

Guidance on Information Requirements and Chemical Safety Assessment

Chapter R.7c: Endpoint specific guidance

Draft Version 3.0

March 2017



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1 Preface

2 This document describes the information requirements under the REACH Regulation with
3 regard to substance properties, exposure, uses and risk management measures, and the
4 chemical safety assessment. It is part of a series of guidance documents that are aimed
5 to help all stakeholders with their preparation for fulfilling their obligations under the
6 REACH Regulation. These documents cover detailed guidance for a range of essential
7 REACH processes as well as for some specific scientific and/or technical methods that
8 industry or authorities need to make use of under the REACH Regulation.

9

10 The original versions of the guidance documents were drafted and discussed within the
11 REACH Implementation Projects (RIPs) led by the European Commission services,
12 involving stakeholders from Member States, industry and non-governmental
13 organisations. After acceptance by the Member States competent authorities the
14 guidance documents had been handed over to ECHA for publication and further
15 maintenance. Any updates of the guidance are drafted by ECHA and are then subject to
16 a consultation procedure, involving stakeholders from Member States, industry and non-
17 governmental organisations. For details of the consultation procedure, please see:

18 [http://echa.europa.eu/documents/10162/13608/mb_63_2013_revision_consultation_pr
19 ocedure_guidance_en.pdf](http://echa.europa.eu/documents/10162/13608/mb_63_2013_revision_consultation_procedure_guidance_en.pdf)

20

21 The guidance documents can be obtained via the website of the European Chemicals
22 Agency at:

23 <http://echa.europa.eu/web/guest/guidance-documents/guidance-on-reach>

24 Further guidance documents will be published on this website when they are finalised or
25 updated.

26

27 This document relates to the REACH Regulation (EC) No 1907/2006 of the European
28 Parliament and of the Council of 18 December 2006¹.

29

¹ Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p.1; corrected by OJ L 136, 29.5.2007, p.3).

1 Document history

Version	Changes	Date
Version 1	First edition	July 2008
Version 1.1	Corrigendum: (i) replacing references to DSD/DPD by references to CLP (ii) further minor editorial changes/corrections	November 2012
Version 2.0	Second edition. Partial revision of this document was necessary to take into account the revised version (2.0) of Chapter R.11 of the Guidance on IR&CSA following amendment of Annex XIII to REACH (according to Commission Regulation (EU) No 253/2011 of 15 March 2011, OJ L 69 7 16.3.2011). Main changes in the guidance document include the following: <ul style="list-style-type: none"> • References to the updated Chapter R.11 have been added and the corresponding text updated; • The document has been re-formatted to ECHA new corporate identity. 	November 2014
Version 3.0	Partial revision of the document with respect to PBT/vPvB aspects to take into account the updated version of Chapter R.11 (v 3.0). Main changes in the guidance document include the following: <ul style="list-style-type: none"> • Update to Section R.7.10.1: XX • Update to Section R.7.10.3.1: <i>in vitro</i> bioaccumulation assessment XXX • Update to Section R.7.10.8 to R.7.10.13: XXX • 	XXX 201X

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1 Convention for citing the REACH regulation

2 Where the REACH regulation is cited literally, this is indicated by text in italics between
3 quotes.

4

5 Table of Terms and Abbreviations

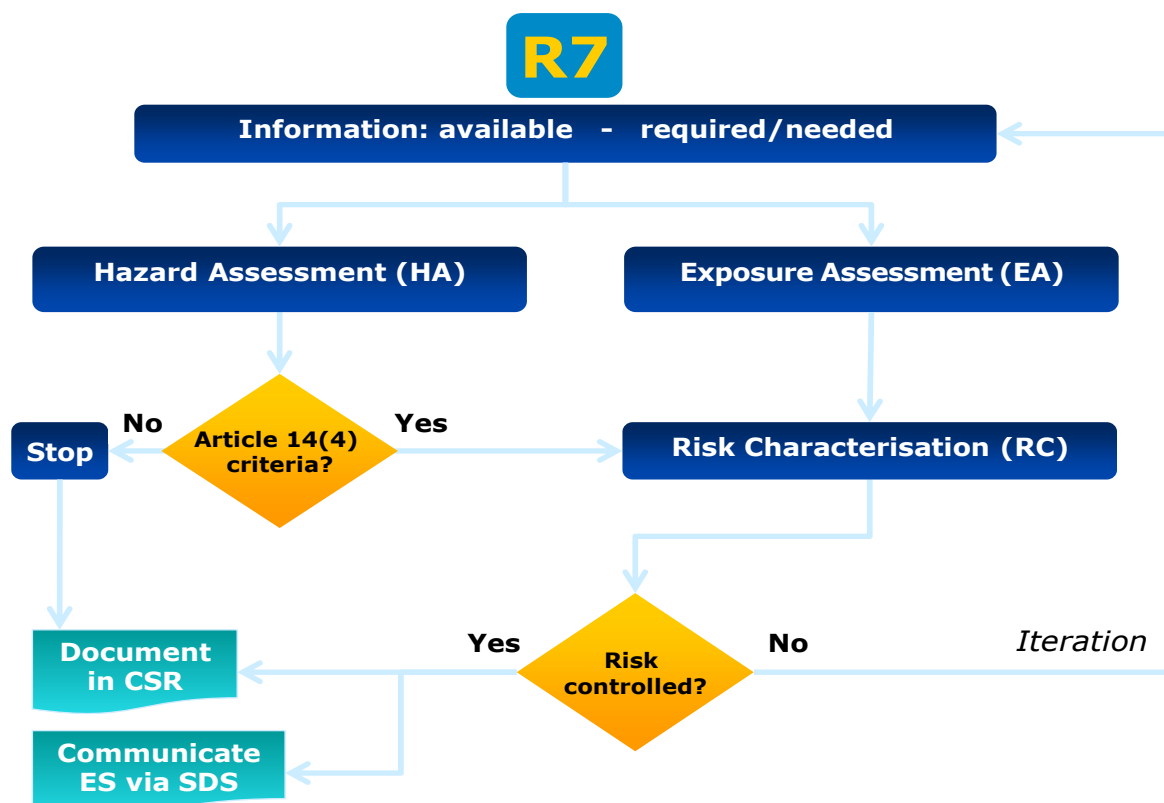
6 See Chapter R.20.

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8 Pathfinder

9 The figure below indicates the location of chapter R.7(c) within the Guidance Document:

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R.7.10 Bioconcentration and bioaccumulation; long-term toxicity to birds

R.7.10.1 Aquatic bioaccumulation

Information on accumulation in aquatic organisms is vital for understanding the environmental behaviour of a substance, and is a relevant consideration at all supply levels, even when it is not a specified requirement. The information is used for hazard classification and PBT assessment as well as wildlife and human food chain exposure modelling for the chemical safety assessment. It is also a factor in deciding whether long-term ecotoxicity testing might be necessary. This is because chemical accumulation may result in internal concentrations of a substance in an organism that cause toxic effects over long-term exposures even when external concentrations are very small. Highly bioaccumulative substances may also transfer through the food web, which in some cases may lead to biomagnification.

R.7.10.1.1 Definitions of aquatic bioaccumulation

Several terms have been used to describe chemical accumulation in biota, and slightly different definitions of these (all of equal validity) may be found in the literature. For the purposes of this document the following definitions have been used:

Accumulation is a general term for the net result of absorption (uptake), distribution, metabolism and excretion (ADME) of a substance in an organism. These processes are discussed in detail in the mammalian toxicokinetics guidance document. In aquatic organisms, the main removal processes – referred to as elimination or depuration – is diffusive transfer across gill surfaces and intestinal walls, and biotransformation to metabolites that are more easily excreted than the parent compound. Further discussion of aquatic bioaccumulation processes may be found in other reference sources such as ECETOC (1996) and Boethling and Mackay (2000). Maternal transfer to eggs may add to depuration and can sometimes be significant, while growth may affect the concentration in an organism in the case when the rate of other excretion processes is in the same order of magnitude as the growth (dilution) rate.

Bioconcentration refers to the accumulation of a substance dissolved in water by an aquatic organism. Annex 1 of OECD test guideline (TG) 305 contains definitions for BCF. The steady-state *bioconcentration factor* (BCF_{SS}) is the ratio of the concentration of a substance in an organism to the concentration in water once a steady state has been achieved:

$$BCF_{SS} = C_o/C_w$$

where BCF is the bioconcentration factor (L/kg)

C_o is the substance concentration in the whole organism (mg/kg, wet weight)

C_w is the substance concentration in water (mg/L)

Please note that corrections for growth and/or a standard lipid content are not accounted for in this definition of the BCF.

1 The steady-state bioconcentration factor (BCF_{SS}) does not change significantly over a
2 prolonged period of time, the concentration of the test substance in the surrounding
3 medium being constant during this period.

4 Assuming that the organism can be mathematically represented as a homogeneously
5 mixed single compartment (Sijm, 1991), and that first order kinetics applies, a BCF can
6 also be expressed on a kinetic (i.e. non-equilibrium) basis as the quotient of the uptake
7 and depuration rate constants:

$$8 \quad \text{(Kinetic) } BCF_K = k_1/k_2$$

9 where k_1 is the uptake clearance [rate constant] from water (L/kg/day)

10 k_2 is the elimination rate constant (day^{-1}).

11 In principle the value of the BCF_{SS} and the BCF_K for a particular substance should be
12 comparable, but deviations may occur if steady-state was uncertain or if corrections for
13 growth have been applied to the kinetic BCF.

14 *Bioaccumulation* refers to uptake from all environmental sources including water, food
15 and sediment. The *bioaccumulation factor* (BAF) can be expressed for simplicity as the
16 steady-state (equilibrium) ratio of the substance concentration in an organism to the
17 concentration in the surrounding medium (e.g. water in natural ecosystems).

18 For sediment dwellers, the biota-sediment accumulation factor BSAF is the ratio of the
19 concentrations in the organism and the sediment. This may be normalised by
20 multiplication with the quotient of the fraction of organic carbon of the sediment and the
21 fraction of lipid in the invertebrate (f_{oc}/f_{lip}), in which case the term is referred to as the
22 normalised biota-sediment accumulation factor (BSAF).

23 *Biomagnification* refers to accumulation via the food chain. It may be defined as an
24 increase in the (fat-adjusted) internal concentration of a substance in organisms at
25 succeeding trophic levels in a food chain. The biomagnification potential can be
26 expressed as either:

27 a *trophic magnification factor* (TMF), which is the concentration increase in organisms
28 with an increase of one trophic level (Fisk *et al.*, 2001); or

29 a *biomagnification factor* (BMF), which is the ratio of the concentration in the predator
30 and the concentration in the prey:

$$31 \quad BMF = C_o/C_d$$

32 where BMF is the biomagnification factor (dimensionless)

33 C_o is the steady-state substance concentration in the organism (mg/kg)

34 C_d is the steady-state substance concentration in the diet (mg/kg).

35 Whereas BMFs describe the increase in concentrations from prey to predator, TMFs
36 describe the average increase in concentration per trophic level.

37

1 *Trophic dilution* occurs when the concentration of a substance in a predator is lower than
2 that in its prey (due to greater metabolic capacity and increased compartmentalization of
3 higher trophic level species, etc.).

4 *Secondary poisoning* refers to the toxic effects in the higher members of a food chain
5 that result from ingestion of organisms from lower trophic levels that contain
6 accumulated substances (and/or related metabolites).

7 In all of the above equations, the concentration in the organism should be expressed on
8 a wet (rather than dry) weight basis. In addition, it is important to consider lipid
9 normalisation and growth correction in some circumstances and these are considered
10 further in Section [R.7.10.4](#) and [R.7.10.5](#).

11 **R.7.10.1.2 Objective of the guidance on aquatic bioaccumulation**

12 The aim of this document is to provide guidance to registrants on the assessment of all
13 available data on a substance related to aquatic bioaccumulation, to allow a decision to
14 be made on the need for further testing.

15 **R.7.10.2 Information requirements for aquatic bioaccumulation**

16 Annex IX to REACH indicates that information on bioaccumulation in aquatic – preferably
17 fish – species is required for substances manufactured or imported in quantities of 100
18 t/y or more. In general, this means the establishment of a fish bioconcentration factor,
19 although a biomagnification factor may also be appropriate in some circumstances.

20 Reliable measured data are preferred if available (see Section [R.7.10.5](#)), but Annex XI to
21 REACH also applies, encouraging the use of alternative information at all supply levels
22 before a new vertebrate test is conducted. Prediction techniques are well developed for
23 many classes of organic substance (see Section [R.7.10.3](#)), and surrogate information
24 (e.g. the octanol-water partition coefficient or K_{ow}) may sometimes suffice on its own or
25 as part of a *Weight-of-Evidence* approach. A number of new methods are also being
26 developed, which may provide important alternative data in the future. These are
27 summarised in Section [R.7.10.3](#).

28 Although bioaccumulation is not a specified endpoint below 100 t/y, surrogate
29 information may still be relevant (e.g. for hazard classification and PBT screening), and
30 more detailed consideration might be appropriate in some circumstances (see Section
31 [R.7.10.5](#)). Furthermore, if a registrant, while conducting a CSA, cannot derive a
32 definitive conclusion (i) (“The substance does not fulfil the PBT and vPvB criteria”) or (ii)
33 (“The substance fulfils the PBT or vPvB criteria”) in the PBT/vPvB assessment using the
34 relevant available information, he must, based on section 2.1 of Annex XIII to REACH,
35 generate the necessary information, regardless of his tonnage band (for further details,
36 see Chapter R.11 of the *Guidance on IR&CSA*). In such a case, the only possibility to
37 refrain from testing or generating other necessary information is to treat the substance
38 “as if it is a PBT or vPvB” (see Chapter R.11 of the *Guidance on IR&CSA* for details).

39 **R.7.10.3 Available information on aquatic bioaccumulation**

40 The following sections summarise the types of relevant data that may be available from
41 laboratory tests or other sources. It should be noted that most of the methods were
42 developed for neutral (i.e. non-ionised) organic substances, and there may be problems

1 applying some of the concepts to other substances – further guidance is provided in
2 Section [R.7.10.4](#).

3 Several databases exist that summarise such information on a large number of
4 substances, and the more important ones are described in [Appendix R.7.10-1](#).

5

6 **R.7.10.3.1 Laboratory data on aquatic bioaccumulation**

7 ***In vivo* tests for aquatic bioaccumulation**

8 Fish bioconcentration test

9 Traditionally, bioconcentration potential has been assessed using laboratory experiments
10 that expose fish to the substance dissolved in water. A number of standardised test
11 guidelines are available. The current EU C.13 method is based on the OECD test
12 guideline (TG) 305, 1996, which was updated in October 2012 and is briefly described
13 below. The OECD TG 305 (OECD, 2012a) is the most widely used test guideline. Other
14 guidelines such as ASTM E1022-94 (ASTM, 2003) and the public draft guideline OPPTS
15 850.1730 (US EPA, 1996a) are very similar².

16 The revised OECD TG 305 (OECD, 2012a) provides guidance for the following three tests
17 with different exposure methods and sampling schemes:

- 18 • OECD TG 305-I: Aqueous Exposure Bioaccumulation Fish Test
- 19 • OECD TG 305-II: Minimised Aqueous Exposure Fish Test
- 20 • OECD TG 305-III: Dietary Exposure Bioaccumulation Fish Test

21 The main changes in the revised test guideline compared to the previous version of
22 OECD TG 305 from 1996 are the following:

- 23 • The testing of only one test concentration can be considered sufficient, when it is
24 likely that the bioconcentration factor (BCF) is independent of the test
25 concentration.
- 26 • A minimised aqueous exposure test design in which a reduced number of sample
27 points is possible, if specific criteria are met.
- 28 • Fish lipid content should be measured so that BCF can be expressed on a lipid-
29 normalised basis, as well as normalised to a 5% lipid content to allow
30 comparison with other studies.
- 31 • Greater emphasis on kinetic BCF estimation (when possible) next to estimating
32 the BCF at steady state.

² The main differences concern the: (a) method of test water supply (static, semi-static or flow through); (b) requirement for carrying out a depuration study; (c) mathematical method for calculating BCF; (d) sampling frequency; (e) number of measurements in water and number of samples of fish; (f) requirement for measuring the lipid content of the fish; and (g) minimum duration of the uptake phase.

- 1 • For certain groups of substances, a dietary exposure test will be proposed, where
2 this is considered more suitable than an aqueous exposure test.
- 3 • Fish weight should be measured at least at the start and end of the study so that
4 BCF_K can be corrected for growth dilution.

5 In principle, a sufficient number of fish are exposed to one or two sub-lethal
6 concentrations of the test substance dissolved in water. Both fish and water are sampled
7 at regular time-intervals and the concentration of test substance measured. Tests are
8 generally conducted using a flow-through system, although a renewal system is allowed
9 if the requirement of constant aqueous concentration is met (flow-through methods are
10 preferred for hydrophobic substances (i.e. $\log K_{ow} > 3$)). After reaching an apparent
11 steady-state concentration (or after 28 days, whichever is sooner), the remaining fish
12 are transferred to clean water and the depuration is followed³. If a steady-state is not
13 achieved within 28 days, either the BCF is calculated using the kinetic approach or the
14 uptake phase can be extended. Further guidance on the duration of the uptake and
15 depuration phases is included in paragraphs 17 and 18 of OECD TG 305.

16 Paragraphs 49-51 of the OECD TG 305 explains the conditions under which use of a
17 single exposure concentration is possible and further guidance is available in OECD,
18 2016. The main benefit of the single concentration bioconcentration test is it uses fewer
19 fish than the two concentration test. Therefore there are animal welfare benefits in
20 performing the single concentration test.

21 The aim of the aqueous bioconcentration testing is to produce a reliable estimate of how
22 much substance could concentrate from the aquatic compartment (C_w) to fish (C_f) so
23 that a bioconcentration factor (BCF_{SS}) can be calculated by using the ratio C_f/C_w at
24 steady-state. However, a BCF_K value is preferred, and it may also be calculated as the
25 ratio of the uptake rate constant (k_1) and the depuration rate constant (k_2). The revised
26 OECD TG 305 (OECD, 2012a) contains a procedure for growth correction. The guideline
27 regarding aqueous exposure (i.e. OECD TG 305-I and 305-II) is most validly applied to
28 substances with $\log K_{ow}$ values between 1.5 and 6. Practical experience suggests that if
29 the aqueous solubility of the substance is low (i.e. below ~ 0.01 to 0.1 mg/L), this test
30 might not provide a reliable BCF because it is very difficult to maintain exposure
31 concentrations (Verhaar *et al.*, 1999). Volatile and degradable substances are also
32 difficult to test with this method for similar reasons. This is the reason for flow-through
33 testing in these situations.

34 Previous OECD TG 305 (OECD, 1996)

35 The 1996 OECD guideline consolidates five earlier guidelines (A-E) (OECD, 1981) into a
36 single revised method. If data have been obtained with one of these earlier guidelines,
37 the method should be compared to the consolidated version to determine if any

³ The time needed for reaching steady-state conditions may be set on the basis of $K_{ow} - k_2$ correlations (e.g. $\log k_2 = 1.47 - 0.41 \log K_{ow}$ (Spacie & Hamelink, 1982) or $\log k_2 = 1.69 - 0.53 \log K_{ow}$ (Gobas *et al.*, 1989)). The expected time (in days) needed to achieve 95% steady state may be calculated as $-\ln(1-0.95)/k_2$, provided that the bioconcentration follows first order kinetics.

1 significant differences exist (e.g. the 1996 and 2012 OECD guidelines no longer
2 recommend the enhancement of solubility by using dispersants).

3 A related approach is the *Banerjee method* (Banerjee, 1984), which assumes that the
4 decline in measured aqueous concentrations of a test substance in a static exposure test
5 system is due to accumulation by fish (the estimated increase in fish tissue
6 concentrations being calculated as a mass-balance). An adaptation called the *adjusted*
7 *Banerjee method* includes monitoring of fish concentrations as well (de Maagd, 1996).

8 Fish dietary bioaccumulation test

9 The ring testing for the fish dietary bioaccumulation test has been published (OECD,
10 2012b). In fish dietary exposure tests, a sufficient number of fish are exposed usually to
11 one sub-lethal concentration of the test substance spiked in fish food. Both fish and food
12 are sampled at regular time intervals and the concentration of test substance measured.
13 It is recommended to conduct the test using a flow-through system in order to limit
14 potential exposure of the test substance via water as a result of any desorption from
15 spiked food or faeces. However, semi-static conditions are also allowed. An uptake phase
16 of 7-14 days is recommended but it can be extended if necessary. As fish may not reach
17 steady-state during the uptake phase, the data treatment and results are usually based
18 on a kinetic analysis of tissue residues. This lack of steady state may also apply to the
19 BMF measured for any reference substances used in the test. The depuration phase
20 begins when the fish are fed for the first time with unspiked food and usually lasts for up
21 to 28 days or until the test substance can no longer be quantified in whole fish,
22 whichever is sooner. It is important to remove any uneaten food and faeces shortly after
23 feeding to avoid the test substance partitioning to the water and thus exposure via the
24 water.

25 A dietary exposure test (OECD TG 305-III: Dietary Exposure Bioaccumulation Fish Test)
26 should be considered for substances for which it is not possible to maintain and measure
27 aqueous concentrations reliably and/or potential bioaccumulation may be predominantly
28 expected from uptake via feed. As indicated in the OECD TG 305, for strongly
29 hydrophobic substances ($\log K_{ow} > 5$ and a water solubility below ~ 0.01 - 0.1 mg/L),
30 testing via aqueous exposure may become increasingly difficult. However, an aqueous
31 exposure test is preferred for substances that have a high $\log K_{ow}$ but still appreciable
32 water solubility with respect to the sensitivity of available analytical techniques, and for
33 which the maintenance of the aqueous concentration as well as the analysis of these
34 concentrations do not pose any constraints. Also, if the expected fish concentration
35 (body burden) *via* water exposure within 60 days is expected to be below the detection
36 limit, the dietary test may provide an option to achieve body burdens that exceed the
37 detection limits for the substance. As such, the principle idea of the dietary test is to
38 obtain a depuration rate constant for substances for which this is impossible via the
39 aqueous exposure route. However, an improved analytical technique, e.g. solid phase
40 microextraction (SPME) and the use of a radiolabelled substance could be considered
41 first to improve the detection limit in the aqueous test. The endpoint for a dietary study
42 is a dietary biomagnification factor (dietary BMF), which is the concentration of a
43 substance in predator (i.e. fish) relative to the concentration in the prey (i.e. food) at
44 steady state. The dietary test also provides valuable toxicokinetics data including the
45 dietary chemical absorption efficiency and the whole body elimination rate constant (k_2)
46 and half-life.

47 More information on the fish dietary bioaccumulation test and the use of the results from
48 it in the PBT assessment can be found in the Chapter R.11 of the Guidance on IR&CSA.
49 Further information about interpretation of these studies is available in Section
50 [R.7.10.4.1](#) and in OECD (2016).

1

2 Invertebrate tests

3 Invertebrate accumulation studies generally involve sediment-dwelling species (such as
4 annelids (oligochaetes) and insects), although molluscs may also be tested. Like the fish
5 dietary test, spiking of sediment circumvents exposure problems for poorly soluble
6 substances. Several standardised guidelines exist or are in development.

7 OECD TG 315 Bioaccumulation in Sediment-dwelling Benthic Oligochaetes is the
8 preferred method for generating bioaccumulation information in invertebrates. The
9 recommended oligochaeta species are *Tubifex tubifex* (Tubificidae) and *Lumbriculus*
10 *variegatus* (Lumbriculidae). The species *Branchiura sowerbyi* (Tubificidae) is also
11 indicated but it should be noted that it has not been validated in ring tests at the time of
12 writing. The biota-sediment accumulation factor (expressed in kg wet (or dry)
13 sediment·kg⁻¹ wet (or dry) worm) is the main relevant outcome and can be reported as a
14 steady state bioaccumulation factor BAF_{SS} or as the kinetic biota-sediment accumulation
15 factor (BSAF_K). In both cases the sediment uptake rate constant k_s (expressed in kg wet
16 (or dry) sediment·kg⁻¹ of wet (or dry) worm d⁻¹), and elimination rate constant k_e
17 (expressed in d⁻¹) should be reported as well. The normalised biota-sediment
18 accumulation factor (BSAF) is the lipid-normalised steady state factor determined by
19 normalising the BSAF_K and should be additionally reported for highly lipophilic
20 substances.

21 OECD TG 315 recommends the use of artificial sediment. If natural sediments are used,
22 the sediment characteristics should be specifically reported. For lipophilic substances,
23 BSAFs often vary with the organic carbon (OC) content of the sediment. Typically a
24 substance will have greater availability to the organism when the sediment OC content is
25 low, compared to a higher OC content. It should be considered to test at least two
26 natural sediments with different organic matter content, the characteristics of the
27 organic matter, in particular the content of black carbon, should be reported. To ensure
28 comparability of results between different sediments, a normalised BSAF is derived from
29 a non-normalised BSAF by converting the results to a standard OC content of 2%. This
30 value is chosen based on the standard artificial sediment used in OECD sediment toxicity
31 tests. This allows tests on the same substance and tests on different substances to be
32 comparable. The load rate should be as low as possible and well below the expected
33 toxicity, however it should be sufficient to ensure that the concentrations in the sediment
34 and in the organisms are above the detection limit throughout the test. The relevance of
35 bioavailability of the substance for the test organism should also be considered. In
36 (normal) cases, when accumulation from the porewater is expected to dominate,
37 bioaccumulation could be expressed as a BCF between organism and dissolved pore
38 water concentrations.

39 ASTM E1022-94 describes a method for measuring bioconcentration in saltwater bivalve
40 molluscs using the flow-through technique (ASTM, 2003). It is similar to the OECD TG
41 305, with modifications for molluscs (such as size, handling and feeding regime).
42 Consequently it has similar applicability. Results should be reported in terms of total soft
43 tissue as well as edible portion, especially if ingestion of the test material by humans is a
44 major concern. For tests on organic and organometallic substances, the percent lipids of
45 the tissue should be reported. Recommended species are Blue Mussel (*Mytilus edulis*),
46 Scallop (*Pecten* spp.) and Oyster (*Crassostrea gigas* or *C. virginica*). A similar test is
47 described in OPPTS 850.1710 (US-EPA, 1996b).

