirement is not fulfilled.

Information on the design of the study to be performed

When there is no information available neither for the 28-day repeated dose toxicity endpoint (OECD TG 407) nor for the screening study for reproductive/developmental toxicity (OECD TG 421/422), the conduct of a combined repeated dose toxicity study with the reproduction/developmental toxicity screening test (OECD TG 422) is preferred to avoid unnecessary animal testing and because it fulfils the information requirement in both Annex VIII, Section 8.6.1. and 8.7.1. of REACH (ECHA Guidance R.7a, Section R.7.6.2.3.2.).

A study according to the test method OECD TG 422 should be performed in rats with oral¹⁰ administration of the Substance.

¹⁰ ECHA Guidance R.7a, Section R.7.6.2.3.2



Appendix C: Procedural history

The compliance check was initiated on 22 January 2019.

ECHA notified you of the draft decision and invited you to provide comments within 30 days of the notification.

Among the comments you provided, some comments were of generic nature, i.e. "*Parallel Compliance Check and Substance Evaluation processes*" and "*commitment to minimization of (vertebrate) animals testing*". These comments did not refer to the requests in the decision or to their justifications, but to other general considerations. Accordingly, ECHA explained in a separate communication how they were taken into account.

You were notified in the draft decision that ECHA does not take into account any dossier updates after the draft decision was sent on 18 April 2019. You updated your registration on 20 June 2019. Given the exceptional circumstances, ECHA has taken into account the above dossier update when processing this decision and assessed the revised justification documents and the additional study records. ECHA did not amend the request(s).

ECHA notified the draft decision to the competent authorities of the Member States for proposals for amendment.

As no amendments were proposed, ECHA adopted the decision under Article 51(3) of REACH.



Appendix D: Observations and technical guidance

- 1. This compliance check decision does not prevent ECHA from initiating further compliance checks at a later stage on the registrations present.
- 2. Failure to comply with the requests in this decision, or to otherwise fulfil the information requirements with a valid and documented adaptation, will result in a notification to the enforcement authorities of the Member States.
- 4. Test guidelines, GLP requirements and reporting

Under Article 13(3) of REACH, all new data generated as a result of this decision needs to be conducted according to the test methods laid down in a European Commission Regulation or according to international test methods recognised by the Commission or ECHA as being appropriate.

Under Article 13(4) of REACH, ecotoxicological and toxicological tests and analyses shall be carried out according to the GLP principles (Directive 2004/10/EC) or other international standards recognised by the Commission or ECHA.

Under Article 10 (a) (vi) and (vii) of REACH, all new data generated as a result of this decision must be reported as study summaries, or as robust study summaries, if required under Annex I of REACH. See ECHA Practical Guide: 'How to report robust study summaries¹¹'.

5. Test material

Selection of the test material(s)

The registrants of the Substance are responsible for agreeing on the composition of the test material to be selected for carrying out the tests required by the present decision. The test material selected must be relevant for all the registrants of the Substance, i.e. it takes into account the variation in compositions reported by all members of the joint submission. The composition of the test material(s) must fall within the boundary composition(s) of the Substance.

While selecting the test material you must take into account the impact of each constituent/ impurity on the test results for the endpoint to be assessed. For example, if a constituent/ impurity of the Substance is known to have an impact on (eco)toxicity, the selected test material must contain that constituent/ impurity.

Technical reporting of the test material

The composition of the selected test material must be reported in the respective endpoint study record, under the Test material section. The composition must include all constituents of the test material and their concentration values . Without such detailed reporting, ECHA may not be able to confirm that the test material is relevant for the Substance and to all the registrants of the Substance.

¹¹ https://echa.europa.eu/practical-guides



Technical instructions are available in the manual "How to prepare registration and PPORD dossiers"¹².

6. List of references of the ECHA Guidance documents¹³

Evaluation of available information

Guidance on information requirements and chemical safety assessment, Chapter R.4 (version 1.1., December 2011), referred to as ECHA Guidance R.4 in this decision.

QSARs, read-across and grouping

Guidance on information requirements and chemical safety assessment, Chapter R.6 (version 1.0, May 2008), referred to as ECHA Guidance R.6 in this decision.

ECHA Read-across assessment framework (RAAF, March 2017)¹⁴

Physical-chemical properties

Guidance on information requirements and chemical safety assessment, Chapter R.7a (version 6.0, July 2017), referred to as ECHA Guidance R.7a in this decision.

Toxicology

Guidance on information requirements and chemical safety assessment, Chapter R.7a (version 6.0, July 2017), referred to as ECHA Guidance R.7a in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.7c (version 3.0, June 2017), referred to as ECHA Guidance R.7c in this decision.

Environmental toxicology and fate

Guidance on information requirements and chemical safety assessment, Chapter R.7a (version 6.0, July 2017), referred to as ECHA Guidance R.7a in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.7b (version 4.0, June 2017), referred to as ECHA Guidance R.7b in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.7c (version 3.0, June 2017), referred to as ECHA Guidance R.7c in this decision.

PBT assessment

Guidance on information requirements and chemical safety assessment, Chapter R.11 (version 3.0, June 2017), referred to as ECHA Guidance R.11 in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.16 (version 3.0, February 2016), referred to as ECHA Guidance R.16 in this decision.

¹⁴ <u>https://echa.europa.eu/support/registration/how-to-avoid-unnecessary-testing-on-animals/grouping-of-substances-and-read-across</u>

¹² https://echa.europa.eu/manuals

¹³ <u>https://echa.europa.eu/guidance-documents/guidance-on-information-requirements-and-chemical-</u> safety-assessment



Appendix E: List of the registrants to which the decision is addressed and the corresponding information requirements applicable to them

Registrant Name	Registration number	(Highest) Data requirements to be fufilled