48 ASTM E1688-00a (ASTM, 2000) describes several bioaccumulation tests with spiked
49 sediment using a variety of organisms (some of these are also covered by US-EPA

1 guidelines), including: freshwater amphipods (*Diporeia sp.*), midge larvae (*Chironomus*
2 *tentans*) and mayflies (*Hexagenia sp.*). Many of these are based on techniques used in
3 successful studies and expert opinion rather than a specific standard method. The small
4 size of many of these organisms sometimes means that large numbers of individuals are
5 required for chemical analyses. Further useful information on sediment testing can be
6 found in US-EPA (2000a).

7 In addition, non-standard tests may be encountered in the scientific literature, involving
8 many species. Some information on uptake may also be available from sediment
9 organism toxicity tests if tissue analysis is performed. However, a test specifically
10 designed to measure uptake is preferable.

11

12 ***In vitro* data on aquatic bioaccumulation**

13 Procedures used to estimate intrinsic hepatic clearance from *in vitro* assay data were
14 originally developed by the pharmaceutical industry to support preclinical screening of
15 drug candidates (Rodrigues, 1997). These procedures have been used for several
16 decades (Rane *et al.*, 1977), and significant progress has been made in refining the
17 methods and applying them to a broad range of substrates (Riley *et al.*, 2005; Hallifax *et al.*,
18 2010). Most of this work has been performed using mammalian (rat, mouse, human)
19 tissue preparations (liver microsomes, primary hepatocytes, and liver slices). In the last
20 decade, researchers interested in predicting *in vivo* biotransformation from *in vitro* data
21 have adapted these methods for use with fish (Nichols *et al.*, 2006).

22 Fish *in vitro* methods have the potential to provide important data for bioaccumulation
23 assessments, and although many require sacrifice of live animals, may contribute to a
24 reduction in (or refinement of) animal testing. Approaches for using *in vitro* data to
25 determine metabolic capacity have been described and studied in several test systems.
26 [Table R.7.10–6](#) of [Appendix R.7.10-2](#) provides a summary of standardised methods for
27 use of fish liver S9 fractions and primary cryopreserved hepatocytes (and applicable
28 extrapolation models), as well as recent publications that evaluated these methods and
29 used them to predict biotransformation impacts on bioaccumulation. As is evident in this
30 table, the fish liver S9 and primary hepatocyte (both fresh and cryopreserved) methods
31 have been well-studied, characterized, and evaluated using a range of test substances.
32 However, it is recognized that more studies are needed on substances with higher log
33 Kow values (>7-8). Additional details and guidance on the use, application, and domain
34 of applicability of these methods will be discussed in detail in an OECD Guidance
35 Document that will accompany the two Test Guidelines under development (OECD
36 Project 3.13).

37 [Table R.7.10–7](#) of [Appendix R.7.10-2](#) provides a summary of other *in vitro* test systems
38 used to study substance biotransformation in fish. Included are specifics on the test
39 substances evaluated and species. The intent of this table is not to provide a
40 comprehensive list of such studies, but rather to illustrate the range of different test
41 systems. In most instances, the data obtained from these studies were not used to
42 predict biotransformation impacts on bioaccumulation, and in general these methods are
43 not as well-developed as the liver S9 and primary hepatocyte methods. Nevertheless, it
44 may be possible to use one or more of these systems to predict *in vivo* rates of

1 metabolic clearance, provided that appropriate supporting information is developed
2 (e.g., extrapolation factors and chemical binding algorithms).

3 The use of *in vitro* data for bioaccumulation assessment requires a strategy for *in vitro-in*
4 *vivo* extrapolation of measured biotransformation rates and incorporation of estimated
5 hepatic clearance into appropriate computational models (Nichols *et al.*, 2006). The *in*
6 *vitro* assays are generally performed using a substrate depletion approach, wherein the
7 goal is to measure loss of a test substance (parent compound) added to the biological
8 matrix. This information is then converted to a whole-body biotransformation rate
9 constant (k_{MET}) using several extrapolation factors. When used as an input to a standard
10 one-compartment model for substance bioconcentration, the estimated k_{MET} value is
11 combined with a first-order rate constant for substance uptake across the gills (k_u) as
12 well as the summed rate constant for all non-metabolic routes of elimination (k_{nb}). The
13 model may then be used to simulate the substance concentration in the fish and predict
14 a steady-state BCF. This approach has been integrated into a published extrapolation
15 model (Nichols *et al.*, 2013) which was parameterized for small (10 g) rainbow trout
16 (i.e., representative of those used for *in vivo* OECD TG 305 testing). A standardised
17 approach for *in vitro* to *in vivo* extrapolation is critical to using and applying *in vitro*
18 biotransformation rate data for bioaccumulation assessment.

19 Multi-compartment physiologically-based pharmacokinetic models for fish have also been
20 developed and can be parameterized with *in vitro* biotransformation data for the liver
21 and other tissues (e.g., gastrointestinal tract, gill). These more complex models may
22 prove useful for higher tiered bioaccumulation assessments, although additional model
23 input parameters are required (Nichols *et al.*, 1990; Stadnicka *et al.*, 2012; Stadnicka-
24 Michalak *et al.*, 2014). Such models may also be appropriate when predicting
25 biotransformation impacts on substances taken up primarily from the diet (Nichols *et al.*,
26 2007).

27 Standard protocols are available for fish liver S9 fraction isolation and incubations
28 (Johanning *et al.*, 2012a) and fish liver primary hepatocyte (cryopreserved) isolation and
29 incubations (Fay *et al.*, 2015a). The development and standardisation of both
30 methodologies are the result of earlier multi-laboratory ring-trials (Fay *et al.*, 2014a;
31 Johanning *et al.*, 2012b), and the two methods have been proposed as OECD Test
32 Guidelines (OECD Project 3.13, OECD 2015). Both the liver S9 and primary
33 cryopreserved hepatocyte methods are currently undergoing validation through a multi-
34 laboratory OECD ring-trial (Embry *et al.*, 2015; Fay *et al.*, 2015b). The validation
35 includes the use of a standard reference substance (pyrene) for each run, as well as
36 appropriate negative controls (e.g., heat-treated and no-cofactor samples).

37 A number of the studies shown in [Table R.7.10–6](#) of [Appendix R.7.10-2](#) have collected
38 *in vitro* metabolism data for fish and performed additional calculations to estimate the
39 whole-body biotransformation rate constant k_{MET} . This rate was then used as an input to
40 predictive models for substance bioconcentration. To date, this work has shown that
41 incorporating *in vitro* metabolism data into established bioconcentration models
42 substantially improves their performance; predicted levels of accumulation are much
43 closer to measured values than predictions obtained assuming no metabolism (Han *et*
44 *al.*, 2007, 2009; Cowan-Ellsberry *et al.*, 2008; Dyer *et al.*, 2008; Gomez *et al.*, 2010;
45 Laue *et al.*, 2014; Fay *et al.*, 2014b).

1 *In vitro* methods employing tissues other than liver, including gill and gastrointestinal
2 tract are in the earlier stages of development, as are assays using cell lines derived from
3 these tissues. *In vitro* data from these extrahepatic systems may be of particular
4 importance when substances are metabolised in the gills or gut, or when dietary uptake
5 is the primary route of exposure. Although these methods have not been used as
6 broadly as the liver S9 and primary hepatocyte assays, they are promising approaches
7 that could also address the role of metabolism in bioaccumulation assessment once they
8 are further developed, standardised, and validated.

9 It should be noted that the presence/absence and activities of different metabolising
10 enzymes varies among species, and quantitative correlations with fish have not yet been
11 established. Moreover, the presence of measureable metabolism does not necessarily
12 correspond to a decrease in risk. Although in general the products of biotransformation
13 are eliminated more rapidly than the parent compound from which they derive, this is
14 not always the case. This is also a relevant consideration for biotransformation which
15 occurs *in vivo*. Technical challenges associated with *in vitro* measurement of
16 biotransformation include the limited working lifetime of these preparations and
17 difficulties associated with the use of very hydrophobic (high log Kow) test substances.
18 Liver spheroids remain viable for long periods of time and may be particularly well suited
19 for low clearance compounds (Baron *et al.*, 2012), although this remains to be
20 determined. Alternatively, it may be possible to employ existing S9 and hepatocyte
21 assays using a relay approach, or some type of hepatic co-culture system (Di *et al.*,
22 2012; Hutzler *et al.*, 2015). Lee *et al.* (2012, 2014) demonstrated the use of a sorbent-
23 phase dosing approach for very hydrophobic compounds. Research is needed to compare
24 results obtained using this and similar methods to rates measured using conventional
25 solvent dosing procedures. Additional work is required to establish the utility and
26 comparability of different *in vitro* systems, and clarify the role of chemical binding (*in*
27 *vitro* and *in vivo*) as a determinant of hepatic clearance.

28 Although *in vitro* data on fish metabolism is not a standard REACH information
29 requirement, results of such studies can support the bioaccumulation assessment and
30 can be considered as part of a weight of evidence approach. When comparing *in vitro*
31 fish metabolism data with measured fish BCF data, only data for the same fish species
32 should be compared. Currently, further experience is needed in performing *in vitro* fish
33 metabolism studies on substances with log Kow values >7-8. Whilst such studies may
34 help to explain the proportion of depuration attributable to metabolism it does not mean
35 that a substance cannot reach high body burdens.

36 Biomimetic techniques

37 Biomimetic extraction systems try to mimic the way organisms extract substances from
38 water. There are three main types:

- 39 • *semi-permeable membrane devices (SPMD)*, which are usually either a bag or
40 tube made of a permeable membrane (e.g. low density polyethylene) containing
41 an organic phase (e.g. hexane, natural lipids or the model lipid triolein)
42 (Södergren, 1987; Huckins *et al.*, 1990). SPMDs have been used to assess
43 effluents (Södergren, 1987), contaminated waters (Petty *et al.*, 1998) and
44 sediments (Booij *et al.*, 1998) as animal replacements for assessing potentially
45 bioaccumulative substances.

- 1 • *solid phase micro extraction (SPME)*, consisting of a thin polymer coating on a
2 fused silica fibre (Arthur and Pawliszyn, 1990). Equilibrium may be achieved in
3 hours to days, due to the high surface area to volume ratio (Arthur and
4 Pawliszyn, 1990; Vaes *et al.*, 1996 & 1997).
- 5 • *artificial membranes*, prepared from phospholipids that form small unilamellar
6 vesicles in water (Gobas *et al.*, 1988; Dulfer and Govers, 1995; Van Wezel *et al.*
7 1996; Vaes *et al.*, 1997; Vaes *et al.*, 1998a). These vesicles are thought to
8 resemble the lipid bilayers of natural membranes, and they have mainly been
9 used to study toxicity (e.g. Vaes *et al.*, 1998b).

10 All three methods will extract only the freely dissolved (i.e. bioavailable) fraction of
11 substances from water samples, in proportion to their partitioning coefficient, which is
12 mainly related to the hydrophobicity of the substance and molecular size. In this way
13 they simulate the potential for aquatic organisms to bioconcentrate organic substances
14 by passive diffusion into storage lipids and cell membranes. Both SPMD and SPME are
15 relatively easy to use. Due to the small size of the organic phase, SPME has a much
16 shorter equilibration time than SPMD and relatively small sizes of water samples can be
17 used without depleting the aqueous phase. SPMD is more suitable than SPME to assess
18 the bioaccumulation potential in the field from prolonged exposure with fluctuating
19 concentrations of contaminants.

20 Techniques like SPMD and SPME cannot account for metabolism by fish or invertebrates.
21 It should also be noted that the partition coefficient measured with a particular device
22 has to be translated to a BCF for organisms using an appropriate conversion factor. For
23 example, a number of workers have established relationships between SPME partition
24 coefficients, log K_{ow} and invertebrate BCFs for a variety of compounds (Verbruggen,
25 1999; Verbruggen *et al.*, 2000; Leslie *et al.*, 2002).

26 Biomimetic extractions are very useful for measuring the bioavailability of non-
27 dissociating organic substances in the water phase, or to measure an average exposure
28 over time in a specific system. However, when interpreting the results from such
29 methods in the context of bioaccumulation, the following points need to be considered:

- 30 • The data produced are simple measures of substance bioavailability, and
31 uptake rates will differ from uptake rates in organisms. Equations are needed
32 to translate between the two. They therefore provide a maximum BCF value
33 for most substances, linked to the potential passive diffusive uptake into an
34 organism and distribution into the lipid.
- 35 • They do not simulate the ability of fish to actively transport substances, nor
36 mimic other methods of uptake and storage (e.g. protein binding), which can
37 be important for some substances. They also neglect mechanisms of
38 elimination, such as metabolism and excretion.
- 39 • The time to equilibration with water samples can be very long for some types
40 of device. For example, Booij *et al.* (1998) suggested that results from SPMDs
41 exposed for less than 2 months should be treated with caution.

42 Bioconcentration can therefore be either overestimated (for readily metabolised and
43 actively excreted substances) or underestimated (e.g. in the case of active uptake of a
44 substance that is poorly metabolised or when bioaccumulation is not governed by

1 lipophilicity). In addition, since biomimetic methods are only capable of reaching
 2 equilibrium with freely dissolved substances they cannot be used to address the potential
 3 uptake *via* the gut. They are therefore of limited usefulness in the assessment of
 4 bioaccumulation.

5

6 **R.7.10.3.2 Non-testing data aquatic bioaccumulation**

7 Non-testing data can generally be provided by:

- 8 • Quantitative structure-activity relationships (QSARs);
- 9 • Expert systems; and
- 10 • Grouping approaches (including read-across, structure-activity relationships
 11 (SARs) and chemical categories).

12 These methods can be used for the assessment of bioaccumulation if they provide
 13 relevant and reliable data on the substance of interest.

14

15 **(Q)SAR models**

16 **DISCLAIMER: this section does not include the latest information on the use of (Q)SAR**
 17 **models as it has not been updated since publication of the first version of this document.**

18 (Q)SAR models for predicting fish BCFs have been extensively reviewed in the literature
 19 (e.g. Boethling and Mackay, 2000; Dearden, 2004; Pavan *et al.*, 2006). ECHA's [Practical](#)
 20 [Guide 5: How to use and report \(Q\)SARs](#) provides guidance on how to use and report
 21 (Q)SAR predictions under REACH. The Practical Guide also includes a list of QSAR models
 22 suitable for predicting bioaccumulation in aquatic species ([Table R.7.10–1](#)):

23

24 **Table R.7.10–1 QSAR models suitable for predicting bioaccumulation in aquatic**
 25 **species**

Software tool	Models/Modules	Free or Commercial
EPI Suite (US EPA)	BCF BAF	Free
T.E.S.T. (US EPA)	Bioaccumulation factor	Free
VEGA (IRFMN)	CAESAR, Meylan and KNN/Read-Across models	Free
CASE Ultra (MultiCASE)	EcoTox model bundle	Commercial
CATALOGIC (LMC)	Two BCF base-line models	Commercial

26

1 The most important approaches for aquatic bioaccumulation (Q)SAR models are
2 presented below.

3 Some examples are given to illustrate each model type and the techniques used to
4 develop them. This overview *is not intended to be an exhaustive list of models*: other
5 methods and models should be considered if relevant. Not all the models were developed
6 with European regulatory purposes in mind, and so it is important to assess in each case
7 whether the predicted endpoint corresponds with the regulatory endpoint of interest.

8 **BCF models based on log K_{ow}**

9 The most common and simplest QSAR models are based on correlations between BCF
10 and chemical hydrophobicity (as modelled by log K_{ow}). The mechanistic basis for this
11 relationship is the analogy of the partitioning process between lipid-rich tissues and
12 water to that between *n*-octanol and water (whereby *n*-octanol acts as a lipid surrogate).
13 In this model, uptake is considered to be a result of passive diffusion through gill
14 membranes.

15 Several log BCF/log K_{ow} relationships for non-polar, hydrophobic organic substances
16 have been proposed and used in the regulatory applications. Some were derived for
17 specific chemical classes, like chlorinated polycyclic hydrocarbons (Schüürmann *et al.*,
18 1988) and anilines (Zok *et al.*, 1991), but several include diverse sets of substances
19 (e.g. Neely *et al.*, 1974; Veith *et al.*, 1979; Ellgenhausen *et al.*, 1980; Könemann & van
20 Leeuwen, 1980; Geyer *et al.*, 1982; Mackay, 1982; Veith & Kosian, 1983; Geyer *et al.*,
21 1984; Hawker & Connell, 1986; Connell & Hawker, 1988; Geyer *et al.*, 1991; Bintein
22 *et al.* 1993; Gobas, 1993; Lu *et al.*, 1999; Escuder-Gilabert *et al.*, 2001; Dimitrov *et al.*,
23 2002a). For example, Veith *et al.* (1979) developed the following QSAR for a set of 55
24 diverse substances:

$$25 \log \text{BCF} = 0.85 \times \log K_{ow} - 0.70 \quad R^2 = 0.897, \log K_{ow} \text{ range} = 1-5.5$$

26 where R^2 is the correlation coefficient.

27 The differences between the various correlations are probably due to variations in test
28 conditions used for the substances in the training sets (Nendza, 1988). The range of log
29 K_{ow} values of the substances under study may also be too broad.

30 Linear correlations give a good approximation of the BCF for non-ionic, slowly
31 metabolised substances with log K_{ow} values in the range of 1 to 6. However, the
32 relationship breaks down with more hydrophobic substances, which have lower BCFs
33 than would be predicted with such methods. Several possible reasons for this have been
34 identified (e.g. Gobas *et al.*, 1987; Nendza, 1988; Banerjee and Baughman, 1991),
35 including:

- 36 • reduced bioavailability and difficulties in measuring exposure concentrations
37 (due to the low aqueous solubility),
- 38 • failure to reach steady state because of slow membrane passage of large
39 molecules, and
- 40 • growth dilution, metabolism, degradation, etc.

1 More complicated types of relationship have been developed to overcome this problem.
2 Hansch (cited in Devillers and Lipnick, 1990) proposed a simple parabolic model; Kubinyi
3 (1976, 1977 & 1979) and Kubinyi *et al.* (1978) subsequently proposed a bilinear model,
4 successfully used in many drug design and environmental QSAR studies. Linear,
5 parabolic and bilinear models were developed and compared by Bintein *et al.* (1983) on
6 a dataset of 154 diverse substances with a log K_{ow} range from 1.12 to 8.60, highlighting
7 the better performance of the bilinear relationship:

$$8 \log BCF = (0.910 \times \log K_{ow}) - (1.975 \times \log (6.8E-7 \times K_{ow} + 1)) - 0.786$$

$$9 R^2 = 0.865 \quad s = 0.347 \quad F = 463.51$$

10 Where R^2 is the multiple correlation coefficient, s is the standard error of the estimate
11 and F is the Fisher test value.

12 Connell and Hawker (1988) proposed a 4th order polynomial relationship generated in
13 such a way that the influence of non-equilibrium conditions was eliminated. The curve,
14 based on data on 43 substances, resembles a parabola with a maximum log BCF value at
15 a log K_{ow} of 6.7, and decreasing log BCF values for substances with higher log K_{ow}
16 values. This relationship was recalculated and recommended for use (as the "modified
17 Connell equation") in the risk assessment of new and existing substances (EC, 2003):

$$18 \log BCF = -0.2 \log K_{ow}^2 + 2.74 \log K_{ow} - 4.72 \quad R^2 = 0.78$$

19 Meylan *et al.* (1999) proposed a suite of log BCF/log K_{ow} models based on a fragment
20 approach from the analysis of a large data set of 694 substances. Measured BCFs and
21 other experimental details were collected in the Syracuse BCFWIN database (SRC
22 Bioconcentration Factor Data Base) and used to support the BCFWIN software (Syracuse
23 Research Corporation, Bioconcentration Factor Program BCFWIN). Substances with
24 significant deviations from the line of best fit were analysed carefully dividing them into
25 subsets of data on non-ionic, ionic, aromatic and azo compounds, tin and mercury
26 compounds. Because of the deviation from rectilinearity, different models were
27 developed for different log K_{ow} ranges, and a set of 12 correction factors and rules were
28 introduced to improve the accuracy of the BCF predictions. On average, the goodness of
29 fit of the derived methodology is within one-half log unit for the compounds under study.

30 A single non-linear empirical model between log BCF and log K_{ow} was derived by
31 Dimitrov *et al.* (2002a) for 443 polar and non-polar narcotic substances with log K_{ow}
32 range from -5 to 15 extracted from the Meylan *et al.* (1999) data set. Hydrophobicity
33 was found to explain more than 70% of the variation of the bioconcentration potential. A
34 linear relationship was identified in the range for log K_{ow} 1 to 6. The compounds were
35 widely dispersed around and beyond the maximum of the log BCF/log K_{ow} curve. This
36 QSAR gives a Gaussian-type correlation to account for the log BCF approximating to 0.5
37 at low and high log K_{ow} values. The continuous aspect of the proposed model was
38 considered more realistic than the broken line model of Meylan *et al.* (1999). The main
39 originality of this model, compared to other non-linear QSARs, is its asymptotic trend for
40 extremely hydrophilic and hydrophobic substances.

41 Overall, it can be concluded that:

- 42 • linear equations are applicable in the log K_{ow} range of 1-6; and

- 1 • non-linear equations show better performance above a log K_{ow} of 6.
- 2 A log K_{ow} of 6 can therefore be used as the switch point between the two types, based on
3 the fact they cross at a log K_{ow} value just above 6.

4 **BCF models based on other experimentally derived descriptors**

5 Although not as extensively used as log K_{ow} , correlations of BCF with aqueous solubility
6 (S) have been developed (e.g. Chiou *et al.*, 1977; Kenaga & Goring, 1980; Davies &
7 Dobbs, 1984; Jørgensen *et al.*, 1998). It should be noted that a strong (inverse)
8 relationship exists between log K_{ow} and aqueous solubility for liquids. However, aqueous
9 solubility is not a good estimate of hydrophobicity for solids (since the melting point also
10 has an influence), and instead the solubility of the supercooled liquid should be used (if
11 this can be estimated, e.g. see Yalkowski *et al.*, 1979).

12 As an example, Isnard and Lambert (1988) developed the following BCF model for 107
13 substances (both solids and liquids) where aqueous solubility is in mol/m³:

$$14 \log \text{BCF} = -0.47 \times \log S + 2.02 \quad R^2 = 0.76$$

15 It should be noted that both the slope and regression correlation coefficient are relatively
16 low. This is a common problem for such QSARs that include both solids and liquids in
17 their training set. Predictions may therefore be prone to significant error. Consequently,
18 specific justification should be made for applying QSARs based on aqueous solubility.

19 **BCF models based on theoretical molecular descriptors**

20 The mechanistic basis of the majority of BCF QSAR models based on either log K_{ow} or
21 aqueous solubility was determined prior to modelling by ensuring that the initial set of
22 training structures and/or descriptors were selected to fit a pre-defined mechanism of
23 action. However, the empirical input parameter data might not always be available for
24 every substance (e.g. there may be technical difficulties in performing a test), or the
25 substance could be outside the domain of predictive models. Consequently, other models
26 have been proposed in the literature following statistical studies based on theoretical
27 descriptors. Examples include methods based on:

- 28 • **molecular connectivity indices** (MCI) (Sabljic & Protic, 1982; Sabljic,
29 1987; Lu *et al.*, 1999; Lu *et al.*, 2000),
- 30 • solvatochromic or linear solvation energy relationship (LSER) descriptors
31 (Kamlet *et al.*, 1983; Park & Lee, 1983),
- 32 • **fragment constants**, based on substance fragmentation according to rules
33 developed by Leo (1975) (Tao *et al.*, 2000 & 2001; Hu *et al.*, 2005),
- 34 • quantum chemical descriptors (Wei *et al.*, 2001), and
- 35 • **diverse theoretical molecular descriptors** selected by genetic algorithm
36 (Gramatica and Papa, 2003 & 2005).

37 Theoretical descriptors do not suffer from variability, but are difficult to determine by the
38 non-expert. In addition, such models are perceived by the developers to be capable of
39 providing predictions for a wider set of substances than is normally the case. However,
40 whilst the domain of these types of model is occasionally well described, most require a

1 certain degree of competence to determine whether the training set of the model is
2 relevant for the substance of interest. Since the mechanistic basis of these models is
3 determined post-modelling, by interpretation of the final set of training structures and/or
4 descriptors, they are often criticised for their lack of mechanistic interpretability. The use
5 of this type of model should therefore be thoroughly described and justified if a
6 registrant chooses to predict a BCF this way.

7 **QSAR model for identifying “B-profile”**

8 A base-line modelling concept was proposed by Dimitrov *et al.* (2005a), specifically for
9 PBT assessment. It is based on the assumption of a maximum bioconcentration factor
10 (BCF_{max}) (Dimitrov *et al.*, 2003) with a set of mitigating factors used to reduce this
11 maximum, such as molecular size, maximum diameter (Dimitrov *et al.*, 2002b),
12 ionisation and potential metabolism by fish (as extrapolated from rodent metabolic
13 pathways). Substances in the training set were divided into groups based on log K_{ow}
14 intervals of 0.5, and the five highest BCFs in each group were used to fit a curve of
15 maximum uptake (via passive diffusion). The model therefore predicts a maximum BCF
16 (BCF_{max}) for a substance, which may be higher than BCFs estimated using other
17 techniques, especially for small non-ionised poorly metabolised substances.

18 For the training set used, the most important mitigating factor to obtain a predicted BCF
19 closest to the actual measured BCF was metabolism. The derived model was
20 demonstrated to perform very well in terms of sensitivity and specificity. In addition, the
21 measured BCF data used for the training set are provided together with a general
22 description of the applicability domain of the model.

23 **Food web bioaccumulation models**

24 While many QSARs have been proposed to model the BCF, fewer models are available
25 for the bioaccumulation factor (BAF) (e.g. Barber *et al.*, 1991; Thomann *et al.*, 1992;
26 Gobas, 1993; Campfens & Mackay, 1997; Morrison *et al.*, 1997).

27 Food chain or food web models can be used to predict bioaccumulation in aquatic (and
28 terrestrial) organisms (Hendriks & Heikens, 2001; Traas *et al.*, 2004) as well as humans
29 (e.g. Kelly *et al.*, 2004). These models integrate uptake from water, air and dietary
30 sources such as detritus (water or sediment), plants or animals. Concentrations in
31 organisms in a food chain can be modelled by linking a set of equations for each trophic
32 level to describe uptake from water and consecutive food sources.

33 If species have several dietary sources, a more complex food web exists where fluxes
34 between different species can occur simultaneously. Such a model is mathematically
35 very similar to multimedia models to describe environmental fate. The great advantage
36 of these models is that food webs of any dimension can be described, with as many food
37 sources as needed, and concentrations in all species can be calculated simultaneously
38 (Sharpe & Mackay, 2000).

39 In general, food web models successfully predict steady-state concentrations of
40 persistent halogenated organic pollutants which are slowly metabolised (Arnot & Gobas,
41 2004; Traas *et al.*, 2004). However, these mass-balance models are often
42 computationally intensive and typically require site-specific information, so are not
43 readily applicable to screen large numbers of substances.

1 A different, simpler approach can be taken by estimating the BAF of species at different
2 trophic levels that account for both water and food uptake with empirical regressions
3 (Voutsas *et al.*, 2002) or a semi-empirical BAF model (Arnot and Gobas, 2003). These
4 are calibrated on measured field BAF data and calculate a maximum BAF for organic
5 substances in selected generic trophic levels (algae, invertebrates and fish). The Arnot
6 and Gobas (2003) food web bioaccumulation model is a simple, single mass-balance
7 equation that has been used extensively by Environment Canada for categorising organic
8 substances on the Canadian Domestic Substances List. The model requires few input
9 parameters (i.e. only K_{ow} and metabolic transformation rate, if available – the default is
10 zero), and derives the BAF as the ratio of the substance concentration in an upper
11 trophic level organism and the total substance concentration in unfiltered water (it also
12 estimates an overall biomagnification factor for the food web). It accounts for the rates
13 of substance uptake and elimination (a number of simple relationships have been
14 developed to estimate the rate constants for organic substances in fish from Gobas,
15 1993), and specifically includes bioavailability considerations.

16 The main discrepancies between model predictions and measured BAF values are often
17 due to biotransformation of a substance by the organism and to an overestimation of
18 bioavailable concentrations in the water column and sediment. Other important sources
19 of discrepancies relate to differences in site-specific food chain parameters versus
20 generic assumptions (e.g. growth rates, lipid contents, food chain structure, spatial and
21 temporal variation in exposure concentrations, sediment-water disequilibrium, etc.).

22 **Read-across and categories**

23 See also Sections R.6.1 and R.6.2.

24 If a substance belongs to a class of chemicals that are known to accumulate in living
25 organisms, it may have a potential to bioaccumulate. If a valid BCF for a structurally
26 closely related substance is available, read-across can be applied. When applying read-
27 across two important aspects have to be considered, i.e. the lipophilicity and the centre
28 of metabolic action for both substances (see Section [R.7.10.4.2](#)).

29

30 **R.7.10.3.3 Field data on aquatic bioaccumulation**

31 Although interpretation is often difficult, the results of field measurements can be used
32 to support the assessment of risks due to secondary poisoning (Ma, 1994), and the PBT
33 assessment. The following study types can provide information on bioaccumulation
34 properties of substances:

- 35 • **Monitoring data:** Detection of a substance in the tissue of an organism
36 provides a clear indication that it has been taken up by that organism, but
37 does not by itself indicate that significant bioconcentration or bioaccumulation
38 has occurred. For that, the sources and contemporary exposure levels (for
39 example through water as well as food) must be known or reasonably
40 estimated.
- 41 • **Field measurements of specific food chains/webs:** Measurement of
42 concentrations in organisms at various trophic levels in defined food chains or
43 food webs can be used to evaluate biomagnification. However, as dietary and

1 trophic biomagnification represent different processes than bioconcentration in
2 aquatic organisms, BMF and/or TMF values <1 cannot be directly used to
3 disregard valid BCF data > 2000 or BCF > 5000, but these data are separate
4 lines of evidence and need to be considered together with other relevant
5 available data in a *weight-of-evidence approach* for deriving conclusions.

- 6 • **Outdoor mesocosms:** Outdoor meso- or microcosm studies can be
7 performed with artificial tanks or ponds or by enclosing parts of existing
8 ecosystems (guidance is provided in OECD, 2006). Although the focus of such
9 studies is usually on environmental effects, they can provide information on
10 bioaccumulation in the system provided adequate measurements of
11 concentration are made.

- 12 • ***In situ* bioaccumulation tests using caged organisms:** Sibley *et al.*
13 (1999) constructed a simple, inexpensive bioassay chamber for testing
14 sediment toxicity and bioaccumulation under field conditions using the midge
15 *Chironomus tentans* and the oligochaete *Lumbriculus variegatus*. They
16 concluded that the *in situ* bioassay could be used successfully to assess
17 bioaccumulation in contaminated sediments. These studies can bypass
18 problems caused by sediment manipulation during collection for laboratory
19 tests (disruption of the physical integrity of a sediment can change the
20 bioavailability of contaminants). Organisms in *in situ* tests are exposed to
21 contaminants via water and/or food. The tests cannot make a distinction
22 between these routes. Also, environmental factors potentially modifying the
23 bioaccumulation process are not controlled. These factors include (but are not
24 limited to) lack of knowledge or control of exposure concentrations and
25 bioavailability aspects. Temperature or water oxygen content may also impact
26 the physiological status of the organism, and consequently influence the
27 uptake rate.

28 Field studies can be used to derive bioaccumulation factors (BAFs) and biota-sediment
29 accumulation factors (BSAFs), and have been used to develop water quality standards
30 (e.g. US-EPA, 2000b). B(S)AFs are simple ratios - neither definition includes any
31 statement about ecosystem conditions, intake routes and relationships between the
32 concentrations of substances in the organism and exposure media (see Ankley *et al.*,
33 1992; Thomann *et al.*, 1992). Field B(S)AF values are affected by ecosystem variables
34 like the natural temporal and spatial variability in exposure, sediment-water column
35 chemical relationships, changing temperatures, simultaneous exposure to mixtures of
36 substances and nutrients, and variable exposures due to past and current loadings. In
37 general, data obtained under (pseudo-)steady-state conditions are strongly preferred.

38 It should also be noted that substantial variation can be found both within and between
39 studies reporting field-derived BAFs for zooplankton (Borgå *et al.*, 2005), and this
40 variability should not be overlooked when relating BAFs to K_{ow} or other descriptors. The
41 authors attribute the variability to difficulties with measurements of the substance in the
42 water phase, additional dietary uptake and the possibility that substances partition into
43 other organic phases than lipids.

44 The quantity and quality of field data may be limited and their interpretation difficult.
45 This is especially true for trophic magnification factors, which describe the accumulation
46 throughout the whole food chain. The validity of the TMF is strongly dependent on the

1 spatial and time scales over which the samples are retrieved. This is discussed further in
2 Section R.11.4.1.2 in Chapter R.11 of the [Guidance on IR&CSA](#).

3

4 **R.7.10.3.4 Other indications of bioaccumulation potential**

5 The following factors will be relevant for many substances as part of a *Weight-of-*
6 *Evidence* approach, especially in the absence of a fully valid fish BCF test result.

7 **n-Octanol/water partition coefficient**

8 As a screening approach, the potential for bioaccumulation can be estimated from the
9 value of the n-octanol/water partition coefficient (K_{ow}) (see Section R.7.1 in Chapter R.7a
10 of the [Guidance on IR&CSA](#)). It is accepted that $\log K_{ow}$ values greater than or equal to 3
11 indicate that the substance may bioaccumulate to a significant degree. For certain types
12 of substances (e.g. surface-active agents and those which ionise in water), the $\log K_{ow}$
13 might not be suitable for calculation of a BCF value (see [Appendix R.7.10-3](#)). There are,
14 however, a number of factors that are not taken into consideration when the BCF is
15 estimated only on the basis of $\log K_{ow}$, namely:

- 16 • active transport phenomena;
- 17 • metabolism in organisms and the accumulation potential of any metabolites;
- 18 • affinity due to specific interactions with tissue components;
- 19 • special structural properties (e.g. amphiphilic substances or dissociating
20 substances that may lead to multiple equilibrium processes); and
- 21 • uptake and depuration kinetics (leading for instance to a remaining
22 concentration plateau in the organism after depuration).

23 In addition, n-octanol only simulates the lipid fraction and therefore does not simulate
24 other storage sites (e.g. protein).

25 It should be noted that although $\log K_{ow}$ values above about eight can be calculated,
26 they can not usually be measured reliably (see Section R.7.1 in Chapter R.7a of the
27 [Guidance on IR&CSA](#)). Such values should therefore be considered in qualitative terms
28 only. It has also been assessed whether an upper $\log K_{ow}$ limit value should be
29 introduced based on the lack of experimental $\log K_{ow}$ and BCF values above such a value.
30 Based on current knowledge, for PBT assessments, a calculated $\log K_{ow}$ of 10 or above is
31 taken as an indicator of reduced bioconcentration. The use of this and other such
32 indicators (such as high molecular mass and large molecular size) is discussed further in
33 Chapter R.11 of the [Guidance on IR&CSA](#).

34 **Adsorption**

35 Adsorption onto biological surfaces, such as gills or skin, may also lead to
36 bioaccumulation and an uptake via the food chain. Hence, high adsorptive properties
37 may indicate a potential for both bioaccumulation and biomagnification. For certain
38 substances, for which the octanol/water partition coefficient cannot be measured

1 properly, a high adsorptive capacity (of which $\log K_p > 3$ may be an indication) can be
2 additional evidence of bioaccumulation potential.

3 **Hydrolysis and other abiotic degradation/transformation phenomena** 4 **taking place in the exposure medium**

5 The effect of hydrolysis may be a significant factor for substances discharged mainly to
6 the aquatic environment: if the substance is sufficiently hydrophilic, its concentration in
7 water may be reduced by hydrolysis so the extent of bioconcentration in aquatic
8 organisms would also be reduced. However, for substances which are highly adsorptive
9 to organic matter and/or lipids, the adsorption rate is, in most cases, faster than the
10 hydrolysis rate. Therefore, hydrolysis rate should normally not intervene with
11 assessment of bioaccumulation potential. In case a substance has a fast hydrolysis rate,
12 the degradation potential of the substance in sediment and/or soil needs to be
13 evaluated/tested first and if the substance is stable enough in sediment and/or soil from
14 the perspective of quantitative risk assessment and/or PBT/vPvB assessment, the
15 bioaccumulation potential of the substance itself needs to be evaluated/tested in
16 conditions ensuring a stable exposure concentration despite fast hydrolysis. Where the
17 hydrolysis half-life, at environmentally relevant pH values (4-9) and temperature, is less
18 than 12 hours, and in cases where the above-described scenario does not apply, it may
19 be appropriate to perform an exposure assessment, a hazard assessment and, if
20 necessary, a bioaccumulation test on the relevant hydrolysis products instead of the
21 parent substance. It should be noted that, in many cases, hydrolysis products are more
22 hydrophilic and as a consequence will have a lower potential for bioaccumulation than
23 the (registered) substance itself. This also applies by analogy to other abiotic
24 degradation and transformation routes, such as complex dissolution/transformation
25 processes.

26 **Biodegradation**

27 Biodegradation may lead to relatively low concentrations of a substance in the aquatic
28 environment and thus to low concentrations in aquatic organisms. In addition, readily
29 biodegradable substances are likely to be rapidly metabolised in organisms. However,
30 the uptake rate may still be greater than the rate of the degradation processes, leading
31 to high BCF values even for readily biodegradable substances. Therefore ready
32 biodegradability does not preclude a bioaccumulation potential. The ultimate
33 concentration in biota (and hence bioaccumulation factors) will depend also on
34 environmental releases and dissipation, and also on the uptake and metabolism and
35 depuration rate of the organism. Readily biodegradable substances will generally have a
36 higher probability of being metabolised in exposed organisms to a significant extent than
37 less biodegradable substances. Thus in general terms (depending on exposure and
38 uptake), concentrations of most readily biodegradable substances will be low in aquatic
39 organisms and evidence of ready biodegradability may provide useful information in a
40 *Weight-of-Evidence* approach for bioaccumulation assessment. Information on
41 degradation kinetics will usually be missing for most substances.

42 If persistent metabolites are formed in substantial amounts the bioaccumulation
43 potential of these substances should also be assessed. However, for most substances
44 information will be scarce (see Section R.7.9 in Chapter R.7b of the of the [Guidance on](#)
45 [IR&CSA](#)). Information on possible formation of degradation products may also be

1 obtained by use of expert systems such as METABOL and CATABOL which can predict
2 biodegradation pathways and metabolites (see Section R.7.9 in Chapter R.7b of the of
3 the [Guidance on IR&CSA](#)). Information on the formation of metabolites may be obtained
4 from experiments with mammals, although extrapolation of results should be treated
5 with care, because the correlation between mammalian metabolism and environmental
6 transformation is not straightforward (see below). Predictions of possible metabolites in
7 mammalian species (primarily rodents) may be obtained by use of expert systems such
8 as Multicase and DEREK (see Sections R.7.9.6 in Chapter R.7b and R.6.1 in Chapter R.6
9 of the [Guidance on IR&CSA](#)), offering predictions of metabolic pathways and metabolites
10 as well as their biological significance.

11 Interpretation of expert systems predicting formation of possible degradation products or
12 metabolites like those referred to above require expert judgement. This applies for
13 example in relation to identification of the likelihood and possible biological significance
14 of the predicted transformation products, even though some of the systems do offer
15 some information or guidance in this regard.

16 **Molecular size**

17 Information on molecular size can be an indicator to strengthen the evidence for a
18 limited bioaccumulation potential of a substance. See Chapter R.11 of the [Guidance on](#)
19 [IR&CSA](#) for further discussion.

20 **Additional considerations**

21 For air-breathing organisms, respiratory elimination occurs via lipid-air exchange, and
22 such exchange declines as the octanol-air partition coefficient (K_{oa}) increases, with
23 biomagnification predicted to occur in many mammals at a log K_{oa} above 5 (Kelly *et al.*,
24 2004). Such biomagnification does not occur if the substance and its metabolites are
25 rapidly eliminated in urine (i.e. have a log K_{ow} of around 2 or less). Thus the
26 bioaccumulation potential in air-breathing organisms is a function of both log K_{ow} and log
27 K_{oa} . In contrast, respiratory elimination in non-mammalian aquatic organisms occurs via
28 gill ventilation to water, and this process is known to be inversely related to the log K_{ow}
29 (hence an increase in log K_{ow} results in a decrease in the rate of elimination and hence
30 increase in the accumulation potential)(Gobas *et al.* (2003)).

31 Based on these findings, Kelly *et al.* (2004) proposed that substances could be classified
32 into four groups based on their potential to bioaccumulate in air-breathing organisms.
33 These groups are summarised below.

- 34 • Polar volatiles (low log K_{ow} and low log K_{oa}). These substances have low
35 potential for bioaccumulation in air-breathing organisms or aquatic organisms.
- 36 • Non-polar volatiles (high log K_{ow} and low log K_{oa}). These substances are
37 predicted to have a high accumulation potential in aquatic organisms but a
38 low accumulation potential in air-breathing mammals.
- 39 • Non-polar non-volatiles (high log K_{ow} and high log K_{oa}). These substances
40 have a high bioaccumulation potential in both air-breathing organisms and
41 aquatic organisms.

- 1 • Polar non-volatiles (low log K_{ow} and high log K_{oa}). This group of substances
2 has a low bioaccumulation potential in aquatic organisms but a high
3 bioaccumulation potential in air-breathing organisms (unless they are rapidly
4 metabolised).

5 These findings may be a relevant consideration for accumulation in top predators for
6 some substances whose bioaccumulation potential in aquatic systems appears to be
7 limited.

8

9 **R.7.10.4 Evaluation of available information on aquatic** 10 **bioaccumulation**

11 **R.7.10.4.1 Laboratory data on aquatic bioaccumulation**

12 ***In vivo* data on aquatic bioaccumulation**

13 Fish bioconcentration test

14 In principle, studies that have been performed using standard test guidelines should
15 provide fully valid data, provided that:

- 16 • the test substance properties lie within the recommended range stipulated by
17 the test guideline,
18 • concentrations are quantified with an appropriate analytical technique, and
19 • the data are reported in sufficient detail to verify that the validity criteria are
20 fulfilled.

21 The results should be presented in unambiguously specified units as well as tissue type
22 (e.g. whole body, muscle, fillet, liver, fat). Whole body measurements are preferred and
23 the correction for fat content and growth dilution is recommended (see section below on
24 correction factors).

25 Detailed guidance on interpretation of fish bioaccumulation test data is provided in OECD
26 (2001) and OECD (2012a). Further guidance is also now available (Parkerton *et al.*,
27 2008) following a workshop sponsored by the International Life Sciences Institute (ILSI)-
28 Health & Environmental Sciences Institute (HESI). This addressed key evaluation criteria
29 based on past literature reviews (e.g. Barron, 1990) and recently proposed evaluation
30 criteria for bioaccumulation and bioconcentration data (Arnot & Gobas, 2003). Finally,
31 the CEFIC-LRI project to develop a gold standard database has also produced a report
32 on how to assess the quality of a BCF study (Versonnen *et al.*, 2006). The following brief
33 guidelines are based on these various documents. A checklist is also presented in
34 [Appendix R.7.10-4](#).

35 Test substance information

- 36 • The identity of the test substance must be specified, including the chemical
37 name, CAS number and purity (the latter particularly for radiolabelled test
38 substances).

- 1 • Key physico-chemical properties (e.g. water solubility and K_{ow}) need to be
2 considered in assessing data quality. The water solubility can be used to
3 evaluate whether the dissolved substance concentration available to the
4 organism may have been overestimated, leading to an underestimate of the
5 BCF. The K_{ow} value can provide an indication of whether sufficient exposure
6 time has been provided for achieving steady-state conditions (in small fish for
7 non-polar organic substances assuming worst case conditions, i.e. no
8 metabolism) (see OECD (1996) for further details).

9 Test species information

- 10 • The test species must be identified, and ideally, test organisms should be of a
11 specified gender, life stage and age/size (since these may account for
12 differences in metabolic transformation potential or growth). A steady-state
13 condition is reached faster in smaller organisms than in larger ones due to
14 their higher respiratory surface-to-weight ratio. Fish size is therefore an
15 important consideration for assessing whether the exposure duration is
16 sufficient.
- 17 • Whole body lipid content is also a key organism parameter (although this is
18 sometimes not reported), since this variable controls the degree of
19 partitioning between the water and the organism for many organic substances
20 (see *correction factors*, below).

21 Analytical measurements

- 22 • Studies that involve only nominal exposure concentrations are unreliable
23 unless adequate evidence is available from other studies to suggest that
24 concentrations would have been well maintained.
- 25 • A reliable study should use a parent substance-specific analytical method in
26 both exposure medium and fish tissue. Studies that describe the use of
27 accepted and sensitive substance-specific methods but fail to document (or
28 give further reference to) analytical method validation (e.g. linearity,
29 precision, accuracy, recoveries and blanks) should be assessed on a case-by-
30 case – they might best be designated as *reliable with restrictions*. Studies that
31 do not describe the analytical methods should be designated as not
32 assignable, even if they are claimed to provide substance-specific
33 measurements.
- 34 • Radiolabelled test substance can be useful to detect organ specific enrichment
35 or in cases where there are analytical difficulties. However, total radioactivity
36 measurements alone can lead to an overestimation of the parent substance
37 concentration due to:
- 38 • small amounts of radiolabelled impurities that may be present in the test
39 substance, and/or
- 40 • biodegradation and biotransformation processes in the exposure medium and
41 fish tissue (i.e. the measurements may relate to parent substance plus
42 metabolites (if the radiolabel is placed in a stable part of the molecule) and
43 even carbon that has been incorporated in the fish tissue).

- 1 A parent compound-specific chemical analytical technique or selective clean-
2 up procedure should therefore preferably be used at the end of the exposure
3 period. If the parent substance is stable in water and an enrichment of
4 impurities is not likely from the preparation of the test solution, the BCF based
5 on total radioactivity alone can generally be considered a conservative value.
6 It is also important to evaluate the feeding regime as well, since high
7 concentrations of (usually more polar) metabolites may build up in the gall
8 bladder if the fish are not fed, which may lead to an overestimate of whole
9 body levels (OECD, 2001). For example, Jimenez *et al.* (1987) measured a
10 BCF of 608 for benzo[*a*]pyrene (based on total radioactivity) when fish were
11 fed during the experiment, but a BCF of 3,208 when they were not. Decreased
12 respiration and metabolism as well as a decreased release of bile from the gall
13 bladder in the intestinal tract are mentioned as possible explanations.
- 14 • If the solubility of a substance is recorded as less than the analytical detection
15 limit, the bioconcentration potential should be based on the log K_{ow} if a
16 reliable estimate of water solubility cannot be derived (OECD, 2001).

17 Exposure conditions

- 18 • Exposure concentrations should not exceed the aqueous solubility of the test
19 substance. In cases where test exposures significantly exceed aqueous
20 solubility (e.g. due to the use of dispersants), and the analytical method does
21 not distinguish between dissolved and non-dissolved substance, the study
22 data should generally be considered unreliable. An indication of the BCF might
23 be given by assuming that the organisms were exposed at the water solubility
24 limit.
- 25 • Aqueous exposure concentrations must be below concentrations that pose a
26 toxicity concern. Typically, the highest exposure concentration should be less
27 than 10% of the TLM (Median Threshold Limit) at 96h, and the lower
28 concentration should be at least 10 times higher than its detection limit in
29 water according to OECD TG 305 (OECD, 1996).
- 30 • Aqueous exposure concentrations should be kept relatively constant during
31 the uptake phase. In the case of the OECD test guideline, the concentration of
32 test substance in the exposure chambers must be maintained within $\pm 20\%$ of
33 the mean measured value. In the case of the ASTM guideline, the highest
34 measured concentration should be no greater than a factor of two from the
35 lowest measured concentration in the exposure chamber.

36 Other test conditions

- 37 • While criteria vary, fish mortality less than 10-20% in treated and control
38 groups is generally acceptable. In cases where $>30\%$ mortality is reported,
39 the study should be considered not reliable. If no mortality information is
40 provided, one option is to designate the study as 'reliable with restrictions' if
41 the exposure concentration used is at least a factor of 10 below the known or
42 predicted fish LC_{50} .
- 43 • Standard guidelines require $>60\%$ oxygen saturation to be maintained in test
44 chambers throughout the study. It is suggested that as long as unacceptable

- 1 mortality does not occur, studies that deviate in this requirement could also
2 be considered *reliable with restrictions*.
- 3 • Total organic carbon (TOC) in dilution water is also an important water quality
4 parameter for some substances (especially for highly hydrophobic
5 substances), since excess organic colloids can complex the test substance and
6 reduce the bioavailability of aqueous exposure concentrations (e.g. Muir *et al.*,
7 1994). OECD and ASTM guidelines indicate that TOC should be below 2 and 5
8 mg/l, respectively. It is, therefore, suggested that studies with such
9 substances that report TOC above 5 mg/l be considered not reliable (since this
10 can result in an underestimation of the BCF). If no information is available on
11 TOC, a study may be considered reliable with restriction provided that it was
12 conducted under flow-through conditions and that analysis of the substance
13 was for the dissolved concentration. Further support for reliability may be
14 provided where information on TOC can be derived from other sources (e.g.
15 where the test water is from a natural source that is characterised elsewhere).
 - 16 • The test endpoint should reflect steady-state conditions. The steady-state BCF
17 may be obtained using the *plateau method* (see OECD, 1996; i.e. mean fish
18 concentrations are not significantly different between three sequential
19 sampling points during the uptake phase). Alternatively, the BCF is derived
20 using kinetic models. If neither of these approaches is used, the study should
21 be considered unreliable (or at best reliable with restrictions) unless a case
22 can be made that the exposure duration was sufficiently long to provide or
23 allow correction to reflect steady-state conditions.

24 Steady-state vs kinetic BCF

25 The kinetic BCF (BCF_K) is preferred for regulatory purposes since for bioaccumulative
26 substances a real steady state is often not attained during the uptake phase, and the
27 conclusion of steady-state from the concentrations in fish at three consecutive time
28 points could be erroneous.

29 This approach is especially useful in those cases in which steady-state is not reached
30 during the uptake phase, as BCF_K in these cases will generally provide a statistically
31 more robust value. If uptake follows first order kinetics and the BCF_{SS} was really based
32 on steady state data, both methods should in principle lead to the same result. If the
33 BCF_K is significantly different from the BCF_{SS} , this is a clear indication that steady-state
34 has not been attained in the uptake phase. Besides that, the BCF_{SS} cannot be corrected
35 for the growth of fish as no agreed method is available to correct BCF_{SS} for growth. The
36 increase in fish mass during the test results in a decrease of the test substance
37 concentration in growing fish (= growth dilution) and thus the BCF may be
38 underestimated if no correction is made. Growth dilution may affect both BCF_{SS} and
39 BCF_K and therefore the BCF_K should be calculated and corrected for growth dilution,
40 BCF_{kg} , if growth of fish is significant during the test (this is especially important for fast
41 growing juvenile fish, such as juvenile rainbow trout). In case the uptake and/or
42 elimination phases appear as non-first order/biphasic, specific attention should be paid
43 to whether the results can be considered as reliable and/or whether, on a case-by-case
44 basis, any part(s) of the test results can still be used for chemical safety assessment or
45 whether a new test should be carried out.

1 Correction factors

2 The accumulation of hydrophobic substances is often strongly influenced by the lipid
3 content of the organism. Fish lipid content varies according to species, season, location
4 and age, and it can range from around 0.5 to 20% w/w or more in the wild (e.g.
5 Hendriks & Pieters, 1993). Normalisation to lipid content is therefore one way to reduce
6 variability⁴ when comparing measured BCFs for different species, or converting BCF
7 values for specific organs to whole body BCFs, or for higher tier modelling.

8 The first step is to calculate the BCF on a per cent lipid basis using the relative fat
9 content in the fish, and then to calculate the whole body BCF for a fish assuming a fixed
10 whole body lipid content. However, if the lipid content of individual fish are reported or
11 lipid contents are reported for several phases of the study, it is more appropriate to
12 perform the lipid normalization to the default lipid content before a BCF is calculated
13 (e.g. the steady state or kinetic parameters are determined from the normalized data).

14 A default value of 5% is most commonly used as this represents the average lipid
15 content of the small fish used in OECD TG 305 (Pedersen *et al.*, 1995; Tolls *et al.*, 2000).
16 Generally, the highest valid wet weight BCF value expressed on this default lipid basis is
17 used for the hazard and risk assessment. In cases where BCFs are specified on tissue
18 types other than whole body (e.g. liver), the results cannot be used unless tissue-
19 specific BCF values can be normalised to lipid content and converted to a whole body
20 BCF based on pharmacokinetic considerations.

21 Lipid normalisation should be done where data are available, except for cases where lipid
22 is not the main compartment of accumulation (e.g. inorganic substances, certain
23 perfluorinated compounds, etc.). Both OECD TG 305 and ASTM E1022-94 require
24 determination of the lipid content in the test fish used. If fish lipid content data are not
25 provided in the test report, relevant information may be available separately (e.g. in the
26 test guideline or other literature although this bears considerable uncertainty with it,
27 because lipid contents can vary for the selected species and even between individuals of
28 the same from the same laboratory). If no information is available about the fish lipid
29 content, the BCF has to be used directly based on available wet weight data, recognising
30 the large uncertainty this implies.

31 It should be noted that QSARs generally predict BCFs on a wet weight basis only. An
32 exception to this is the Arnot-Gobas method included in BCFBAF of EPIWIN, which
33 specifically calculates BAFs for different trophic levels and BCFs, where relevant (lipid
34 content 10.7%, 6.85% and 5.98% for the upper, middle and lower trophic level,
35 respectively). When using results from this model, there also is need to normalise the
36 results to the standard 5% lipid content. Further work would be needed to determine
37 whether any lipid correction is necessary for predicted values with other QSARs.

⁴ Some residual variation will remain due to the way the lipid is extracted (e.g. extraction using chloroform gives different amounts for aliquots from the same sample than if hexane were used as the solvent) and measured (e.g. colometric versus gravimetric procedures). Also, it makes a difference whether lipids are determined on a sub-sample of the test population, or for an aliquot from each fish. Hence, it can be important to know which lipid determination method was used.

1 *Growth dilution* refers to the decline in internal test substance concentration that can
2 occur due to the growth of an organism (which may lead to an underestimation of the
3 BCF that would result from a situation in which the fish are not growing). It is especially
4 important for small (juvenile) fish (e.g. rainbow trout, bluegill sunfish and carp) that
5 have the capacity for growth during the duration of a test with substances that have a
6 slow elimination kinetics (e.g. Hendriks *et al.*, 2001). Growth dilution can be taken into
7 account by measuring growth rate during the elimination phase (e.g. by monitoring the
8 weight of the test organisms over time). An exponential growth rate constant (k_g) can
9 usually be derived from a plot of natural log(weight) against time. A growth-corrected
10 elimination rate constant can then be calculated by subtracting the growth rate constant
11 from the overall elimination rate constant (k_2). Hence:

$$12 \quad \text{growth-corrected BCF} = k_1 / (k_2 - k_g)$$

13 where k_1 is the uptake clearance [rate constant] from water (L/kg/day)

14 k_2 is the elimination rate constant (day^{-1})

15 k_g is the growth rate constant (day^{-1})

16 Clearly, the influence of growth correction will be significant if k_g is a similar order of
17 magnitude to k_2 .

18 For older fish bioaccumulation studies, information on growth may not be available. In
19 this case, an assessment of the likely significance of growth on the results should be
20 made to determine what weight should be given to the study in the weight of evidence
21 assessment. As noted in the OECD 305 TG (paragraph 32) juvenile fish may be fast
22 growing at the life-stage (and size) they are tested in the OECD TG 305. Small Rainbow
23 Trout (*Oncorhynchus mykiss*) are an example of this. In contrast, fish such as Zebra fish
24 (*Danio rerio*) are usually adults and therefore significantly slower growing (for example
25 see an analysis in Brooke & Crookes, 2012). In the absence of growth data, the
26 uncertainty in a BCF value derived from a fast-growing fish will be greater than that for a
27 slow growing fish, which is important for results near a regulatory threshold. Overall,
28 any approach to using fish bioaccumulation data where growth data are not available
29 needs to be considered on a case-by-case basis with justification for the conclusion
30 drawn.

31

32 Fish dietary studies

33 Dietary studies require careful evaluation and in particular the following points should be
34 considered in assessing the data from such a study:

- 35 • Was a positive control used and were the data acceptable?
- 36 • Were the guts of the fish excised before analysis? The guts can sometimes
37 contain undigested food and thus also test substance, which, for poorly
38 assimilated or highly metabolised substances, leads to the generation of
39 erroneous (though precautionary) values.

1 • Is there any evidence to suggest the food was not palatable due to use of
2 extremely high substance concentrations in the food? This may be assessed
3 by examining the growth of the fish during the course of the study.

4 • Was there homogeneity of the test substance in the spiked food? Further
5 criteria for this are given in paragraph 113 of OECD TG 305.

6 The dietary study yields a number of important data that improve the potential for
7 assessing biomagnification potential, including the dietary chemical absorption efficiency
8 and the whole body elimination rate constant (k_2) and half-life for substances for which
9 this is impossible via the aqueous exposure route.

10 Annex 8 of the OECD TG 305 summarises some approaches currently available to
11 estimate tentative BCFs from data collected in the dietary exposure study. This
12 calculation is based on a model predicted uptake rate constant (k_1) and the depuration
13 rate constant (k_2) determined from the dietary bioaccumulation study. For the PBT
14 assessment, it is possible to translate the dietary experimental data to tentative BCFs for
15 comparison against the BCF criteria outlined in Annex XIII. However, it should be noted
16 that these calculated BCFs may be more uncertain than experimental BCFs due to the
17 uncertainty in the k_1 prediction. In particular, k_1 is a function of chemical properties
18 relating to the chemical transfer efficiency from water (e.g., membrane permeation or
19 absorption efficiency), the physiology of the fish (body size, respiration rate) and the
20 experimental conditions (e.g., dissolved oxygen concentrations, water temperature, gill
21 water pH for ionic substances). Thus assuming k_1 is accurately and appropriately
22 predicted for the substance and the conditions of the experiment, the tentative BCF
23 values from a dietary test could be determined. However, as there always are other
24 metrics also available from a dietary test, the calculated BCFs should be considered as
25 part of the body of evidence, and not used as the only values from which to draw
26 conclusions in the PBT assessment.

27

28 For poorly soluble non-polar organic substances first order uptake and depuration
29 kinetics is assumed, and more complex kinetic models should be used only for
30 substances that do not follow first order kinetics. Several models are available to
31 estimate a k_1 value needed to calculate an aqueous BCF from a dietary bioaccumulation
32 study. Although there is some variation in the results of the k_1 models and the models
33 are restricted to predominantly neutral organic substances, the 13 presented models
34 span a range of a factor 2.7 for some examples of a hydrophobic potential PBT
35 substances (Crookes and Brooke, 2011). The uncertainty of the k_1 models and their
36 applicability domains (e.g. mostly restricted to neutral organic substances but including
37 some weakly acidic or basic substances as well, log Kow above 3.5 etc.) require
38 consideration for the factors mentioned above. The model of Sijm (1995) is mentioned in
39 OECD 305 TG and may provide a reasonable first choice at this point in time. This model
40 uses the fish weight (W in g) to estimate the k_1 with the following allometric
41 relationship: $k_1 = 520 \cdot W^{-0.32}$. Accordingly, no one model can be recommended over the
42 others and results must be used with caution, with reference to assumed applicability
43 domains. If the method of deriving a BCF from a dietary BMF study is used, estimates of
44 k_1 should be derived according to all the models available to give a range of BCFs.

1 Besides the calculation of a BCF from the depuration phase, the laboratory BMF derived
2 from the test can be compared with laboratory BMF values for substances with known
3 bioaccumulation potential in a benchmarking exercise. For example, such an approach
4 has been described for dietary bioaccumulation studies with carp (Inoue, Hashizume et
5 al. 2012). Based on a regression between BCF and BMF for nine compounds tested in
6 this set-up, it was shown that a BCF value of 5000 L/kg, normalized to a lipid content of
7 5%, corresponds to a lipid normalized BMF from the dietary test of 0.31 kg food/kg fish,
8 and a BCF of 2000 L/kg corresponds to a BMF of 0.10 kg food/kg fish. Of the five
9 substances that had a BCF value higher than 5000 L/kg, two of them had a BMF value in
10 excess of 1. A different benchmarking could be obtained from aqueous and dietary
11 bioaccumulation studies for perfluorinated compounds with rainbow trout (Martin et al.,
12 2003a, b). A BCF value of 5000 L/kg corresponded to a BMF from the dietary test of
13 0.49 kg food/kg fish, and a BCF of 2000 L/kg corresponded to a BMF of 0.36 kg food/kg
14 fish. Of the three substances with a BCF > 2000, one had a BMF of 1.0, while the two
15 others had substantially lower BMF values. These two different examples showed that
16 there is no uniform relationship between BCF and BMF. Moreover, the studies emphasise
17 the fact that even if a BMF from an OECD 305 dietary bioaccumulation test is found to be
18 <1, it cannot be considered as a good discriminator for concluding substances not to be
19 (very) bioaccumulative according to the BCF criteria of Annex XIII. Further examination
20 of differences between BCF data (and criteria) and BMF data (and criteria) with mass
21 balance models and with larger datasets may in future provide further insights into
22 relationships between the two bioaccumulation metrics and their respective
23 bioaccumulation criteria. If benchmarking is used for comparing dietary BMF values with
24 BMF values for substances with a known bioaccumulation potential, it must be ensured
25 that these BMF values were obtained under (or normalised to) similar conditions.

26 Additional information on the interpretation of the results can be found in an OECD
27 guidance document that will accompany the OECD TG 305 fish bioaccumulation test
28 guideline.

29 In conclusion, OECD TG 305 III: Dietary Exposure Bioaccumulation Fish Test provides a
30 range of valuable information which should all be discussed in the bioaccumulation
31 assessment. Paragraph 167 of the test guideline lists all the relevant measured and
32 calculated data from the study which should be reported and considered for the
33 bioaccumulation assessment, including the BMF values, substance assimilation efficiency
34 and overall depuration rate constant. When interpreting the study results, the tentative
35 calculated BCFs and a benchmarking exercise to compare the k_2 and BMF derived from
36 the test with other substances with known bioaccumulation potential also provide useful
37 evidence for the bioaccumulation assessment and are recommended to be reported. The
38 k_2 (or half-life) value itself may be useful for the assessment of the bioaccumulation
39 potential (see Chapter R.11 of the [Guidance on IR&CSA](#)).

40

41 Invertebrate tests

42 Data obtained using standard methods are preferred. Similar principles apply as for the
43 evaluation of fish bioaccumulation data (e.g. the test concentration should not cause
44 significant effects; steady-state conditions should be used, the aqueous concentration in
45 the exposure vessels should be maintained, and should be below the water solubility of
46 the substance; if radioanalysis is used it should be supported by parent compound

1 analysis so that the contribution of metabolites can be assessed, etc.). Additional factors
2 to consider include:

- 3 • In general, no data will be available to allow the BCF to be lipid normalised
4 and so the BCF will normally be expressed on a whole body wet weight basis.
5 However, for any new laboratory invertebrate bioaccumulation test, a
6 measurement of lipid should be made.
- 7 • For tests with marine species, the solubility of the test substance may be
8 significantly different in salt water than in pure water, especially if it is ionised
9 (for neutral organic substances the difference is only a factor of about 1.3).
- 10 • Bivalves stop feeding in the presence of toxins (e.g. mussels may remain
11 closed for up to three weeks before they resume feeding (Claudi & Mackie,
12 1993)). Therefore, the acute toxicity of the substance should be known, and
13 the test report should indicate whether closure has occurred.
- 14 • Since most test species tend to feed on particulates (including micro-
15 organisms) or whole sediment, the assessment of exposure concentrations
16 may need careful consideration if the test system is not in equilibrium,
17 especially for hydrophobic substances. Tissue concentrations may also be
18 overestimated if the gut is not allowed to clear.
- 19 • Whole sediment tests with benthic organisms tend to provide a B(S)AF, which
20 can be a misleading indicator of bioaccumulation potential since it reflects
21 sorption behaviour as well. A better indicator would be the BCF based on the
22 freely dissolved (bioavailable) sediment pore water concentration. Ideally, this
23 should be done using direct analytical measurement (which may involve
24 sampling devices such as SPME fibres). If no analytical data are available, the
25 pore water concentration may be estimated using suitable partition
26 coefficients, although it should be noted that this might introduce additional
27 uncertainty to the result.
- 28 • Many studies have shown that black carbon can substantially affect the
29 strength of particle sorption and hence the bioavailability of a substance
30 (Cornelissen *et al.*, 2005). Observed black carbon partition coefficients exceed
31 organic carbon partition coefficients by up to two orders of magnitude. When
32 interpreting data where the exposure system includes natural sediments it is
33 therefore important to account for the possible influence of black carbon
34 partitioning to avoid underestimation of the substance's bioaccumulation
35 potential from the freely dissolved phase.
- 36 • Data on apparent accumulation in small organisms, such as unicellular algae,
37 *Daphnia* and micro-organisms, can be confounded by adsorption to cell or
38 body surfaces leading to higher estimates of bioconcentration than is in fact
39 the case (e.g. cationic substances may adsorb to negatively charged algal
40 cells). Adsorption may also result in apparent deviation from first order
41 kinetics and may be significant for small organisms because of their
42 considerably larger surface/volume ratio compared with that for larger
43 organisms.

1 The validity of bioaccumulation data obtained from sediment organism toxicity tests
2 must be considered on a case-by-case basis, because the duration of the test might not
3 be sufficient to achieve a steady-state (especially for hydrophobic substances). Also, any
4 observed toxicity (e.g. mortality) may limit the usefulness of the results.

5

6 **R.7.10.4.2 Non-testing data on aquatic bioaccumulation**

7 **(Q)SAR models**

8 **DISCLAIMER: this section does not include the latest information on the use of (Q)SAR**
9 **models as it has not been updated since publication of the first version of this document.**

10 The evaluation of the appropriateness of QSAR results should be based on an overall
11 evaluation of different QSAR methods and models. The assessment of the adequacy of a
12 single QSAR requires two main steps, as described below. These concepts are also
13 considered generically in Section R.6.1.

14 Evaluation of model validity

15 A number of studies have evaluated the validity of various BCF (Q)SAR models.
16 Important parameters are the correlation coefficient (R^2 value), standard deviation (SD)
17 and mean error (ME). SD and ME are better descriptors of method accuracy than the R^2
18 value.

19 Among the QSAR models based on the correlation between BCF and K_{ow} , Meylan *et al.*
20 (1999) compared their proposed fragment-based approach with a linear (Veith & Kosian,
21 1983) and bilinear (Bintein *et al.*, 1993) model, using a data set of 610 non-ionic
22 compounds. The fragment method provided a considerably better fit to the data set of
23 recommended BCF values than the other two methods, as shown by the higher R^2 value,
24 but more importantly, a much lower SD and ME .

25 Some studies have also compared the performance of models based on molecular
26 connectivity indices, K_{ow} and fragments (e.g. Lu *et al.*, 2000, Hu. *et al.*, 2005).
27 Gramatica and Papa (2003) compared their BCF model based on theoretical molecular
28 descriptors selected by Genetic Algorithm with the molecular connectivity index approach
29 and the BCFWIN model. The use of apparently more complex descriptors was
30 demonstrated to be a valuable alternative to the traditional log K_{ow} approach.

31 Assessment of the reliability of the individual model prediction

32 Evaluation of the reliability of a model prediction for a single substance is a crucial step
33 in the analysis of the adequacy of a QSAR result. Several methods are currently available
34 but none of these provide a measure of overall reliability. It is important to avoid the
35 pitfall of simply assuming that a model is appropriate for a substance just because the
36 descriptor(s) fall with the applicability domain. Several aspects should be considered and
37 the overall conclusion should be documented (e.g. Dimitrov *et al.*, 2005b):

- 38 • Preliminary analysis of physico-chemical properties that may affect the quality
39 of the measured endpoint significantly, such as molecular weight, water
40 solubility, volatility, and ionic dissociation.

- 1 • Molecular structural domain (e.g. are each of the fragments and structural
2 groups of the substance well enough represented in the QSAR training set?).
- 3 • Mechanistic domain (e.g. does the substance fit in the mechanistic domain of
4 the model?).
- 5 • Metabolic domain (relating to information on likely metabolic pathways within
6 the training set, identification of metabolites that might need to be analysed
7 in addition to the parent compound).

8 Some of the steps for defining the model domain can be skipped depending on the
9 availability and quality of the experimental data used to derive the model, its specificity
10 and its ultimate application.

11 It should also be noted that BCF models tend to have large uncertainty ranges, and the
12 potential range of a predicted value should be reported. Predictions for substances with
13 $\log K_{ow} > 6$ need careful consideration, especially if they deviate significantly from
14 linearity (see Section [R.7.10.5](#)).

15 **Error! Reference source not found.** lists some commonly used models that can be
16 used to help make decisions for testing or regulatory purposes if a chemical category-
17 specific QSAR is not available. The registrant may also choose other models if they are
18 believed to be more appropriate. The table indicates some of the important
19 considerations that need to be taken into account when comparing predictions between
20 the models.

21

22

23 **Table R.7.10–2 Commonly used QSAR models for predicting fish BCFs**

24 **DISCLAIMER: this table does not include the latest information on the use of (Q)SAR**
25 **models as it has not been updated since publication of the first version of this document.**

Model	Training set log K_{ow}	Chemical domain	Comments	Reference
Veith <i>et al.</i> , 1979	1 to 5.5	Based on neutral, non-ionized substances (total of 55 substances).	Not applicable to ionic or partly ionized substances, and organometallics.	Veith <i>et al.</i> , 1979; EC, 2003
Modified Connell	6 to ~9.8	Based mainly on non-metabolisable chlorinated hydrocarbons (total of 43 substances).	Claimed $\log K_{ow}$ range should be taken with caution: the model accounts for non-linearity above $\log K_{ow}$ 6, but is unreliable at $\log K_{ow} > 8$. Used historically for substances with a $\log K_{ow} > 6$, but other models are now more appropriate (see below).	EC, 2003

EPIWIN [®]	1 to ~8	Wide range of classes included; 694 substances in data set used.	Carefully check any automatic assignment of chemical class. Assess if sub-structures of substance are adequately represented in the training set. May be unreliable above log K _{ow} of ~6.	Meylan <i>et al.</i> , 1999
BCF _{max}	1 to ~8	Wide range of classes covered; includes BCF data from dietary tests on hydrocarbons (log K _{ow} <7 only).	Preferred model for highly hydrophobic (log K _{ow} > 6) substances (due to conservatism). Can account for factors that can reduce BCF (e.g. metabolism, ionization and molecular size).	Dimitrov <i>et al.</i> , 2005a

1

2 ECHA's [Practical Guide 5: How to use and report \(Q\)SARs](#) provides guidance on how to
3 use and report (Q)SAR predictions under REACH. The Practical Guide also includes a list
4 of QSAR models suitable for predicting bioaccumulation in aquatic species ([Table](#)
5 [R.7.10–1](#)).

6

7 **Read-across and categories**

8 When applying read-across based on BCF two important aspects have to be considered,
9 i.e. the lipophilicity and the centre of metabolic action for both the source and target
10 substances.

11 The BCF value of a substance is generally positively correlated with its hydrophobicity.
12 Therefore, if the substance to be evaluated has a higher log K_{ow} than an analogue
13 substance for which a BCF is available, the BCF value has to be corrected. The use of the
14 same factor of difference as for K_{ow} will be a reasonable worst-case estimate, because
15 generally the relationship between BCF and K_{ow} is slightly less than unity. For example, if
16 the substance to be evaluated has one methyl group more than the compound for which
17 a BCF value is available, the log K_{ow} will be 0.5 higher and the estimated BCF from read-
18 across is derived from the known BCF multiplied by a factor of 10^{0.5}. In principle, this
19 correction should give reasonable estimates as long as the difference in log K_{ow} is
20 limited. However, the addition of one ethyl group already leads to a difference in log K_{ow}
21 of more than one log unit or a factor of 10 on the BCF value. If the substance to be
22 evaluated has a *lower* log K_{ow} than the substance for which a BCF value is available, care
23 must be taken not to adjust the value too far downwards.

24 If the substance has such a large molecular size (see Section [R.7.10.3.4](#)) that the uptake
25 of the substance by an organism might be hindered, a different approach should be
26 followed. The addition of an extra substituent that leads to an increase of the log K_{ow}
27 value does not necessarily lead to a higher BCF value in this case. On the contrary, such
28 an addition may cause the substance to be less easily taken up by the organism, which
29 may result in a lower instead of a higher BCF value. In such cases the ideal compound
30 for read-across is a structurally similar compound with a slightly smaller molecular size.

1 Another important aspect is the capability of fish to metabolise substances to more polar
2 compounds, leading to a lower BCF value (in some circumstances metabolism could lead
3 to the formation of more bioaccumulative substances). Small changes to molecular
4 structure can be significant. For example, metabolism may be inhibited if a substituent is
5 placed on the centre of metabolic action. If read-across is applied, it must be recognised
6 that the presence of such a substituent on the substance to be evaluated may lead to a
7 strongly reduced metabolism in comparison with the substance for which the BCF is
8 known. As a consequence, the BCF value may be underestimated. If there are
9 indications of metabolism for the analogue substance for which a BCF value is available,
10 it must be examined if the same potential for metabolism is present in the substance
11 and the species to be evaluated.

12 An indication of metabolism can be obtained by comparing measured BCF values with
13 predicted values from QSARs based on $\log K_{ow}$. These QSARs are based on neutral
14 organic compounds that are not metabolised strongly. If it appears that the BCF of a
15 substance lies significantly below the estimate from the QSAR (e.g. more than one log
16 unit), this is a strong indication for metabolism of the compound. Further indications of
17 metabolism may be provided by *in vitro* methods (see Section [R.7.10.3.1](#)) and
18 inferences from mammals (see Section [R.7.10.3.4](#)).

19

20 **R.7.10.4.3 Field data on aquatic bioaccumulation**

21 Bioaccumulation data obtained from field studies can differ from those measured in
22 laboratory tests with fish or aquatic invertebrates. This is because the latter are designed
23 to provide data under steady-state conditions, and generally involve water-only
24 exposures, little or no growth of the test species, a consistent lipid content in the
25 organism and its food, constant substance concentrations, and constant temperature.
26 These conditions are not achievable in field settings, where there are also additional
27 influences such as differences in food diversity and availability, competition, migration,
28 etc. Field biomonitoring data may sometimes be available. This is discussed further in
29 Section R.11.4.1.2 in Chapter R.11 of the [Guidance on IR&CSA](#).

30 Caution should be used when interpreting bioaccumulation factors measured in studies
31 with mesocosms or caged animals, because key environmental processes that occur in
32 larger systems might not have been known or reported. For example, it should be
33 confirmed whether exposure concentrations in a mesocosm were stable throughout the
34 observation or if bioaccumulation may have taken place before the start of the
35 observation period. Furthermore, sediment-water disequilibrium can be influenced by
36 water column depth and primary production, which will influence substance
37 bioavailability and uptake in the organisms sampled. Similarly, caged animals may not
38 have the same interactions in the environment as wild animals, leading to differential
39 uptake of the test substance in food or water. It is also imperative for caged animal
40 studies that sufficient duration be allowed so that the organisms can approach a steady
41 state (e.g. Burkhard *et al.*, 2003 & 2005).

42 The precision or uncertainty of a field B(S)AF determination is defined largely by the
43 total number of samples collected and analysed. For practical reasons, precision of the
44 measurements may be balanced against the costs associated with sample collection and
45 analysis, and in many cases, pooling of samples is required to limit costs associated with

1 the analytical analyses. Gathering and reporting too little information is far worse than
2 providing too much information. The adequacy of the data on the intended purpose
3 depends on their quality, and data from a field study that will be used to quantify
4 bioaccumulation should ideally report the following:

- 5 • sampling design (site selection, spatial resolution, frequency of determination,
6 etc.) and details of the sampling methodology, sample handling, sample
7 storage and delivery conditions and stability, steps taken to reduce
8 contamination, and of all equipment being used;
- 9 • description of analytical methods (including use of field blanks, procedural and
10 instrumental blanks in analysis, laboratory pre-treatment, standard reference
11 materials, etc.), as well as evidence of quality control procedures;
- 12 • spatial and temporal gradients in substance concentrations – in particular,
13 care should be taken that the samples used to derive bioaccumulation factors
14 are collected at the same time from the same location, and sufficient details
15 provided to relocate the sampled site. Samples grabbed randomly without
16 consideration of the organism's home range will, in high likelihood, have poor
17 predictive ability for substance residues in the organisms because the water
18 (and/or sediment) data will not be representative of the organism's actual
19 exposure (Burkhard, 2003);
- 20 • physical details of the site, including temperature, salinity, direction and
21 velocity of water flow, water/sediment depth and physico-chemical properties
22 (e.g. particulate organic carbon and dissolved organic carbon levels);
- 23 • details of the organisms being analysed, including species, sex, size, weight,
24 lipid content and life history pattern (e.g. migration, diet, and food web
25 structure (which may be determined using measurements on nitrogen or
26 carbon isotopes (Kiriluk *et al.*, 1995)) and composition). For resident species,
27 the sample collection should be fairly straightforward. Migratory species may
28 present special challenges in determining which food, sediment, or water
29 sample should be used to calculate the BAF;
- 30 • information enabling an assessment of the magnitude of sorption coefficients
31 to particulate matter, e.g. whether sorption is controlled by organic carbon or
32 black carbon;
- 33 • details of data handling, statistical analysis and presentation; and
- 34 • any other detailed information that is important for understanding or
35 interpreting the field data.

36 The Arctic Monitoring and Assessment Programme (AMAP, 2001) has published
37 recommendations with regard to assessing the quality of monitoring data, suggesting
38 that only data from studies with documented quality assurance for all or some stages of
39 the data gathering process should be used for determining spatial and temporal trends
40 and other types of data interpretations. If no information is available on quality
41 assurance procedures, but the results are consistent with other reports concerning the
42 same sample types, the data can be used to show relative trends (assuming that they
43 are internally consistent). If there is no evidence of quality assurance or if the data are

1 incompatible with other studies, the results should not be used. In addition, expert
2 judgement will usually be required on a case-by-case basis.

3 Burkhard (2003) performed a series of modelling simulations to evaluate the underlying
4 factors and principles that drive the uncertainty in measured B(S)AFs for fish, and to
5 determine which sampling designs minimize those uncertainties. Temporal variability of
6 substance concentrations in the water column, and the metabolism rate and K_{ow} for the
7 substance appear to be dominant factors in the field-sampling design. The importance of
8 temporal variability of concentrations of substances in water increases with increasing
9 rate of metabolism. This is due to the fact that the rate of substance uptake from water
10 (which is independent of the rate of substance metabolism) becomes more important in
11 controlling the total substance residue in the fish with increasing rate of metabolism.
12 Spatial variability of the substance concentrations, food web structure, and the
13 sediment-water column concentration quotient had a lesser importance upon the overall
14 design. The simulations also demonstrated that collection of composite water samples in
15 comparison to grab water samples resulted in reductions in the uncertainties associated
16 with measured BAFs for higher K_{ow} substances, whereas for lower K_{ow} substances the
17 uncertainty in the BAF measurement increases.

18 Data on biomagnification (TMF, BMF or B-values) should be calculated based on lipid-
19 normalised concentrations (unless lipid is not important in the partitioning process, e.g.
20 for many inorganic compounds).

21 Substance concentrations from migratory populations of fish, marine mammals and birds
22 may be available. Because sampling of satellite- or radio-tagged populations is
23 extremely rare, noting the known migration routes and when sampling occurred along
24 those historical timelines can be important for identifying trends in contaminant
25 exposure and cycles of bioaccumulation and release of contaminants from fat stores
26 (Weisbrod *et al.*, 2000 & 2001). If the migratory history of the sampled population is
27 unknown, as is frequently the case for fish and invertebrates, stating what is known
28 about the animals' expected duration at the site of collection can be insightful when
29 comparing BAF values from multiple populations or sites.

30 **R.7.10.4.4 Other indications of bioaccumulation potential**

31 High-quality experimentally derived K_{ow} values are preferred for organic substances.
32 When no such data are available or there is reasonable doubt about the accuracy of the
33 measured data (e.g. due to problems with analytical methods or surfactant properties),
34 the log K_{ow} value should be calculated using validated QSARs. If this is not possible (e.g.
35 because the substance does not fall within the model domain), an estimate based on
36 individual *n*-octanol and water solubilities may be possible. If multiple log K_{ow} data are
37 available for the same substance, the reasons for any differences should be assessed
38 before selecting a value. Generally, the highest valid value should take precedence.
39 Further details are provided in Section R.7.1 in Chapter R.7a of the [Guidance on IR&CSA](#).

40 Further guidance on the evaluation of mammalian toxicokinetic data is provided in
41 Sections [0](#) and [R.7.12](#).

42

43 **R.7.10.4.5 Exposure considerations for aquatic bioaccumulation**

1 Column 2 of Annex IX to REACH states that a study is not necessary if direct and indirect
2 exposure of the aquatic compartment is unlikely (implying a low probability of – rather
3 than low extent of – exposure). Opportunities for exposure-based waiving will therefore
4 be limited. Furthermore, it should be noted, that if the registrant cannot derive a
5 definitive conclusion (i) (“The substance does not fulfil the PBT and vPvB criteria”) or (ii)
6 (“The substance fulfils the PBT or vPvB criteria”) in the PBT/vPvB assessment using the
7 relevant available information, the only possibility to refrain from testing (or generating
8 other necessary information) is to treat the substance “*as if it is a PBT or vPvB*” (see
9 Chapter R.11 for details). Since bioaccumulation is such a fundamental part of the
10 assessment of the hazard and fate of a substance, it may be omitted from further
11 consideration on exposure grounds only under exceptional circumstances. This might
12 include, for example, cases where it can be reliably demonstrated (by measurement or
13 other evidence) that there is no release to the environment at any stage in the life cycle.
14 An example might be a site-limited chemical intermediate that is handled under rigorous
15 containment, with incineration of any process waste. The product does not contain the
16 substance as an impurity, and is not converted back to the substance in the
17 environment. Potential losses only occur from the clean-down of the process equipment,
18 and the frequency and efficiency of cleaning (and disposal of the waste) should be
19 considered.

20 It should be noted that if bioaccumulation data are only needed to refine the risk
21 assessment (i.e. they will not affect the classification or PBT assessment), other
22 exposure factors should be considered before deciding on the need to collect further data
23 from a vertebrate test. For example, further information on releases or environmental
24 fate (such as persistence) may be useful.

25 **R.7.10.4.6 Remaining uncertainty for aquatic bioaccumulation**

26 Both the BCF and BMF should ideally be based on measured data. In situations where
27 multiple BCF data are available for the same substance, organism, life stage, test
28 duration and condition, the possibility of conflicting results might arise (e.g. due to
29 differing lipid contents, ratio of biomass/water volume, ratio of biomass/concentration of
30 substance, timing of sampling, feeding of test fish, etc.). In general, BCF data from the
31 highest quality tests with appropriate documentation should be used in preference, and
32 the highest valid value (following lipid normalisation, except for cases where lipid is not
33 the main compartment of accumulation) should be used as the basis for the assessment.
34 When more reliable BCF values are available for the same species and life stage etc., the
35 geometric mean (of the lipid normalised values, where appropriate) may be used as the
36 representative BCF value for that species for bioaccumulation-- and risk assessment. The
37 GHS criteria guidance mention that this is applicable in relation to chronic aquatic hazard
38 classification when four or more such data are available (OECD, 2001).

39 If measured BCF values are not available, the BCF can be predicted using QSAR
40 relationships for many organic substances. However, consideration should be given to
41 uncertainties in the input parameters. For example, due to experimental difficulties in
42 determining both K_{ow} and BCF values for substances with a log K_{ow} above six, QSAR
43 predictions for such substances will have a higher degree of uncertainty than less
44 hydrophobic substances. Any uncertainty in the derived BCF may be taken into account
45 in a sensitivity analysis.

1 The availability of measured BMF data on predatory organisms is very limited at present.
 2 The default values given in [Table R.7.10–3](#) should be used as a screening approach
 3 designed to identify substances for which it may be necessary to obtain more detailed
 4 information on variables influencing the secondary poisoning assessment. These are
 5 based on data published by Rasmussen *et al.* (1990), Clark & Mackay (1991), Evans *et al.*
 6 *et al.* (1991) and Fisk *et al.* (1998), with the assumption of a relationship between the
 7 magnitude of the field-BMF, the BCF and the log K_{ow} . It is recognised that the available
 8 data are only indicative, and that other more complex intrinsic properties of a substance
 9 may be important as well as the species under consideration (e.g. its biology in relation
 10 to uptake, metabolism, etc.). It is recognised that, for the purpose of secondary
 11 poisoning assessment, the BMF to be used should be a value representing
 12 biomagnification in field conditions. A BMF resulting directly from a dietary fish
 13 bioaccumulation test (OECD TG 305) cannot be used without modifications as a BMF for
 14 secondary poisoning assessment.

15 When a BMF for secondary poisoning assessment cannot be derived on the basis of
 16 experimental or field data, a BMF may be estimated using log K_{ow} data as described in
 17 [Table R.7.10–3](#). The second column of this table shows (ranges of) BCF values. These
 18 values are meant to help select default BMF values if experimental BCF data are
 19 available. The programme BCFBAF within the EPISuite 4.11 could also be used to
 20 estimate BMF/TMF values for hydrophobic substances in the pelagic environment. This
 21 could be done by comparing the BAF values calculated at different trophic levels after
 22 lipid normalisation of the BAF (lipid contents are 10.7%, 6.85% and 5.98% in the model
 23 for the upper, middle and lower trophic levels, respectively).

24 **Table R.7.10–3 Default BMF values for organic substances for secondary**
 25 **poisoning assessment (not applicable for PBT/vPvB assessment)**

log K_{ow} of substance	Measured BCF (fish)	BMF
<4.5	< 2,000	1
4.5 - <5	2,000-5,000	2
5 - 8	> 5,000	10
>8 - 9	2,000-5,000	3
>9	< 2,000	1

26

27 The recommended BCF triggers are less conservative than the log K_{ow} triggers because
 28 they more realistically take the potential for metabolism in biota (i.e. fish) into account.
 29 Due to this increased relevance, the use of measured BCF values as a trigger would take
 30 precedence over a trigger based on log K_{ow} .

31 If no BCF or log K_{ow} data are available, the potential for bioconcentration in the aquatic
 32 environment may be assessed by expert judgement (e.g. based on a comparison of the
 33 structure of the molecule with the structure of other substances for which
 34 bioconcentration data are available).

1 **R.7.10.5 Conclusions for aquatic bioaccumulation**

2 In view of the importance of this endpoint in the assessment of a substance, a cautious
3 approach is needed. All types of relevant data as described in the previous sections should
4 be considered together in a weight-of-evidence approach in order to derive a conclusion.

5 If the different lines of evidence coherently point to the same direction, or it is possible
6 to plausibly explain the discrepancies between different data types, it may be possible to
7 draw a conclusion on the bioaccumulation potential for PBT/vPvB assessment and/or to
8 derive a BCF and BMF for secondary poisoning assessment without generating new
9 information.

10 Reliable measured fish BCF data on the substance itself, if such data are available, are
11 normally considered the most representative information on the bioaccumulation
12 potential. The fish BCF is widely used as a surrogate measure for bioaccumulation
13 potential in a wide range of gill-breathing aquatic species (e.g. crustacea). It should be
14 noted that:

- 15 - Experimental BCF data on highly lipophilic/hydrophobic substances (e.g. with log K_{ow}
16 above 6) will have a much higher level of uncertainty than BCF values determined
17 for less lipophilic/hydrophobic substances. In the absence of data on other uptake
18 routes, it is assumed that direct uptake from water accounts for the entire intake for
19 substances with a log K_{ow} below ~ 4.5 (EC, 2003). For substances with a log K_{ow}
20 ≥ 4.5 , other uptake routes such as intake of contaminated food or sediment may
21 become increasingly important.
- 22 - The BCF still only gives a partial picture of accumulation (especially for very
23 hydrophobic substances), and additional data on uptake and depuration kinetics,
24 metabolism, organ specific accumulation and the level of bound residues are also
25 useful. Such data will not be available for most substances (OECD, 2001).

26 Furthermore, OECD TG 305 III: Dietary Exposure Bioaccumulation Fish Test provides a
27 range of valuable experimental information which can be considered for the
28 bioaccumulation assessment. Paragraph 167 of the test guideline lists all the relevant
29 measured and calculated data from the study which should be reported and considered
30 for the bioaccumulation assessment, including the BMF values, substance assimilation
31 efficiency and overall depuration rate constant. Further guidance on the OECD TG 305 is
32 available (OECD, 2016). Reliable measured BCF/BAF data from aquatic invertebrates can
33 be used, if available, as part of a weight of evidence assessment. As described in
34 Sections [R.7.10.3/R.7.10.4](#) and section [R.7.10.6](#), existing information on field studies, *in*
35 *vitro* fish metabolism studies and information on toxicokinetics should be considered as
36 part of a weight-of-evidence approach as well. *In vitro* fish metabolism studies can
37 provide useful evidence of the potential for metabolism. If the metabolism of a
38 substance is shown to be high, this may indicate that the bioaccumulation potential is
39 lower than predicted by its Log K_{ow} .

40 Another line of evidence concerns predicted BCF/BAF/BMF values from validated QSAR
41 models. Models that use measured data as input terms may be preferable to those that
42 require calculated theoretical descriptors. Data from analogue substances can also be
43 considered where relevant.

1 A further line of evidence concerns indications and rules based on physico-chemical
2 properties. The log K_{ow} is a useful screening tool for many substances, and it is generally
3 assumed that non-ionised organic substances with a log K_{ow} below 3 (4, GHS) are not
4 significantly bioaccumulative.

5 These lines of evidence can be assessed together as part of an overall *Weight of*
6 *Evidence* to decide on the need for additional testing when a fully valid fish test is
7 unavailable. In principal, the available information from testing and non-testing
8 approaches, together with other indications such as physico-chemical properties, must
9 be integrated to reach a conclusion that is fit for the regulatory purpose regarding the
10 bioaccumulation of a substance. The following scheme presents the thought processes
11 that must be considered for substances produced or imported at 100 t/y or above.

12 If conclusions on bioaccumulation potential cannot be drawn for the purpose of PBT/vPvB
13 assessment (when relevant) and/or a BCF and a BMF cannot be derived for the purpose
14 of secondary poisoning assessment based on available data, further data generation is
15 necessary. The type of additional data to be generated depends on the available dataset
16 and animal data should be generated as a last resort. If (new) animal data are needed, a
17 flow-through bioaccumulation test according to OECD 305 TG is the preferred option.
18 Where it is not technically feasible to perform an aquatic fish bioaccumulation study
19 under flow-through conditions, next preference is to generate new data with a fish
20 dietary study. Also, measurements of existing specimen bank samples may be used for
21 measuring field bioaccumulation. However, such alternative to experimental *in vivo*
22 testing may only serve data generation in specific, well justified cases due to many
23 uncertainties regarding field data. The possibility of generating new high quality field
24 data with new samples is not excluded, in case animal use cannot be avoided. However,
25 such new animal studies should only be considered in specific cases where other types of
26 experimental studies are expected not to provide additional information on
27 bioaccumulation.

28 It should also be noted that substances with a combination of log $K_{ow} > 2$ and log $K_{oa} >$
29 4.5 have the potential to accumulate more preferably into air-breathing organisms than
30 aquatic organisms. Therefore, a justification should be provided if such accumulation
31 path into air-breathing organisms is not relevant for the assessment or, if relevant, a
32 case-by-case assessment of risks in air-breathing organisms should be carried out (see
33 Sections [R.7.10.8](#) to [0](#)).

34 It should be noted, that currently no generic guidance on a systematic weight-of-
35 evidence approach can be provided but basic principles are available for reference in a
36 [Practical Guide](#) on *How to use alternatives to animal testing to fulfil your information*
37 *requirements for REACH registration non-animal testing*.

38

39

40

41

42 **Step 1 – Characterisation of the substance**

1 Verification of the structure:

2 This information is essential for the potential use of non-testing techniques (e.g. (Q)SAR
3 models). In the case of multi-constituent substances, it may be necessary to consider
4 two or more structures, if a single representative structure is not considered sufficient
5 (see [Appendix R.7.10-3](#)).

6 Physico-chemical properties of the substance:

7 Gather information on the physico-chemical properties relevant for assessment of
8 bioaccumulation (see Section [R.7.10.3](#)), i.e. vapour pressure, water solubility and log K_{ow}
9 (and, if available, octanol solubility, molecular weight (including size and maximum
10 diameter, if relevant), Henry's law constant, adsorption (K_{oc}/K_p) and pKa).

11 Information about degradation of the substance:

12 Gather information on degradation (including chemical reactivity, if available) and
13 degradation products formed in environment (see Section [R.7.10.3](#)). This may include
14 possible metabolites formed due to metabolism in organisms (e.g. based on available
15 toxicokinetic data in fish or mammalian species, if available). Based on this information,
16 conclude whether degradation products/metabolites should be included in the evaluation
17 of the parent substance or not.

18 Preliminary analysis of bioaccumulation potential:

19 Based on the above considerations, make a preliminary analysis of the bioaccumulation
20 potential of the substance (and degradation products/metabolites, if relevant):

- 21 • Examine information on log K_{ow} . Does this suggest a potential for
22 bioaccumulation at environmentally relevant pH (i.e. $K_{ow} > 3$)? If so, then:
- 23 - If log $K_{ow} < 6$, estimate a preliminary BCF according to a linear model
24 (e.g. Veith *et al.* (1979) and Meylan *et al.* (1999)).
- 25 - If log $K_{ow} > 6$, the quantitative relationships between BCF and K_{ow} are
26 uncertain. A preliminary BCF of 25,000 (corresponding to a log K_{ow} of
27 6) should be assumed in the absence of better information (see
28 below).
- 29 - Guidance on ionisable substances is given in [Appendix R.7.10-3](#).
- 30 - A series of molecular and physico-chemical properties can be used as
31 indicators for a reduced uptake in relation to the PBT assessment (see
32 Chapter R11 for further guidance). If it is concluded that the B criterion
33 will not be met, a preliminary BCF of 2,000 may be assumed as a
34 worst case (e.g. for the Chemical Safety Assessment).
- 35 - Substance characterisation may highlight that the substance is
36 'difficult' (e.g. it may have a high adsorptive capacity (e.g. log $K_p > 3$),
37 or it might not be possible to measure or predict a K_{ow} value); further
38 guidance on some common problems is given in [Appendix R.7.10-3](#).
- 39 - Identify relevant exposure routes: only via water or by water and oral
40 exposure (e.g. for substances with log $K_{ow} > 4.5$).

1 **Step 2 – Identification of possible analogues**

2 Search for experimental bioaccumulation data on chemical analogues, as part of a group
3 approach if relevant (see Section [R.7.10.3.2](#)). Justify why the chosen analogues are
4 considered similar (as regards bioconcentration potential). Supplementary questions to
5 be asked at this stage include:

- 6 • Does the substance belong to a group of substances that are known to have a
7 potential to accumulate in living organisms (e.g. organotin compounds, highly
8 chlorinated organic substances, etc.)?
- 9 • Is log K_{ow} a relevant predictor for bioaccumulation (i.e. based on expected
10 accumulation in lipid)? Experimental evidence or other indications of sorption
11 mechanisms other than partitioning into lipids (e.g. metals, perfluorinated
12 compounds) should be thoroughly evaluated. In case there are reasons to
13 believe that the substance may bioaccumulate but not in fat, a BCF study
14 should be performed since there are currently no non-testing methods
15 available to estimate bioaccumulation potential quantitatively for such
16 compounds.

17 **Step 3a – Evaluation of existing *in vivo* data**

18 Available *in vivo* data may include invertebrate (including algal) BCFs, fish BCFs, BMFs
19 for fish from dietary studies (which can be converted to a BCF), BSAFs for invertebrates,
20 BMFs for predators from field studies, and toxicokinetic data from mammals (and birds if
21 available). Assess all available results (including guideline and non-guideline tests) for
22 their reliability according to the criteria provided in Section [R.7.10.4.1](#). If data from one
23 or several standard tests are available continue with the evaluation of this type of data in
24 step 4b (below).

25 Other indications of the substance's biomagnification potential in the field should also be
26 considered. For example, results from field studies (including monitoring data) may be
27 used to support the assessment of risks due to secondary poisoning and PBT
28 assessment. Reliable field data indicating biomagnification may indicate that the BCF of
29 the substance is approximately equal to or greater than the BCF estimated from the K_{ow} .

30 **Step 3b – Evaluation of non-testing data**

31 (Q)SARs based on K_{ow} are generally recommended if K_{ow} is a good predictor of
32 bioconcentration. Use of (Q)SARs based on water solubility or molecular descriptors may
33 also be considered, although these may be associated with higher uncertainty. The
34 selection of a particular QSAR should always be justified. If several generally reliable
35 QSAR predictions are available, the reason for the difference should be considered.
36 Expert judgement should be used, following the approach outlined in Section R.6.1. In
37 general, a cautious conclusion should be drawn, using the upper range of the predicted
38 BCF values of the most relevant and reliable QSAR model(s).

39 If analogues with experimental BCF data are available, an indication of the predictability
40 of the selected (Q)SAR(s) for the substance can be achieved by comparing the predicted
41 and experimental results for the analogues. Good correlation for the analogues increases
42 the confidence in the BCF prediction for the substance (the reverse is true when the
43 correlation is not good). When read-across is done it is always necessary to explain and

1 justify why the analogue is assumed to be relevant for the substance under assessment
2 (including how closely related the analogue is in relation to the bioaccumulation
3 endpoint).

4 See Section [R.7.10.4](#) and the chapter for grouping of substances (Section R.6.2) for
5 further guidance.

6 **Step 3c – Evaluation of *in vitro* data**

7 If reliable *in vitro* metabolism data are available, then they may be used as supporting
8 information to produce an estimated BCF or a qualitative indication for a reduced BCF
9 due to metabolism. Further information is available in Section [R.7.10.3.1](#).

10 **Step 4a – Weight-of-Evidence assessment**

11 Section 4.1 of the ECHA Practical guide on “How to use alternatives to animal testing to
12 fulfil your information requirements for REACH registration” (ECHA (2016)) provides a
13 general scheme for building a Weight-of-Evidence approach. It should be noted that
14 further development of the Weight-of-Evidence approach is on-going and further ECHA
15 methodology on this may become available in the near future. It is therefore not possible
16 to give any specific recommendations on weight-of-evidence approaches at this stage.

17 A tiered assessment strategy for fish bioaccumulation assessment has recently been
18 proposed, but this strategy has not yet been tested in a regulatory context (Lillicrap,
19 Springer and Tyler, 2016). Further discussion of how to use the weight of evidence
20 approach in PBT assessment is available in ECHA guidance Chapter R.11: PBT/vPvB
21 assessment.

22

23 **Step 4b – Weight of Evidence for multiple experimental BCF data**

24 Studies that do not match evaluation criteria in Section [R.7.10.4.1](#) should be considered
25 of lower reliability and should normally be assigned a lower weight.

26 If several reliable fish data exist, reasons for any differences should be sought (e.g.
27 different species, sizes, etc. – see Section [R.7.10.4.1](#)). Data should be lipid-normalised
28 and corrected for growth dilution where possible (and appropriate) to reduce inter-
29 method variability. Particular scrutiny should be given if results from the tests are close
30 to the B or vB thresholds. If differences still remain (e.g. high quality BCF values for
31 different fish species are available), the highest reliable lipid-normalised BCF value
32 should normally be selected. Alternatively, the approach indicated by Section 4.1.3.2.4.3
33 of the Guidance on the application of the CLP criteria could be considered. This suggests
34 using a geometric mean where four or more equivalent ecotoxicity tests are available.
35 Overall, the approach used should be justified, and be supported by the weight of
36 evidence available.

37 Organ-specific BCF data may be used on a case-by-case basis if adequate
38 pharmacokinetic information is available (see Section [R.7.10.4.1](#)).

39 In general, the aim is to use data from experimental studies and other indicators to
40 obtain a quantitative estimate of a fish BCF. However, reliable BCF data on molluscs may
41 also be used directly. It should be noted that invertebrate BCFs are not equivalent to fish

1 BCFs, since the physiological processes that govern bioconcentration in invertebrates
2 differ substantially from those in fish. In particular, body compartmentalization is
3 different and biotransformation systems are less developed. However, a high quality
4 mollusc BCF may be used as a worst case estimate for a fish BCF in the absence of other
5 data. BCF values determined for other invertebrates (e.g. algae) should not be used,
6 since they are prone to high uncertainty (see Section [R.7.10.4.1](#)).

7 The ITS presented in Section [R.7.10.6](#) builds on these principles.

8 **R.7.10.5.1 Concluding on suitability for Classification and Labelling**

9 All substances should be assessed for environmental hazard classification.
10 Bioaccumulation potential is one aspect that needs to be considered in relation to long-
11 term effects. For the majority of non-ionised organic substances, classification may be
12 based initially on the log K_{ow} (estimated if necessary) as a surrogate, if no reliable
13 measured fish BCF is available. Predicted BCFs are not relevant for classification
14 purposes because the criteria for long-term aquatic hazard employ a cut off relating to
15 log K_{ow} , when the preferred type of information, measured BCF on an aquatic organism
16 is not available. In cases where the K_{ow} is not a good indicator of accumulation potential
17 (see [Appendix R.7.10-3](#)), an *in vivo* test would usually be needed if a case for limited
18 bioaccumulation cannot be presented based on other evidence (e.g. metabolism, etc.).
19 High quality BCFs determined for non-fish species (e.g. blue mussel, oyster and/or
20 scallop) may be used directly for classification purposes if no fish BCF is available.

21 **R.7.10.5.2 Concluding on suitability for PBT/vPvB assessment**

22 Guidance on the suitability for PBT/vPvB assessment is provided in Chapter R.11 of the
23 [Guidance on IR&CSA](#).

24 **R.7.10.5.3 Concluding on suitability for use in Chemical Safety** 25 **Assessment**

26 Fish BCF and BMF values are used to calculate concentrations in fish as part of the
27 secondary poisoning assessment for wildlife, as well as for human dietary exposure. A
28 BMF for birds and mammals may also be relevant for marine scenarios (in the absence of
29 actual data, a fish BMF measured in a dietary test can be used as a surrogate provided it
30 is higher than the default). An invertebrate BCF may also be used to model a food chain
31 based on consumption of sediment worms or shellfish. An assessment of secondary
32 poisoning or human exposure via the environment will not always be necessary for every
33 substance; triggering conditions are provided in Chapter R.16.

34 In the first instance, a predicted BCF may be used for first tier risk assessment. If the
35 PEC/PNEC ratio based on worst case BCF or default BMF values indicates potential risks
36 at any trophic level, it should first be considered whether the PEC can be refined with
37 other data (which may include the adoption of specific risk management measures)
38 before pursuing further fish tests. Such data may include:

- 39
- release information,
 - fate-related parameters such as determination of more reliable log K_{ow} or degradation half-life (any uncertainty in the derived values should be taken into account in a sensitivity analysis).
- 40
41
42

1 In some circumstances, evidence from *in vitro* or mammalian tests may be used as part
2 of a *Weight-of-Evidence* argument that metabolism in fish will with a high probability be
3 substantial. This could remove the concern case-by-case, especially if a worst case
4 PEC/PNEC ratio is only just above one. Such evaluations will require expert judgement.

5 Other issues may be relevant to consider and use in a refinement of secondary poisoning
6 assessment is required. Experience relating to risk assessment of certain data rich
7 substances indicate that such issues could relate to bioavailability of the substance in
8 prey consumed by predators, feeding preference of predator in relation to selection of
9 type of prey (e.g. fish, bivalves etc.), feeding range of predators etc. If possible more
10 complex food web models and specific assessment types may be employed if
11 scientifically justified. The inclusion of such considerations may provide a more robust
12 basis for performing secondary poisoning assessment.

13 Depending on the magnitude of the PEC/PNEC ratio and the uncertainty in the $PNEC_{oral}$, it
14 might also be appropriate in special circumstances to derive a more realistic $NOEC_{oral}$
15 value from a long-term feeding study with laboratory mammals or birds before
16 considering a new fish BCF test. If further mammalian or avian toxicity testing is
17 performed, consideration could also be given to extend such studies to include satellite
18 groups for determination of the concentration of the substance in the animals during
19 exposure (i.e. to measure BMF values for top predators).

20 If further data on fish bioaccumulation are considered essential, it may be appropriate in
21 special cases to start with fish dietary studies to determine the assimilation coefficient
22 and the biological half-life of the substance prior to estimating or determining the BCF.

23 Although field studies can give valuable 'real world' data on bioaccumulation
24 assessments, they are resource intensive, retrospective and have many interpretation
25 problems. Therefore, field monitoring as an alternative or supplementary course of
26 action to laboratory testing is only likely to be necessary in exceptional cases, Active
27 sampling of (top) predators should generally be avoided on ethical grounds. Instead,
28 studies are likely to require non-lethal sampling methods (e.g. collection of animals that
29 are found dead, droppings, infertile birds' eggs or biopsies of mammalian skin or
30 blubber). Consequently, they will need careful design, and the sampled environment
31 must be appropriate to the assessment.

32 **R.7.10.6 Integrated Testing Strategy (ITS) for aquatic** 33 **bioaccumulation**

34 **R.7.10.6.1 Objective / General principles**

35 The objective of the testing strategy is therefore to provide information on aquatic
36 bioaccumulation in the most efficient manner so that animal usage and costs are
37 minimised. In general, more information is needed when the available data suggest that
38 the BCF value is close to a regulatory criterion (i.e. for classification and labelling, PBT
39 assessment, and the BCF that may lead to a risk being identified in the chemical safety
40 assessment).

41 **R.7.10.6.2 Preliminary considerations**

42 The first consideration should be the substance composition, the chief questions being: is
43 the substance a non-ionised organic compound, and does it have well defined

1 representative constituents? If the answer to these is no, then the use of K_{ow} - or QSAR-
2 based estimation methods will be of limited help (see [Appendix R.7.10-3](#)). It is also
3 important to have sufficient information on physico-chemical properties (such as vapour
4 pressure, water solubility and K_{ow}), since these will have a significant impact on test
5 design as well as the potential for aquatic organisms to be exposed (e.g. a poorly soluble
6 gas might not need to be considered further). It may be possible at this stage to decide
7 whether the substance is unlikely to be significantly bioaccumulative (i.e. $\log K_{ow} < 3$).
8 Finally, if there is substantiated evidence that direct and indirect exposure of the aquatic
9 compartment is unlikely, then this should be recorded as the reason why further
10 investigation is not necessary.

11 **R.7.10.6.3 Testing strategy for aquatic bioaccumulation**

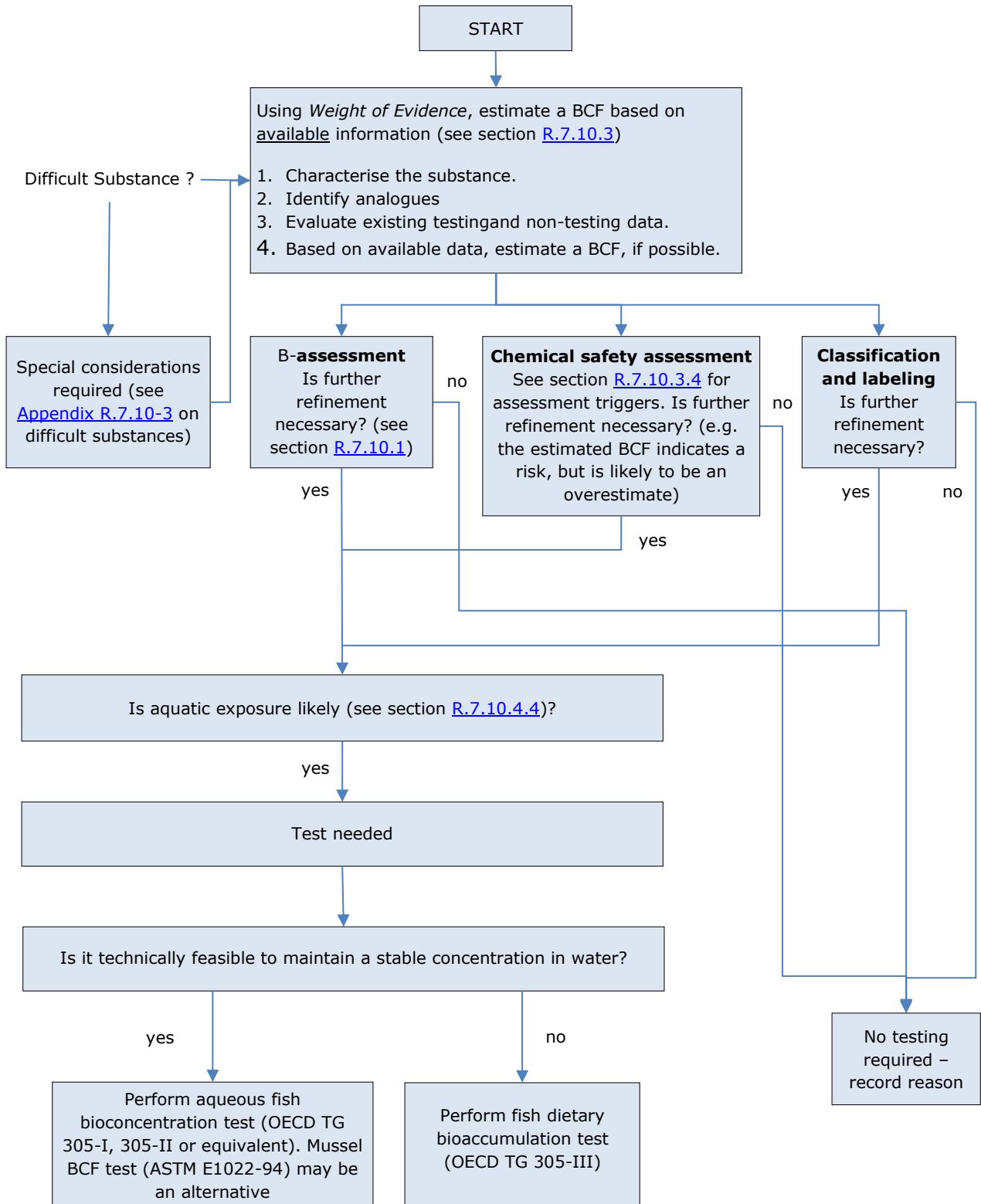
12 A strategy is presented in [Figure R.7.10—1](#) for substances made or supplied at 100 t/y.
13 References are made to the main text for further information. The collection of
14 bioaccumulation data might be required below 100 t/y to clarify a hazard classification or
15 PBT properties in some cases. Furthermore, collection and/or generation of additional
16 bioaccumulation data is required for the PBT/vPvB assessment in case a registrant
17 carrying out the CSA cannot draw an unequivocal conclusion either (i) ("The substance
18 does not fulfil the PBT and vPvB criteria") or (ii) ("The substance fulfils the PBT or vPvB
19 criteria") on whether the bioaccumulation criteria in Annex XIII to REACH are met or not
20 (see Chapter R.11 of the *Guidance on IR&CSA* for further details) and the PBT/vPvB
21 assessment shows that additional information on bioaccumulation is needed for deriving
22 one of these two conclusions.

23 It should be noted that in some cases risk management measures could be modified to
24 remove the concern identified following a preliminary assessment with an estimated BCF
25 (in case the substance is potentially PBT/vPvB, see Chapter R.11 of the [Guidance on](#)
26 [IR&CSA](#) for further details). Alternatively, it may be possible to collect other data to
27 refine the assessment (e.g. further information on releases, non-vertebrate toxicity
28 (which could be combined with an accumulation test) or environmental fate). In such
29 cases a tiered strategy could place the further investigation of aquatic bioaccumulation
30 with fish in a subsequent step.

31 It should also be considered whether an invertebrate test is a technically feasible and
32 cost-effective alternative approach to estimating a worst case fish BCF. If refinement of
33 the BCF is still needed following the performance of such a test, a fish study may still be
34 required.

35 It should be noted that the ITS does not include requirements to collect *in vitro* or field
36 data. The use of *in vitro* data will continue to be a case-by-case decision until such time
37 that these techniques receive regulatory acceptance. Field data might possibly be of
38 relevance if further information needs to be collected on the biomagnification factor.
39 Related to this is the need to consider the K_{oa} value for high $\log K_{ow}$ substances (see
40 Section [R.7.10.3.4](#)).

1 **Figure R.7.10—1 ITS for aquatic bioaccumulation**



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R.7.10.7 References for aquatic bioaccumulation

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1 **R.7.10.8 Terrestrial Bioaccumulation**

2 Information on substance accumulation in terrestrial organisms is important for wildlife
3 and human food chain exposure modelling and PBT assessment as part of the chemical
4 safety assessment. This report considers the data that can be gathered from test and
5 non-test methods for earthworms and plants, since these can be related to a clear
6 strategy and standardised test guidelines. Further, the accumulation in terrestrial food
7 chains is addressed briefly. Information on accumulation in earthworms is used for the
8 assessment of secondary poisoning, and it can also be a factor in decisions on long-term
9 soil organism toxicity testing. Information on plant uptake is used to estimate
10 concentrations in human food crops and fodder for cattle. For substances used in down
11 the drain products, assessment of indirect exposure of the soil via sewage sludge is
12 important.

13 Accumulation in other relevant media (e.g. transfer of a substance from crops to cattle
14 to milk) is considered in Chapter R.16 whereas accumulation in air-breathing species is
15 also addressed in Section R.7.10.15 "Mammalian toxicokinetic data in bioaccumulation
16 assessment" and in Section R.11.4.1.2.9 of Chapter R.11 of the [Guidance on IR&CSA](#).

17 It is further noted that the concept of terrestrial bioaccumulation builds where relevant
18 on the same one for the aquatic compartment, but the database underpinning the
19 former is much smaller. Bioaccumulation assessments in the terrestrial compartment are
20 more uncertain than similar ones for the aquatic compartment.

21 **R.7.10.8.1 Defintitions and metrics used in terrestrial** 22 **bioaccumulation**

23 Uptake of a substance by a soil-dwelling organism is a complex process determined by
24 the properties of both the substance and the soil, the biology of the organism and
25 climatic factors (UBA, 2003). For risk assessment, this complexity tends to be ignored,
26 and the process is expressed in terms of simple ratios.

27 The bioaccumulation from soil to terrestrial species is expressed by the biota-to-soil
28 accumulation factor, defined as:

$$29 \quad \text{BSAF} = \frac{C_o}{C_s}$$

30 where BSAF is the biota-soil accumulation factor (dimensionless), C_o is the substance
31 concentration in the whole organism (mg/kg wet weight), C_s is the substance
32 concentration in whole soil (i.e. pore water and soils) (mg/kg wet weight). Often the
33 BSAF values are normalised to the lipid content of the organisms and the organic carbon
34 content of the soil to obtain more informative results.

35 Alternatively, the concentration in the organism may be related to the concentration in
36 soil pore water. The resulting ratio is a bioconcentration factor and is defined as:

$$37 \quad \text{BCF} = \frac{C_o}{C_{pw}}$$

38 where BCF is the bioconcentration factor (L/kg), C_o is the substance concentration in the
39 whole organism (mg/kg wet weight), C_{pw} is the substance concentration in soil pore

1 water (mg/L). Measurement of BCF is relevant only for certain cases, when accumulation
2 from the porewater is expected to dominate over accumulation from ingestion of soil.

3 These partition coefficients can be used to estimate the concentration of a substance in
4 an organism living in contaminated soil.

5 The biomagnification factor (BMF) and the trophic magnification factor (TMF) are factors
6 that are used to express the transfer of a substance in the terrestrial food chain. The
7 biomagnification factor is defined as:

$$8 \quad \text{BMF} = \frac{C_{\text{predator}}}{C_{\text{prey}}}$$

9 where BMF is the biomagnification factor and C_{predator} and C_{prey} are the substance
10 concentration in the whole organism (mg/kg wet weight) of a predator and its prey. To
11 obtain comparable results, the BMF is often normalized to the lipid content of both
12 predator and prey.

13 The trophic magnification factor is obtained from the slope of the log-transformed
14 normalised concentrations of organisms in the entire food chain as a function of trophic
15 level of those organisms. The TMF is calculated as:

16

17

$$\text{TMF} = 10^{\text{slope}}$$

1 **R.7.10.8.2 Objective of the guidance on terrestrial bioaccumulation**

2 The aim of this document is to provide guidance to registrants on the assessment of all
3 available data on a substance related to terrestrial bioaccumulation, to allow a decision
4 to be made on the need for further testing (with earthworms or, where appropriate,
5 plants).

6 **R.7.10.9 Information requirements for terrestrial bioaccumulation**

7 Data on terrestrial bioaccumulation are not explicitly referred to in REACH as a standard
8 information requirement in Annexes VII-X, but an exposure assessment for secondary
9 poisoning and indirect exposure to humans *via* the environment are, according to Annex
10 I to the REACH Regulation, a standard element of the chemical safety assessment at the
11 level of 10 t/y or higher. The need to perform such an assessment will depend on a)
12 substance properties (including PBT/vPvB properties) and b) relevant emission and
13 exposure (see Chapter R.16 for more details). If an assessment is required, this will
14 involve an estimate of accumulation in earthworms and plants.

15 Section 9.3.4 of Annex X to REACH indicates that further information on environmental
16 fate and behaviour may be needed for substances manufactured or imported in
17 quantities of 1,000 t/y or higher, depending on the outcome of the chemical safety
18 assessment. This may include a test for earthworm and/or plant accumulation.

19 Furthermore, if a registrant carrying out the chemical safety assessment (CSA) identifies
20 in the PBT/vPvB assessment that a definitive conclusion cannot be derived, and the
21 PBT/vPvB assessment shows that additional information on bioaccumulation is needed
22 for deriving a conclusion, the necessary additional information must be provided by the
23 registrant. This obligation applies for all ≥ 10 t/y registrations (see Chapter R.11 of the
24 [Guidance on IR&CSA](#) for further details). In such a case, the only possibility to refrain
25 from testing or generating other necessary information is to treat the substance "*as if it*
26 *is a PBT or vPvB*" (see Chapter R.11 of the [Guidance on IR&CSA](#) for details).

27

28 **R.7.10.10 Available information on terrestrial bioaccumulation**

29 **Earthworm bioaccumulation test**

30 OECD TG 317 (OECD, 2010) is a standard test guideline for earthworms, which is
31 applicable to stable neutral organic substances, metallo-organics, metals, and other
32 trace elements. In principle, worms (e.g. *Eisenia fetida*) are exposed to the test
33 substance in a well-defined artificial soil substrate or natural soil at a single test
34 concentration that is shown to be non-toxic to the worms. After 21 days' (earthworms)
35 or 14 days' (enchytraeids) exposure, the worms are transferred to a clean soil for a
36 further 21 days (earthworms) or 14 days (enchytraeids). In both the uptake and
37 elimination phases the concentration of the test substance in the worms is monitored at
38 several time points.

39 When steady state is reached, the steady state biota-soil accumulation factor (BSAF_{ss}) is
40 calculated, while the kinetic biota-soil accumulation factor (BSAF_k) is calculated from the
41 uptake and depuration rate constants.

1 The contribution of the gut contents to the total amount of substance accumulated by
2 the worms may be significant, especially for substances that are not easily taken up in
3 tissues but strongly adsorb to soil. The worms are therefore allowed to defecate before
4 analysis, which gives more information on the real uptake of the substance (although
5 trace amounts sorbed to soil may still remain in the worms even after defecation). This
6 is to obtain a measure of real uptake of the substance by the worms, which is important
7 for a bioaccumulation assessment. However, if secondary poisoning is considered
8 worms are ingested with gut content and this should be accounted for in the exposure
9 assessment. For the secondary poisoning assessment, it should be considered whether
10 the test concentration used in the study was environmentally relevant. If a higher test
11 concentration was used, it may be over-conservative to use the BSAF which includes the
12 gut contents with contaminated soil.

13 This is especially important for worms sampled during the uptake phase, which have
14 contaminated soil as gut contents. As soon as the contaminated gut contents are
15 replaced by clean soil in the depuration phase, defecation is no longer necessary before
16 chemical analysis (in that case, the weight of the gut contents is estimated to account
17 for dilution of the test item concentration by uncontaminated soil).

18 ASTM E1676-04 describes a similar method for bioaccumulation testing with the annelids
19 *Eisenia fetida* and *Enchytraeus albidus* over periods up to 42 days (ASTM, 2004).

20 Relevant data might also be available from field studies or earthworm toxicity studies
21 (e.g. if tissue concentrations are measured). The suitability of data derived from such
22 studies to provide meaningful information on a substance's bioaccumulation potential,
23 has to be assessed on a case-by-case basis.

24 **(Q)SAR models for earthworms**

25 The model of Jager (1998) is recommended as a reasonable worst case for an initial
26 assessment of the earthworm bioconcentration factor, and provides a description of this
27 tool. The only input term required is the octanol-water partition coefficient (K_{ow}), and an
28 application range of log K_{ow} 0-8 is advised. It was developed from a data set containing
29 chlorobenzenes, pesticides, PCBs, PAHs, and chlorophenols. The model is limited to
30 mostly neutral organic compounds and does not explicitly consider biomagnification or
31 biotransformation. With due consideration it may be applicable to certain ionisable
32 organics. Due to the narrow range of chemical groups within the model, it should be
33 recognised that the model predictions have some limitations.

34 In cases where the K_{ow} is not a good indicator of bioconcentration (e.g. for ionic organic
35 substances, metals or other substances that do not preferentially partition to lipids),
36 either an alternative model for that specific substance or class of substances should be
37 used, or an empirical BCF estimated from structural analogues. For example, Smit *et al.*
38 (2000) provide a review of different equations for a limited number of metals.

39 **Comparison of earthworms with benthic organisms**

40 The results of bioaccumulation tests with suitable sediment-dwelling invertebrate species
41 (e.g. the oligochaete *Lumbriculus variegatus*) may provide useful comparative
42 information that can be used in a *Weight-of-Evidence* approach, if available. Further
43 information on this test is given in the aquatic accumulation chapter. However, caution is

1 warranted as a thorough comparison of bioaccumulation data for terrestrial and benthic
2 species is currently lacking.

3 **Terrestrial plants**

4 Plants and crops can be contaminated by the transfer of substances from:

- 5 • soil (including solids and pore water) via the roots and translocation,
- 6 • air via the gas phase or particle deposition, and
- 7 • soil particles that splatter and stick on the foliage.

8 The need to assess these routes is determined by the approach adopted for the chemical
9 safety assessment (see Chapter R.16).

10 **Plant uptake test**

11 Currently, no standardized test guidelines are specifically designed to develop
12 bioaccumulation metrics (e.g., BCF, BAF) in plants (Gobas et al 2016). For simplicity in
13 the discussion that follows, the term BAF will be used as a surrogate to represent all
14 potential measures of bioaccumulation that have been used with plants.

15 A guideline that addresses plant uptake, translocation, and metabolism of substances
16 (e.g. USEPA 2012) could provide data useful in determining whether a substance
17 accumulates in plants. The USEPA test guideline (2012) OCSPP 850.4800 outlines
18 procedures for conducting a mass balance study of the distribution of a substance in
19 environmental matrices and different components of the plant under root or foliar
20 exposure for use in determining human and livestock food safety. Although these
21 guidelines were not specifically designed to assess bioaccumulation in plants, they do
22 evaluate the ability of pesticides to be taken up by and translocate throughout plants,
23 using a maximum exposure scenario, or characterize metabolic or degradation pathways
24 to identify residues of concern.

25 The data collected could allow for the calculation of a bioaccumulation metric(s) based
26 on the ratio of the concentration of the substance in the plant relative to the
27 concentration in the relevant environmental matrices, provided steady-state conditions
28 are approximated. During the conducting of the test, the method of exposure (i.e.
29 spraying, dusting, biosolids-amended soil, soil spiking), route of exposure (i.e. leaf
30 and/or root), quantification of exposure, and characteristics of plant growth matrices
31 would need to be considered carefully for the determination of a realistic
32 bioaccumulation metric.

33 The guideline permits exposure via foliage as well as roots (and consequently provides
34 advice on how to handle gaseous and volatile substances). Three test concentrations are
35 recommended, with the number of replicates depending on the method of chemical
36 analysis (fewer being required if radioanalysis is used). The test duration and number of
37 plants selected are not specified, but should provide sufficient biomass for chemical
38 analysis. Several species are suggested, including food crops and perennial ryegrass.

39 In principle, in case the test substance concentrations are measured in the
40 environmental matrices, the collected data could allow for the calculation of a
41 bioaccumulation metric(s). In order for this metric to be realistic, the method, route and

1 quantification of exposure as well as characteristics of plant growth matrices have to be
2 considered carefully.

3 Relevant data might also be available from non-guideline studies, field studies or plant
4 toxicity studies (e.g. if tissue concentrations are measured), as well as from guideline
5 toxicity studies with terrestrial plants, for which additional chemical analysis in the plants
6 has been performed, e.g. according to OECD TG 208 (OECD, 2006).

7 **(Q)SAR models for plants**

8 Several models are possibly useful for estimating substance accumulation in plants. A
9 review of these models has been made. The validation of all models is hampered by the
10 lack of experimental standardised data in plants (Gobas *et al.*, 2016).

11 For most of the models, the only input required is the K_{ow} , but additional simple physico-
12 chemical properties (e.g. molecular weight, vapour pressure and water solubility) are
13 needed for some. As discussed in Gobas *et al.* (2016) and elsewhere, the applicability
14 domain of the current plant models may be limited due to insufficient test data for a
15 broad range of chemistry (i.e. range of K_{ow} , pKa, MW) and non-standardised testing.

16 **Biomagnification in the terrestrial food chain**

17 The default terrestrial food chain for secondary poisoning assessment is defined as soil -
18 earthworm - earthworm eating bird/mammals (REACH R16 section 16.6.7.2).

19
20 Similarly to the aquatic food chain, in the terrestrial food chain, accumulation in higher
21 trophic levels may occur as well, where small birds and mammals serve as prey for
22 terrestrial predators, such as raptors and mustelids (Jongbloed *et al.*, 1994, Armitage *et*
23 *al.*, 2007). This would lead to a default example terrestrial food chain that is defined as:

24
25 soil → earthworm/plant → worm or plant-eating birds or mammal → predator
26

27 Usually, to assess this type of information, modelling data are available that assess the
28 accumulation in birds and mammals in the terrestrial environment. Furthermore, field
29 data and/or toxicokinetic data in mammals may be available and should be addressed.
30 More information on the interpretation of field data, modelling data and toxicokinetic
31 data is given below.
32

33 **QSARs for terrestrial food chain**

34 Several models exist to estimate the biomagnification in terrestrial avian and
35 mammalian species and food webs. Models have been developed for neutral, nonionic
36 substances undergoing passive transport. These models are based on the K_{ow} and K_{oa} of
37 the substance. Depending on the food web modelled, substances have the potential to
38 biomagnify if the $\log K_{oa} > \sim 5-6$ in combination with a $\log K_{ow} > \sim 2$. Models for
39 ionogenic substances and substances that are not accumulating by hydrophobic
40 partitioning are lacking. There is further need to develop estimation methods for the rate
41 of biotransformation and dietary assimilation efficiencies for all levels of the terrestrial
42 food web (Gobas *et al.*, 2016).

43

44

1 Toxicokinetic data

2 Toxicokinetic studies in air-breathing organisms may provide useful information on
3 bioaccumulation in particular for substances with a combination of $\log K_{ow} > 2$ and $\log K_{oa}$
4 > 4.5 . For further information, see Section [R.7.10.15](#) and Section [R.7.12](#).

5

6 **R.7.10.11 Evaluation of available information on terrestrial** 7 **bioaccumulation**

8 **Test data on terrestrial bioaccumulation**

9 Experience with the evaluation of specific earthworm and plant bioaccumulation tests is
10 limited, since they are rarely requested for industrial and consumer chemicals. Jager *et*
11 *al.* (2005) provide some information on earthworm bioassays. Data obtained using
12 standard methods are preferred. Non-guideline studies in particular need to be evaluated
13 with care. Factors to be considered in general include:

- 14 • Where possible, the exposure duration should be sufficient to enable steady
15 state to be achieved, in particular for highly hydrophobic substances (e.g. \log
16 $K_{ow} > 6$). However, for most root crops, and most hydrophobic compounds, it
17 may take much longer than the growth period to reach steady state. In such
18 cases, crops should be monitored over their entire growing season.
- 19 • The test concentration should be ecologically relevant and should not cause
20 significant toxic effects on the organism, while it also needs to be above the
21 limits of quantification.
- 22 • Tissue sampling for plants should be relevant for the substance of interest (in
23 terms of its expected distribution in root, foliage, etc.), and the requirement
24 of the exposure assessment (e.g. vegetables should be considered whole
25 rather than peeled, etc.).
- 26 • If plant root is the tissue of interest, there are several factors to consider. Pot
27 sizes should not restrict root development. The test species should be a
28 relevant food crop with a lipid-rich surface layer. The surface area-volume
29 ratio may be important (i.e. is the surface area large in relation to the volume
30 of the root?) The use of fast-growing miniature varieties may lead to bias,
31 since transfer from the peel to the core of the root tends to be a slow process
32 (Trapp, 2002).
- 33 • Sometimes plants are grown hydroponically to allow for simplified uptake and
34 elimination phase logistics. However, this is not an environmentally relevant
35 mode of exposure and a substance's ability to bioaccumulate can vary
36 significantly as compared with a natural growth substrate (Hoke *et al.*, 2015;
37 Karnjanapiboonwong *et al.*, 2011).
- 38 • In addition to organic carbon content, pH and soil texture are additional
39 parameters that have been shown to cause variability in bioaccumulation in
40 plants. As such, these have to be taken into account when selecting the type
41 and number of test soils (Hoke *et al.*, 2015).

- 1 • Bioaccumulation also varies across plant species (e.g. Huelster *et al.*, 1994)
2 and plant cultivars (Inui *et al.*, 2008).
- 3 • It is important to ensure that the organism is cleaned and (for worms)
4 allowed to void its gut contents prior to analysis (since small amounts of
5 retained contaminated soil could give false results). The inclusion of a
6 elimination phase with clean soil as prescribed in OECD TG 317 will help to
7 assess the influence of gut content on the organism's concentration.
- 8 • Analytical methods should be sensitive enough to detect the substance in both
9 the soil and the organism tissue, and may require radiolabelled substances. It
10 should be noted that radioanalysis does not by itself give information about
11 the amount of intact substance within the organism, and preferably it should
12 be supported by parent compound analysis so that the contribution of
13 metabolites can be assessed.
- 14 • Whole soil tests tend to provide a BSAF, which is not very informative as
15 indicator of bioaccumulation potential since it also reflects sorption behaviour.
16 A better indicator would be the BCF based on the freely dissolved
17 (bioavailable) soil pore water concentration. Ideally, this should be done using
18 direct analytical measurement (which may involve sampling devices such as
19 SPME fibres (e.g. Van der Wal *et al.*, 2004)). If no analytical data are
20 available, the pore water concentration may be estimated using suitable
21 partition coefficients, although it should be noted that this might introduce
22 additional uncertainty to the result.
- 23 • The data may need to be transformed for use in a standardised way in the
24 exposure assessment. For example:
- 25 - Where possible, accumulation data should be normalised to the default
26 lipid content of the organism. If lipid is not expected to play an
27 important role in partitioning behaviour, such normalisation might not
28 be appropriate. If applicable a different kind of normalisation could be
29 considered (e.g. on dry weight or protein content).
- 30 - If data are available regarding the variation in accumulation with soil
31 type, etc., this should be described. If the organic carbon content of
32 the test soil differs from the default soil used to derive the PEC (e.g. if
33 the soil has been amended with sewage sludge), data should be
34 normalised to the default organic matter/carbon content, if valid. This
35 is relevant for neutral organic compounds; for metals and ionic or polar
36 organic substances, soil parameters other than organic carbon may be
37 more important and the validity of normalisation should be
38 investigated first.
- 39 In the case of worms, the total amount of the substance present in the worm (i.e. tissue
40 plus gut contents) is still a relevant parameter for secondary poisoning, because a
41 predator will consume the whole worm. The fraction of the substance that is sorbed to
42 the gut content can be estimated by assuming a fixed weight percentage of the gut
43 content. The fraction of the gut content is by default set to $0.1 \text{ kg}_{\text{dry weight soil}}/\text{kg}_{\text{wet weight}}$
44 worm (Jager *et al.*, 2003; Jager, 2004).

1 An ILSI/HESI terrestrial bioaccumulation workshop was held in January 2013 and a
2 publication by Hoke *et al.* (2016) presents a review of the application of laboratory-
3 based approaches for terrestrial bioaccumulation assessment of organic substances.

4 Evaluation of toxicokinetic data for the purpose of bioaccumulation assessment is further
5 explained in Section 0 and Section [R.7.12](#).

6 **Non-testing data on terrestrial bioaccumulation**

7 The use of QSARs will be mainly determined by the guidance for the chemical safety
8 assessment as described by the report on exposure tools, which provides an evaluation
9 of the recommended models, including their applicability domain. If a substance is
10 outside of the applicability domain, then the results should be used with caution in the
11 assessment. The use of any model should be justified on a case-by-case basis.

12 The 2013 ILSI/HESI terrestrial bioaccumulation workshop resulted in a publication by
13 Gobas *et al.* (2016) which presents a review of the current terrestrial bioaccumulation
14 models and their merits and limitations. In this review models for accumulation in
15 terrestrial food chains are presented next to the above mentioned models for terrestrial
16 invertebrates and plants. It should be noted that also the models for assessing
17 accumulation through the terrestrial food chain are mainly restricted to neutral, nonionic
18 organic substances. In addition to K_{ow} another important physico-chemical property for
19 terrestrial bioaccumulation in air-breathing organisms is the octanol-air partition
20 coefficient (K_{oa}).

21 General guidance on read-across and categories is provided in the report on aquatic
22 accumulation (see Section [R.7.10.3.2](#)).

23

24 **R.7.10.11.1 Field data**

25 General guidance for the evaluation of data from field studies is provided in the report on
26 aquatic accumulation (see Section [R.7.10.3.3](#)). The exposure scenario for the chemical
27 safety assessment considers spreading of sewage sludge to land over a 10-year period,
28 and consequently the exposure history of the soil should be described. Some of the
29 factors described in Section [R.7.10.4.3](#) are also relevant.

30 As noted previously, a terrestrial bioaccumulation workshop was sponsored by ILSI/HESI
31 in 2013 and a publication by van den Brink (2016) discusses the use of field studies to
32 examine the potential bioaccumulation of substances in terrestrial organisms. In this
33 review a comparison with aquatic bioaccumulation is made. The differences with the
34 aquatic environment and the special points of attention for the terrestrial environment
35 with regard to the derivation and use of experimentally derived endpoints from field data
36 are highlighted.

37

38 **R.7.10.11.2 Exposure considerations for terrestrial bioaccumulation**

39 An assessment of secondary poisoning or human exposure via the environment is part of
40 the chemical safety assessment. Triggering conditions are provided in Chapter R.16 of
41 the [Guidance on IR&CSA](#).

1 **R.7.10.12 Conclusions for terrestrial bioaccumulation**

2 There is a hierarchy of preferred data sources to describe the potential of a substance to
3 bioaccumulate in terrestrial species, as follows:

- 4 • In general, reliable measured BCF data on the substance itself in terrestrial
5 plants or earthworms are considered as having the biggest weight among the
6 different data types on bioaccumulation. It should be noted that experimental
7 data on highly lipophilic substances (e.g. with log K_{ow} above 6) will have a
8 much higher level of uncertainty than BCF values determined for less lipophilic
9 substances. A BSAF might be an alternative measure.
- 10 • Next in order of preference comes reliable measured BCF data from the
11 sediment worm *Lumbriculus variegatus* as a surrogate for earthworm data.
12 Although differences are not expected to be large in principle, comparative
13 information is lacking. Read-across on BCF data from a sediment organism to
14 a terrestrial organism should therefore be made on a case-by-case basis,
15 taking account of any differences in organic carbon and pore water contents
16 between sediment and soil.
- 17 • Field data might also be useful at this *stage* as part of a *Weight-of-Evidence*
18 argument (these require careful evaluation and will not be available for the
19 majority of substances). Apart from field data on accumulation in terrestrial
20 plants and invertebrates also data on biomagnification in terrestrial food
21 chains should be taken into account.
- 22 • Toxicokinetic data may also be utilised, case-by-case, in the bioaccumulation
23 assessment and should be addressed in the assessment when accumulation in
24 air-breathing organisms is likely to be more pronounced than in water
25 breathing organisms. See further details in Section [R.7.10.15](#).
- 26 • The next line of evidence concerns data from non-testing methods.
- 27 • Other lines of evidence concerns indications and rules based on physico-
28 chemical properties. Nevertheless, the log K_{ow} is a useful screening tool for
29 many substances, and it is generally assumed that non-ionised organic
30 substances with a log K_{ow} below 3 (4, GHS) are not significantly
31 bioaccumulative for the aquatic environment. No such triggers can be given
32 for the terrestrial environment. In addition, log K_{oa} >5 is a useful trigger to
33 assess whether biomagnification in the terrestrial food chain might occur.

34 In principle, the available information from testing and non-testing approaches, together
35 with other indications such as physico-chemical properties, must be integrated to reach a
36 conclusion that is fit for the regulatory purpose regarding the bioaccumulation of a
37 substance. A scheme is presented in the report for aquatic accumulation, and the broad
38 principles are the same for terrestrial species. In summary:

- 39 • Make a preliminary analysis of bioaccumulation potential based on the
40 structure and physico-chemical properties of the substance, as well as
41 information about its degradation products in the environment. It may be
42 possible at this stage to decide that the substance is unlikely to be
43 significantly bioaccumulated.

- 1 • Evaluate any existing *in vivo* data, including field data if available.
- 2 • Identify possible analogues, as part of a group approach if relevant.
- 3 • Evaluate non-testing data (e.g. QSARs, including whether K_{ow} and K_{ow} -based
- 4 models are relevant, and read-across, etc.).
- 5 • Weigh the different types of evidence and examine whether it is possible to
- 6 reach a conclusion on terrestrial bioaccumulation. Difficulties in reaching a
- 7 conclusion on the BAF, and/or BMF may indicate the need for further testing.
- 8 If different data sources do not provide a coherent picture of the
- 9 bioaccumulation potential of a substance, the reasons for such inconsistency
- 10 should be addressed.

11 It should be noted that if a substance has a measured fish BCF that is significantly lower
12 than predicted by QSAR, it cannot be concluded that the earthworm BCF will also be
13 lower than the predicted fish value. This is because biotransformation processes in
14 particular are more extensive in fish than earthworms (few compounds are appreciably
15 biotransformed by earthworms).

16

17 **R.7.10.12.1 Concluding on suitability for Classification and Labelling**

18 Data on accumulation in earthworms and plants are not used for classification and
19 labelling.

20 **R.7.10.12.2 Concluding on suitability for PBT/vPvB assessment**

21 For judging the suitability of the information for PBT/vPvB assessment, see guidance in
22 Chapter R.11 of the [Guidance on IR&CSA](#).

23 **R.7.10.12.3 Concluding on suitability for use in Chemical Safety** 24 **Assessment**

25 In general, predicted BSAF (or pore water BCF) and BMF values (whether from QSAR or
26 read-across) can be used for the initial assessment of secondary poisoning and human
27 dietary exposure. If a prediction is not possible, measured BSAF (e.g. OECD TG 317)
28 data will be necessary at the 1,000 t/y level.

29

30 **R.7.10.13 Integrated testing strategy (ITS) for terrestrial** 31 **bioaccumulation**

32 **R.7.10.13.1 Objective / General principles**

33 The objective of the testing strategy is to provide information on terrestrial
34 bioaccumulation in the most efficient manner so that costs are minimised. In general,
35 test data will only be needed at the 1,000 t/y level, if the chemical safety assessment
36 identifies the need for further terrestrial bioaccumulation information. Furthermore,
37 collection and/or generation of additional terrestrial bioaccumulation data are required
38 for the PBT/vPvB assessment in all cases where a registrant carrying out the CSA cannot

1 derive a definitive conclusion based on aquatic accumulation data, either (i) (“The
2 substance does not fulfil the PBT and vPvB criteria”) or (ii) (“The substance fulfils the
3 PBT or vPvB criteria”) in the PBT/vPvB assessment, and the PBT/vPvB assessment shows
4 that additional information on terrestrial bioaccumulation would be needed for deriving
5 one of these two conclusions. This obligation applies for all ≥ 10 t/y registrations (see
6 Chapter R.11 of the [Guidance on IR&CSA](#) for further details).

7 **R.7.10.13.2 Preliminary considerations**

8 If predicted BSAF and BMF values indicate potential risks for either wildlife or humans,
9 the need for further terrestrial bioaccumulation testing should be considered as part of
10 an overall strategy to refine the PEC with better data, including:

- 11 • more realistic release information (including risk management
12 considerations);
- 13 • other fate-related parameters such as determination of more reliable soil
14 partition coefficients (which may allow a better estimate of the soil pore water
15 concentration) or degradation half-life.

16 These data might also be needed to clarify risks for other compartments, and a
17 sensitivity analysis may help to identify the most relevant data to collect first.

18 In addition, if further sediment organism bioaccumulation or soil organism toxicity tests
19 are required, it may be possible to gather relevant data from those studies.

20 Depending on the magnitude of the risk ratio and the uncertainty in the effects data, it
21 might also be appropriate in some circumstances to derive a more realistic NOAEL value
22 from a long-term feeding study with laboratory mammals or birds, although this would
23 not usually be the preferred option.

24 **R.7.10.13.3 Testing strategy for terrestrial bioaccumulation**

25 In general, the octanol-air partition coefficient (K_{oa}) and octanol-water partition
26 coefficient (K_{ow}) can be used as the initial input for terrestrial bioaccumulation models at
27 a screening level for most neutral organic substances.

28 If the substance is outside the domain of the models, and a BSAF and BMF cannot be
29 established by other methods (such as analogue read-across or derived from field data),
30 a test may be needed at the 1,000 t/y level. Similarly, if a risk is identified that is not
31 refinable with other information, a test will usually be necessary.

32 Standard test guideline studies are preferred. The choice of test will depend on the
33 scenario that leads to a risk, and the test species should reflect the specific route of
34 uptake that may be expected from the properties of the individual substance under
35 consideration. For example, where a model predicts the highest concentration to be in
36 roots, the test species would be a relevant food crop.

37 Field monitoring might be an alternative or supplementary course of action to laboratory
38 testing in special cases, especially for more hydrophobic substances that may take a
39 long time to reach steady state. This will not be a routine consideration, because of the
40 difficulty in finding soils that may have had an adequate exposure history.

R.7.10.14 References for terrestrial bioaccumulation

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33 contaminated soil. Environ Sci Technol 38:4842-8.

34

35

1 **R.7.10.15 Mammalian toxicokinetic data in bioaccumulation** 2 **assessment**

3 Mammalian toxicokinetic studies may provide useful information in a *Weight-of-Evidence*
4 approach for bioaccumulation assessment. Metrics to consider include:

- 5 • metabolic capacity/rate constants
- 6 • affinity for lipid or blood-rich tissues, which could include the volume of
7 distribution, V_D (a parameter that quantifies the distribution of a substance
8 throughout the body after oral dosing; it is defined as the volume in which a
9 substance would need to be homogeneously distributed to produce an
10 observed blood concentration. If there is significant distribution into lipids the
11 V_D will be increased (although this may also be caused by renal and liver
12 failure).
- 13 • the time taken to reach a steady-state (plateau) concentration in tissues, and
- 14 • uptake efficiency and clearance, and elimination rates/half-lives.

15 Standardised test methods (e.g. OECD TG 417 Toxicokinetics) are not widely used for
16 deriving toxicokinetic data and therefore particular attention needs to be paid in the
17 evaluation of such data to the sources of variation and their impact on the results.

18 Physiologically-based pharmacokinetic/toxicokinetic models (PBPK/PBTK) may support or
19 expand the understanding of the toxicokinetic behaviour of a substance and their use
20 should be considered, where a model applicable for the substance is available. For
21 further information, see the IPCS/WHO project document on the PBPK models in risk
22 assessment (2010).

23 Principles presented in OECD TG 417 Toxicokinetics should be as far as possible applied
24 where relevant. When using elimination information the following aspects should be
25 addressed as minimum:

- 26 • Species, age and gender of a test subject. Elimination rates/half-lives can vary
27 between age and gender causing the need for half-life values to be determined
28 for subgroups in the same species (Ng and Hungerbuhler, 2014).
- 29 • Sample type. Conventional practice to retrieve elimination data is to measure the
30 concentration of a substance in serum, plasma or whole blood. In addition, urine,
31 faeces, various tissue and organ specific data, and combination of such samples
32 are frequently available.
- 33 • Study approach. Tests are usually conducted either using experimental (e.g.
34 laboratory animal tests) or observational (e.g. human biomonitoring) approaches.
- 35 • Exposure aspects and dosing scheme. Exposure route(s), level, duration (short
36 term/long term) and dosing scheme (single, episodic or continuous) should be
37 addressed to define the overall scenario of a study. Results from studies
38 conducted using ongoing exposure (intentional or unintentional) and single or
39 repeated doses should all be reported and interpreted in a differentiating manner.
40 Biomonitoring studies without or with only very limited and/or uncertain exposure
41 information might call for estimation of likely exposure levels, routes,

1 duration/frequency and may due to high uncertainty not be particular useful as a
2 single decision element in bioaccumulation assessments. A prerequisite for
3 calculation of an elimination half-life is that the elimination pattern is shown to
4 obey first-order kinetics or at least not deviate significantly from first order
5 kinetics (pseudo-first-order kinetics). In case an elimination rate has been
6 obtained from a study where exposure cannot be excluded, presentation of
7 elimination half-lives needs to be coupled with explanation of the influence of
8 continuing exposure to the results and a justification of why it can be assumed
9 that the elimination follows (approximately) first-order kinetics.

- 10 • Descriptors of elimination half-life. The terminology used in the currently
11 available studies is unfortunately not fully standardised. Applied toxicokinetic
12 models and terminology (e.g. description of what is meant in a particular study
13 by “half-life”, “apparent half-life” or “intrinsic half-life”) should be reported in
14 detail. For the appropriate use of terminology, see Nordberg, Duffus and
15 Templeton (2004).
- 16 • Analytical methods for detection and quantification (including sampling and
17 extraction methods when relevant) of the substance concerned. Indicate whether
18 direct detection or indirect detection by means of isotopic labels (e.g. radiocarbon
19 C-14) was used. Report statistical methods applied for data analysis. Elimination
20 half-lives are usually presented as arithmetic or geometric means, medians or
21 ranges. All reported values, including the ranges, should be presented.

22 Finally, mammalian toxicokinetic information should be evaluated on a case-by-case
23 basis as the current limited experience in their use in bioaccumulation assessment does
24 not yet warrant further specification in this Guidance. See also Section [R.7.12](#) on
25 toxicokinetic data.

26

27

1 **R.7.10.16 Avian Toxicity**

2 Information on (long-term) avian toxicity only needs to be considered for substances
3 supplied at 1,000 t/y or more (Section 9.6.1 of Annex X to REACH). The data are used to
4 assess the secondary poisoning risks to predators following chronic exposure to a
5 substance via the fish and earthworm food chains⁵. Given that mammalian toxicity is
6 considered in detail for human health protection, the need for additional data for birds
7 must be considered very carefully – new tests are a last resort in the data collection
8 process. However, birds are fundamentally different from mammals in certain aspects of
9 their physiology (e.g. the control of sexual differentiation, egg laying, etc.), and so
10 mammalian toxicity data are of limited predictive value for birds. This document
11 describes how to assess information that already exists, and the considerations that
12 might trigger new testing with birds.

13 It should be emphasised that there is a marked lack of relevant data available for
14 industrial and consumer chemicals, and further research could be performed to:

- 15 • establish relative sensitivities of birds and mammals following chronic
16 exposures,
- 17 • establish the validity of read-across arguments between structurally related
18 substances,
- 19 • investigate *in vitro* approaches for birds, and
- 20 • identify structural alerts for chronic avian toxicity.

21 The guidance should therefore be reviewed as more experience is gained.

22 Readers should also refer to guidance related to the mammalian toxicokinetics (see
23 Section [R.7.12](#)), repeated dose toxicity (see Section R.7.5 in Chapter R.7a of the
24 [Guidance on IR&CSA](#)) and reproductive toxicity (see Section R.7.6 in Chapter R.7a of the
25 [Guidance on IR&CSA](#)) endpoints for further relevant information.

26 **R.7.10.16.1 Definition of avian toxicity**

27 The aim of an avian toxicity test is to provide data on the nature, magnitude, frequency
28 and temporal pattern of effects resulting from a defined exposure regime (Hart *et al.*,
29 2001). The three standard avian tests typically measure:

- 30 • lethal and delayed effects of short-term oral exposures (lasting minutes to
31 hours, representing gorging behaviour, diurnal peaks in feeding (e.g. dawn
32 and dusk) and products which depurate or dissipate very rapidly);
- 33 • lethal effects of medium-term dietary exposures (lasting hours to days,
34 representing scenarios with relatively high exposures over several days); or

⁵ Inhalation tests with birds are not considered necessary for industrial and consumer chemicals, since outdoor air concentrations are unlikely to exceed limits that will be set to protect human health (and other vertebrates by assumption). Dermal toxicity tests do not need to be considered for similar reasons.

- 1 • chronic lethal and reproductive effects of long-term dietary exposures (lasting
2 up to 20 weeks).

3 Exposures are expressed in terms of either a:

- 4 • *concentration* of the substance in the food consumed by the birds (e.g.
5 milligrams (mg) of test substance per kilogram (kg) of food⁶), or
6 • *dose* expressed relative to body weight (e.g. mg test substance/kg body
7 weight (per day, if more than a single exposure)).

8 The main results from an avian toxicity study include:

- 9 • the limit dose at which no mortality occurs (LD₀);
10 • a median lethal dose or concentration, at which 50% of birds die (LD(C)₅₀);
11 • a 'no observed effect' level, at which no effects of specified type occur, or a
12 concentration at which either a defined level of effect is seen in x% of tested
13 individuals, or an average deviation of x% is seen when compared to the
14 untreated control (EC_x); and
15 • a statement of the type and frequency of effects observed in a specified
16 exposure scenario (e.g. in a field study).

17 Other types of information may include the slope of a dose-response relationship, 95%
18 confidence limits for the median lethal level and/or slope, and the time at which effects
19 appear.

20 **R.7.10.16.2 Objective of the guidance on avian toxicity**

21 Avian toxicity data are used in the assessment of secondary poisoning⁷ risks for the
22 aquatic and terrestrial food chains in the CSA. In the context of PBT/vPvB assessment
23 (see Section [R.7.10.20](#)), avian toxicity data cannot be directly (numerically) compared
24 with the T criterion (see Section 1.1.3 of Annex XIII to REACH). However, reprotoxicity
25 studies or other chronic data on birds, if they exist, should be used in conjunction with
26 other evidence of toxicity as part of a weight-of-evidence determination to conclude on
27 substance toxicity (a NOEC ≤ 30 mg/kg food in a long term bird study should in this
28 context be considered as a strong indicator of fulfilment of the T criterion).

29 **R.7.10.17 Information requirements for avian toxicity**

30 Annex X to REACH indicates that information on long-term or reproductive toxicity to
31 birds should be considered for all substances manufactured or imported in quantities of

⁶ Units of mg/kg may also be expressed as parts per million (ppm).

⁷ Secondary poisoning concerns the potential toxic impact of a substance on a predatory bird or mammal following ingestion of prey items (i.e. fish and earthworms) that contain the substance. Accumulation of substances through the food chain may follow many different pathways along different trophic levels. This assessment is required for substances for which there is an indication for bioaccumulation potential ([Appendix R.7.10-3](#)).

1 1,000 t/y or more. Since this endpoint concerns vertebrate testing, Annex XI to REACH
2 also applies, encouraging the use of alternative information. Although not listed in
3 column 2 of Annex X to REACH, there are also exposure considerations (see Section
4 [R.7.10.19.4](#)).

5 Although not specified at lower tonnages, existing data may be available for some
6 substances. These are most frequently from acute studies, and this document provides
7 guidance on their interpretation and use. Nevertheless, data from long-term dietary
8 studies are the most relevant because:

- 9 • Few (if any) scenarios are likely to lead to acute poisoning risks for birds, and
- 10 • Evidence from pesticides suggests that chronic effects cannot be reliably
11 extrapolated or inferred from acute toxicity data (Sell, undated).

12 **PBT/vPvB assessment:**

13 In the context of the PBT/vPvB assessment, if the registrant cannot derive a definitive
14 conclusion (i) ("The substance does not fulfil the PBT and vPvB criteria") or (ii) ("The
15 substance fulfils the PBT or vPvB criteria") in the PBT/vPvB assessment using the
16 relevant available information, he must, based on Section 2.1 of Annex XIII to REACH,
17 generate the necessary information, regardless of his tonnage band (for further details,
18 see Chapter R.11 of the *Guidance on IR&CSA*).

19 The general presumption is that avian toxicity testing will not normally be necessary. At
20 the same time, care must be taken not to underestimate the potential hazard to birds.
21 New studies should only be proposed following careful consideration of all the available
22 evidence.

23 **R.7.10.18 Available information on avian toxicity**

24 The following sections summarise the types of data that may be available from
25 laboratory tests.

26 Avian toxicity tests are often carried out for substances with intentional biological activity
27 as a result of regulatory approval requirements (especially active substances used in
28 plant protection products, but also veterinary medicines and biocides). They are rarely
29 performed for most other substances. Although REACH does not apply to such products,
30 they are relevant in this context as a source of analogue data.

31 There are currently no European databases for pesticides, biocides or veterinary
32 medicines, although some are in development (e.g. the Statistical Evaluation of available
33 Ecotoxicology data on plant protection products and their Metabolites (SEEM) database).
34 Current pesticide data sources include:

- 35 • the British Crop Protection Council Pesticide Manual (BCPC, 2003),
- 36 • the German Federal Biological Research Centre for Agriculture and Forestry
37 (BBA) database (<http://www.bba.de/english/bbaeng.htm>),
- 38 • the Agence nationale de sécurité sanitaire de l'alimentation, de
39 l'environnement et du travail (Anses) AGRITOX database
40 (<http://www.agritox.anses.fr/index2.php>),

- 1 • the footprint database (<http://sitem.herts.ac.uk/aeru/iupac/>), and
2 • several US-EPA databases (<http://www.epa.gov/pesticides/>).

3 General searches might retrieve documents from regulatory agencies or the EXTOUNET
4 project (a co-operative project by the University of California-Davis, Oregon State
5 University, Michigan State University, Cornell University, and the University of Idaho,
6 <http://extounet.orst.edu/>). Finally, IUCLID contains unvalidated data sheets for high
7 production volume substances, a few of which might include data on avian toxicity
8 (<http://esis.jrc.ec.europa.eu/>).

9 **R.7.10.18.1 Laboratory data on avian toxicity**

10 **Testing data on avian toxicity**

11 *In vitro* data

12 No specific avian *in vitro* methods are currently available or under development. A
13 number of *in vitro* tests for assessing embryotoxic potential and endocrine disrupting
14 properties in mammals have become available in recent years, and these are discussed
15 in the specific guidance on reproductive and developmental toxicity (see Section R.7.6).

16 *In vivo* data

17 [Table R.7.10—4](#) summarises the main existing test methods, as well as those proposed
18 as draft OECD test guidelines. The guidelines for all three principal avian tests – acute,
19 dietary and reproduction – are currently under review. Further details can be found in a
20 Detailed Review Paper for Avian Two Generation Tests (OECD 2006a). It should be noted
21 that acute tests will not be relevant to exposure scenarios normally considered for
22 industrial and consumer chemicals, but they are included since the data might already
23 be available for some substances.

24 A number of reviews of avian toxicity testing issues have been produced over the last
25 decade, and these should be consulted if further details are required. All have a pesticide
26 focus. The most up-to-date reviews are Hart *et al.* (2001), Mineau (2005), Bennett *et al.*
27 (2005) and Bennett & Etersson (2006). Other useful sources of information include US-
28 EPA (1982a, 1982b and 1982c), SETAC (1995), OECD (1996), EC (2002a and 2002b)
29 and Eppo (2003).

30 Non-guideline toxicity studies may be encountered occasionally (e.g. egg exposure
31 studies involving either injection or dipping). Such studies can be difficult to interpret
32 due to the lack of standardised and calibrated response variables with which to compare
33 the results. In addition, the exposure route will usually be of limited relevance to the
34 dietary exposure route considered in the CSA. Metabolism in eggs may also be very
35 different to that in the body. Such studies are therefore unlikely to provide information
36 on use in quantitative risk assessment, although they might provide evidence of toxicity
37 that requires further investigation.

38 **Non-testing data on avian toxicity**

1 (Q)SAR models

2 Toxicity to Bobwhite Quail following both 14-day oral and 8-day dietary exposure can be
3 predicted for pesticides and their metabolites using a free web-based modelling tool
4 called "DEMETRA" (Development of Environmental Modules for Evaluation of Toxicity of
5 pesticide Residues in Agriculture) (<http://www.demetra-tox.net/>; Benfenati, 2007). The
6 model was developed using experimental data produced according to official guidelines,
7 and validated using external test sets. A number of quality criteria have been addressed
8 according to the OECD guidelines⁸. It is unclear at the moment whether this model will
9 be useful for other types of substance.

10 No other Q(SAR) models are currently available.

11

⁸ The ECB may wish to produce a QRF to provide details on domain, no. of substances in training set, etc.

1 **Table R.7.10—4 Summary of existing and proposed standardised avian**
 2 **toxicity tests**

Test	Guideline	Summary of the test	Information derived
Acute oral toxicity ⁹	Draft OECD TG 223 (OECD, 2002) USEPA/OPPTS 850.2100 (US-EPA, 1996a)	The test involves direct exposure of birds to measured single oral doses of the test substance, followed by observation for a number of days. Administration is by gavage either in a suitable solvent vehicle or in gelatine capsules. The highest dose need not exceed 2,000 mg/kg bw. Regurgitation should be avoided because it compromises the evaluation of toxicity. Lowering dose volume or changing carriers may reduce the incidence of regurgitation.	The test provides a quantitative measurement of mortality (LD ₅₀ value), which acts as a standard index of inherent toxicity, since bird behaviour (i.e. dietary consumption) cannot influence the dose received. It is therefore useful as a general guide for range finding for other studies, and for comparative studies. The results are relevant to very short timescale exposures, and cannot be used to indicate chronic toxicity. This test is therefore of low relevance for the assessment of food chain risks.
Dietary toxicity	OECD TG 205 (1984a) USEPA/OPPTS 850.2200 (US-EPA, 1996b)	This is a short-term test, in which groups of 10-day old birds are exposed to graduated concentrations (determined in a range-finding test) of the test substance in their diet for a period of 5 days, followed by a recovery period. Multiple oral dosing may be necessary for very volatile or unstable compounds. The test is not designed to simulate realistic field conditions, or provide a good characterisation of sub-lethal effects. Other drawbacks include: food avoidance ¹⁰ , and lack of replication (which limits the power of the test to detect effects).	The test provides a quantitative measurement of mortality (e.g. 5-day LC ₅₀ value) and can act as a range-finder for the chronic reproduction test (a full test is not necessary if the range-finding test shows that the LC ₅₀ is above 5,000 mg/kg diet).

⁹ Efforts to combine these two test methods into one internationally harmonized test guideline are currently ongoing in the OECD Test Guideline Programme

¹⁰ Food avoidance responses can influence a substance's hazard and also risk potential by restricting exposure, although this will vary between species. A draft OECD Guidance Document on Testing Avian Avoidance Behaviour is under development (OECD 2003). In the current revision of TG 205 the method will be revised to generate information that also can be used for the assessment of avoidance behaviour. There are no international protocols on avian repellency yet available. However a purpose of such a test i.e. the screening of repellent substances could be achieved by using the results of a revised dietary guideline (OECD, 2006b). Repellency is of limited

Test	Guideline	Summary of the test	Information derived
Reproduction ¹¹	OECD TG 206 (1984b) USEPA/ OPPTS 850.2300 (US-EPA, 1996c)	<p>Breeding birds are exposed via the diet over a long-term (sub-chronic) period to at least three concentrations of the test substance. The highest concentration should be approximately one half of the acute dietary LC₁₀; lower concentrations should be geometrically spaced at fractions of the highest dose. An upper dose limit should be set at 1,000 ppm (unless this would cause severe parental toxicity).</p> <p>The test substance should possess characteristics that allow uniform mixing in the diet. The test guideline cannot be used for highly volatile or unstable substances.</p>	<p>The test enables the identification of adverse effects on reproductive performance linked to gonadal functionality at exposure levels lower than those that cause serious parental toxicity.</p> <p>The most important endpoint is the production of chicks that have the potential to mature into sexually viable adults. Other intermediate parameters are also measured (e.g. mortality of adults, onset of lay, numbers of eggs produced, eggshell parameters, fertility, egg hatchability and effects on young birds). These can give information on the mechanisms of toxicity that contributes to overall breeding success.</p> <p>The test should provide a NOEC value (i.e. the concentration in adult diet that shows no reduction in the production of viable chicks) along with the statistical power of the test.</p> <p>It is critical that all endpoints be taken into account when using the results from the test for risk assessment. The weight given to intermediate endpoints in the absence of a problem in overall chick production is a case-by-case decision which must be made after consideration of the possible or likely consequences in the wild. The ecological significance of effects on each of the parameters measured may differ.</p>

relevance for long-term endpoints involving only low concentrations of test substance. Further guidance, if needed, can be found in the references cited in the main text.

¹¹ Some work has been done to develop a one-gen test OECD draft TG (2000) Avian Reproduction Toxicity Test in the Japanese Quail or Northern Bobwhite) but this is not yet at a suitable stage to be discussed further.

Test	Guideline	Summary of the test	Information derived
<p>OECD TG 206 was not designed to accurately reflect a bird's full breeding cycle, and some ecologically important endpoints are not covered (e.g. the onset of laying, parental competence in incubation, and feeding of young birds). Although these might not always be significant gaps, further work is underway to develop a test that will be able to detect all the potential effects of endocrine disrupting chemicals, and this is described briefly below.</p>			
<p>Two-generation avian reproduction toxicity</p>	<p>Draft OECD TG proposal (OECD, 2006)</p>	<p>The proposed guideline aims to examine the effects of a chemical on a broad set of reproductive fitness and physiological endpoints in a quail species over two generations. However, several research areas have been identified, and an agreed test guideline is unlikely to be available for some time.</p>	<p>The test is designed to determine whether effects are a primary disturbance (with direct impacts on the endocrine system) or a secondary disturbance (with impacts on other target organs that cause endocrine effects) of endocrine function. Currently, endpoints to be covered include egg production and viability, hatching success, survival of chicks to 14 days of age, genetic sex, onset of sexual maturation, body weight, and male copulatory behaviour, gross morphology and histology of specific organs, as well as levels of sex hormones, corticosterone, and thyroid hormones.</p>

1

2

1 Read-across and categories

2 Experience of read-across approaches for avian toxicity is very limited for industrial and
3 consumer chemicals. The same approach should therefore be adopted as for mammalian
4 tests (see Section R.7.6 for specific guidance on reproductive and developmental
5 toxicity).

6 In addition, it should be considered whether the substance has any structural similarity
7 to other substances to which birds are known to be especially sensitive, such as
8 organophosphates, certain metals and their compounds (e.g. cadmium, lead, selenium)
9 and certain pesticide or veterinary medicine active substances (e.g. DDT). Further
10 research is needed to identify structural alerts for chronic avian toxicity.

11 **R.7.10.18.2 Field data on avian toxicity**

12 Field data will not usually be available, and it is unlikely that a registrant will ever need
13 to conduct a specific field study to look for bird effects (as sometimes required for
14 pesticides). Recommendations on methodology are given in EC (2002a) and further
15 discussion is provided in Hart *et al.* (2001) and SETAC (2005). The kind of data that
16 result from such studies varies according to the test design, although they tend to focus
17 on short-term impacts and are therefore of limited use for risk assessment of long-term
18 effects.

19 Wildlife incident investigation or other monitoring schemes might rarely provide some
20 evidence that birds are being affected by exposure to a specific substance. Interpretation
21 is often complicated and it may be difficult to attribute the observed effects to a specific
22 cause. However, such data can be used to support the assessment of risks due to
23 secondary poisoning on a case-by-case basis.

24 **R.7.10.19 Evaluation of available information on avian toxicity**

25 **R.7.10.19.1 Laboratory data on avian toxicity**

26 **Testing data on avian toxicity**

27 In vitro data

28 No specific avian methods are currently available. The specific guidance on reproductive
29 and developmental toxicity (see Section R.7.6) provides guidance on evaluation of some
30 types of test that are relevant to mammalian reproduction. It should be noted that these
31 are only relevant for one – albeit very important – aspect of long-term toxicity. In
32 addition, these tests do not take metabolism into account, and metabolic rates and
33 pathways may differ significantly between birds and mammals.

34 In vivo data

35 Ideally, test results will be available from studies conducted to standard guidelines with
36 appropriate quality assurance, reported in sufficient detail to include the raw data. Data
37 from other studies should be considered on a case-by-case basis. For example, expert
38 judgement is needed to identify any deviations from modern standards and assess their
39 influence on the credibility of the outcome. A non-standard test might provide an
40 indication of possible effects that are not identified in other studies or evidence of very
41 low or high toxicity. If the data are used, this must be scientifically justified.

1 For tests involving dietary exposure, stability and homogeneity of the substance in the
 2 food must be maintained. Results of studies involving highly volatile or unstable
 3 substances therefore need careful consideration, and it might not be possible to
 4 adequately test such substances or those that otherwise cannot be administered in a
 5 suitable form in the diet. In such cases, it is unlikely that birds would be exposed to the
 6 substance in the diet either, for similar reasons. If a vehicle is used, this must be of low
 7 toxicity, and must not interfere with the toxicity of the test substance. Validity criteria
 8 are given in the OECD guidelines.

9 Acute/short-term tests

10 Existing acute test data can be useful if no other avian data are available, although they
 11 are not preferred. Regurgitation/emesis can substantially reduce the dose absorbed in
 12 acute oral toxicity tests, and therefore affect the interpretation of the test results.
 13 Similarly, food avoidance in dietary tests may lead to effects related to starvation rather
 14 than chemical toxicity. Tests should therefore be interpreted carefully for any evidence of
 15 such responses - the test may not be valid if regurgitation occurs at all doses.

16 Long-term tests

17 A number of issues should be considered in the evaluation of long-term tests, as listed in
 18 [Table R.7.10–5](#). In principle, only endpoints related to survival rate, reproduction rate
 19 and development of individuals are ecotoxicologically relevant.

20 **Table R.7.10–5 Summary of interpretational issues for long-term toxicity** 21 **tests**

Long-term testing issue	Comment
Category of endpoint	<p>Reproduction tests include parental and reproductive endpoints. An endpoint relating to overall reproductive success should normally be selected to define the long-term NOEC. Depending on the individual case and the availability of data, this could be the reproduction rate, the survival or growth rate of the offspring, or behavioural parameters in adults or young.</p> <p>In some cases, other endpoints (e.g. certain biochemical responses) may be more sensitive, although they might not be ecologically relevant. Guidance on interpretation of such data, if they are available, is provided in OECD (1996). In summary, any conclusions of biological significance must be based on changes that:</p> <p>Occur in a dose-response fashion (i.e. more abundant or pronounced in higher exposure groups);</p> <p>Are accompanied by confirmatory changes (i.e. differences in a biochemical parameter or organ weight, or histologically observable changes in tissue structure); and,</p> <p>Most importantly, are related to an adverse condition that would compromise the ability of the animal to survive, grow or reproduce in the wild (e.g. pronounced effects on body weight and food consumption (if this is a toxic response and not caused by avoidance)).</p>

Long-term testing issue	Comment
Statistical power	<p>The NOEC is based on the most sensitive endpoint of the test as determined by the lack of statistical significance compared with the control. This does not necessarily equate to biological significance. For example, in a high quality (low variation coefficient, high power) avian reproduction test it may be possible to prove that a 5% deviation in hatchling weight is statistically significant, although this would not be detectable in normal tests. If the chick weight at day 14 is normal, such an effect should not be considered as biologically relevant.</p> <p>The NOEC may therefore be used as a worst case value for risk assessment, but it may be possible to refine this if necessary by considering the ecological relevance of the effects seen at doses above the NOEC (e.g. see Bennett <i>et al.</i>, 2005).</p>
Time course of effects	<p>Sublethal effects that are transient or reversible after termination of exposure are less relevant than continuous or irreversible effects (this may depend on how fast the reversal takes place). If reproductive effects in a multigeneration study are more pronounced in the second generation whereas in practice exposure will be restricted to a short time period then the reproductive NOEC after the first generation should be used as a possible refinement step (unless in exceptional cases, e.g. with suspected endocrine disrupters, where effects in the second generation may be attributable to a brief exposure period in the first generation).</p>
Parental toxicity	<p>Parental toxicity should be avoided if possible. Effects that are only observed in the concentration range that leads to clear parental toxicity need careful consideration. For example, a decline in egg laying may be the result of reduced feeding by the adult birds, and would therefore not be a reproductive effect.</p>
Exposure considerations	<p>For highly hydrophobic substances, or substances that are otherwise expected to be significantly accumulative, measurements of the substance in tissues should be considered as an additional endpoint to determine whether concentrations have reached a plateau before the end of the exposure period.</p>

1

2 **Non-test data on avian toxicity**

3 (Q)SAR models

4 If QSAR models that have been developed for pesticides are used, their relevance for a
 5 particular substance should be considered and explained (especially in relation to the
 6 applicability domain). It is likely that QSAR approaches will not be suitable for the
 7 majority of substances for the foreseeable future, in terms of both the endpoints covered
 8 (i.e. acute effects only) and the chemical domain.

9 Read-across and categories

10 The same principles apply as for mammalian acute toxicity (see Section R.7.4), repeated
 11 dose toxicity (Section R.7.5) and reproductive toxicity studies (Section R.7.6). Ideally,
 12 the substances should have similar physico-chemical properties and toxicokinetic
 13 profiles, and information will be available about which functional groups are implicated in
 14 any observed avian toxicity. The comparison should take account of reproductive or
 15 other chronic effects observed in fish and mammals as well as birds. The absolute

1 toxicity of a substance cannot be directly extrapolated from fish or mammals to birds,
2 but relative sensitivities might provide enough evidence in some circumstances.

3 **R.7.10.19.2 Field data on avian toxicity**

4 It will be very unusual for field studies to indicate chronic effects in wild birds, and these
5 need to be considered case-by-case. Results should be interpreted with caution, and
6 confounding factors addressed before deciding what level of any particular substance is
7 linked to the observed effect. The relevance and statistical power of the study should
8 also be assessed. Further discussion is provided in Hart *et al.* (2001) and OECD (1996).

9 **R.7.10.19.3 Remaining uncertainty for avian toxicity**

10 Avian toxicity data are not available for the majority of substances. Assessments of
11 secondary poisoning are therefore usually reliant on mammalian toxicity data. The
12 relative sensitivities of birds and mammals following chronic exposures require further
13 research. For example, there is some evidence from pesticide data that birds may be an
14 order of magnitude more sensitive in some cases. The validity of read-across between
15 analogue substances is also untested.

16 Even when studies are available, there are still many sources of uncertainty that need to
17 be taken into account in the assessment of avian effects. Only a very few species are
18 tested in the laboratory, and it is important to be aware that there is significant variation
19 in response between species and individuals, and differences between laboratory and
20 field situations (e.g. diet quality, stressors, differing exposures over time). Further
21 details are provided in Hart *et al.* (2001). These issues are assumed by convention to be
22 accounted for collectively using an extrapolation or assessment factor (see Section
23 [R.7.10.20](#)). It should be noted that these factors have not been calibrated against the
24 uncertainties.

25 In addition, it should be remembered that the model food chain for the screening
26 assessment of secondary poisoning risks is relatively simplistic and reliant on a number
27 of assumptions (see Section [R.7.10.8](#) for further details). It may often be possible to
28 refine the exposure scenario (e.g. by more sophisticated modelling, including use of
29 more specific information about the most significant prey and predator organisms of the
30 food chain considered concerning for example bioavailability of the substance in food
31 and feeding habits and/or gathering better exposure information such as emission,
32 degradation or monitoring data). Regardless of the calculations that are performed, it is
33 always useful to perform a sensitivity analysis, i.e. list those items that have some
34 associated uncertainty, and discuss whether these uncertainties can be quantified
35 together with their overall impact on the conclusions of the assessment.

36 For complex mixtures, the toxicity test result is likely to be expressed in terms of the
37 whole substance. However, the exposure concentration may be derived for different
38 representative components, in which case the PEC/PNEC comparison will require expert
39 judgement to decide if the toxicity data are appropriate for all components, and whether
40 further toxicity data are needed for any specific component.

41 **R.7.10.19.4 Exposure considerations for avian toxicity**

42 No specific exposure-related exclusion criteria are provided in column 2 of Annex X.

1 In pesticide risk assessment, decisions on the need for reproduction tests may depend
2 on whether adult birds are exposed during the breeding season (EC, 2002a). However, it
3 is highly unlikely that the use of an industrial or consumer chemical would be so
4 restricted as to exclude breeding season exposure. In some cases, the use pattern might
5 limit exposure to birds. For example, production and use might only take place at a small
6 number of industrial sites with very low releases, with low probability of any significant
7 release from products (an example might be a sealant additive). In cases where the
8 exposure is considered negligible, an appropriate justification should be given, taking
9 care that this covers all stages of the substance's life cycle.

10 If releases to air, water and/or soil can occur, then the need to perform a new avian
11 toxicity test at the 1,000 t/y level should be decided following a risk assessment for
12 secondary poisoning. It should be noted that the exposure of birds is generally only
13 considered for the fish and earthworm food chains following the release of a substance
14 via a sewage treatment works¹². The need to conduct a secondary poisoning assessment
15 is triggered by a number of factors (see Section R.16.4.3.5 for further guidance). If
16 these criteria are not met, then further investigation of chronic avian toxicity is
17 unnecessary. For example, it is unlikely that a secondary poisoning risk will be identified
18 for substances that:

- 19 • are readily biodegradable, and
- 20 • have a low potential for bioaccumulation in fish and earthworms (e.g. a fish
21 BCF below 100, or in the absence of such data on neutral organic substances
22 a log K_{ow} below 3).

23 These properties may therefore be used as part of an argument for demonstrating low
24 exposure potential for birds, although care may be needed (e.g. high local
25 concentrations could still be reached in some circumstances, for example due to
26 widespread continuous releases).

27 **R.7.10.20 Conclusions for avian toxicity**

28 The aim is to derive a PNEC for birds based on the available data. Given the absence of
29 reliable QSARs and *in vitro* methods, in most cases it is expected that an initial attempt
30 to estimate avian toxicity can be made by read-across from suitable analogue
31 substances (possibly as part of a category). The preferred value must be scientifically
32 justified for use in the assessment.

33 **R.7.10.20.1 Concluding on suitability for PBT/vPvB assessment**

34 In the context of PBT/vPvB assessment, avian toxicity data should be used in conjunction
35 with other evidence of toxicity as part of a weight-of-evidence determination to conclude
36 on substance toxicity. If the existing avian toxicity study is of poor quality, or the effect
37 is unclear or based on only minor symptoms, an additional study might be needed if the
38 decision is critical to the overall assessment, in which case a limit test would be
39 preferred. The ecological significance of the effect should also be considered (e.g. how

¹² It may sometimes be appropriate to model exposure of marine predators, in which case the scenario might not involve a sewage treatment stage.

1 important is a sub-lethal effect compared to those of natural stressors, and what would
2 be their effect on population stability or ecosystem function?). Further guidance is
3 provided in Bennett *et al.* (2005).

4 Further guidance on criteria is provided in Chapter R.11 of the *Guidance on IR&CSA*.

5 **R.7.10.20.2 Concluding on suitability for use in chemical safety** 6 **assessment**

7 Data obtained from species used in standard test methods are assumed to be
8 representative of all species (including marine). Since the scenario under consideration
9 concerns the effects of a substance on birds via their diet, only toxicity studies using oral
10 exposure are relevant. Dietary studies are preferred, since these are most relevant to
11 the exposure route under investigation. Oral gavage studies might provide some
12 evidence of very high or low acute toxicity in some cases, which could be used as part of
13 a *Weight-of-Evidence* argument provided that a reasoned case is made. Egg dipping
14 studies are not relevant, although they might indicate an effect that requires further
15 investigation.

16 **R.7.10.21 Integrated testing strategy (ITS) for avian toxicity**

17 **R.7.10.21.1 Objective / General principles**

18 In general, a test strategy is only relevant for substances made or supplied at levels of
19 1,000 t/y or higher (although there may be a need for further investigation if a risk is
20 identified at lower tonnage based on existing acute data). Furthermore, collection and/or
21 generation of additional avian toxicity data are required for the PBT/vPvB assessment in
22 all cases where a registrant, while carrying out the CSA, has identified is substance as P
23 and B but cannot draw an unequivocal conclusion on whether the T criterion in Annex
24 XIII to REACH is met or not and avian toxicity testing would be needed to draw a
25 definitive conclusion on T. This obligation applies for all ≥ 10 tpa registrations (see
26 Chapter R.11 of the *Guidance on IR&CSA* for further details).

27 The general presumption is that avian toxicity testing will not normally be necessary. At
28 the same time, care must be taken not to underestimate the potential risks faced by
29 birds. New studies should only be proposed following careful consideration of all the
30 available evidence, and the objective of the testing strategy is therefore to ensure that
31 only *relevant* information is gathered.

32 **R.7.10.21.2 Preliminary considerations**

33 The need for chronic avian toxicity testing is explicitly linked to the secondary poisoning
34 assessment. A decision on the need to conduct avian testing may be postponed if other
35 actions are likely to result from the rest of the environmental (or human health)
36 assessment. For example:

- 37 • No further testing on birds is necessary if the substance is a potential PBT or
38 vPvB substance on the basis of other data (the relevant PBT test strategy
39 should be followed first). If such properties were confirmed, then further
40 animal testing would be unnecessary since long-term effects can be
41 anticipated.

- 1 • The exposure assessment may need to be refined if risks are initially identified
2 for the aquatic or terrestrial environments. This may include the
3 recommendation of improved risk management measures.
- 4 • A test with birds can await the outcome of any further chronic mammalian
5 testing proposed for the human health assessment (unless it is already
6 suspected that birds may be more sensitive, e.g. because of evidence from
7 analogue substances).

8 Three main cases can be distinguished where further testing may be an option:

- 9 • **Only acute avian toxicity data are available.** A decision on the need for
10 further chronic testing will depend on the outcome of the risk assessment
11 using a PNEC based on these data, in comparison to the conclusions for
12 mammalian predators. For example, if a risk is identified for birds but not
13 mammals, a chronic test will allow the PNEC_{bird} to be refined.
- 14 • **Only a poor quality chronic study is available.** If the risk is borderline
15 (e.g. the PEC is only just greater or less than the resulting PNEC), a
16 replacement study might be necessary to provide more confidence in the
17 conclusion.
- 18 • **No avian toxicity data are available.** A decision must be made as to
19 whether this represents a significant data gap or not. It is assumed that a risk
20 characterisation based on the available mammalian toxicity data set will give
21 an indication of the possible risks of the substance to higher organisms in the
22 environment (care should be taken to consider any effects that have been
23 excluded as irrelevant for human health). However, given the lack of
24 information on relative sensitivities between birds and mammals, avian
25 testing may be required if:
- 26 - the substance has a potential for contaminating food chains – for
27 example, because it is not readily biodegradable and is accumulative
28 (e.g. fish BCF above 100, or other indications of bioaccumulation from
29 mammalian tests such as low metabolic rate, high affinity for fat
30 tissues, long period to reach a plateau concentration in tissues, or slow
31 elimination rate), and
- 32 - there is evidence of toxicity in mammalian repeat dose or reproduction
33 tests.
- 34 As a toxicity testing trigger *only*, it is suggested that the PNEC_{mammal} is
35 reduced by a factor of 10 to derive a *screening* PNEC_{bird}: if the
36 subsequent risk characterisation ratio is above 1, and the exposure
37 assessment cannot be refined further, then avian toxicity data should
38 be sought (see Section [R.7.10.21.3](#)).

39 In all cases before a new toxicity test is performed, efforts should first be made to refine
40 the PEC (including consideration of risk management measures) because the exposure
41 scenario is based on a number of conservative assumptions. If avian testing is
42 necessary, a limit test might be appropriate.

43

1 **R.7.10.21.3 Testing strategy for avian toxicity**

2 This assumes that chronic avian toxicity needs to be addressed. If no suitable analogue
3 data exist (which will often be the case), or there is some doubt about the validity of the
4 read-across, further testing is required on the substance itself. This may also be the case
5 if the substance is part of a larger category for which avian toxicity data are limited (in
6 which case it might be possible to develop a strategy to provide data on several related
7 substances, based on a single (or few) test(s). The substance that appears the most
8 toxic to mammals and fish should be selected for further testing with birds in the first
9 instance).

10 The avian reproduction test (OECD TG 206) should be conducted to provide a reliable
11 chronic NOEC. It may be possible to conduct a limit test (based on the highest PEC
12 multiplied by 30): if no effects are observed at this limit concentration then no further
13 investigation is necessary. A judgment will be needed as to whether this approach is
14 likely to offer any disadvantage compared to a full test (e.g. the substance may be part
15 of a category, where further information on dose-response may be needed). Exceptions
16 to this test may be as follows:

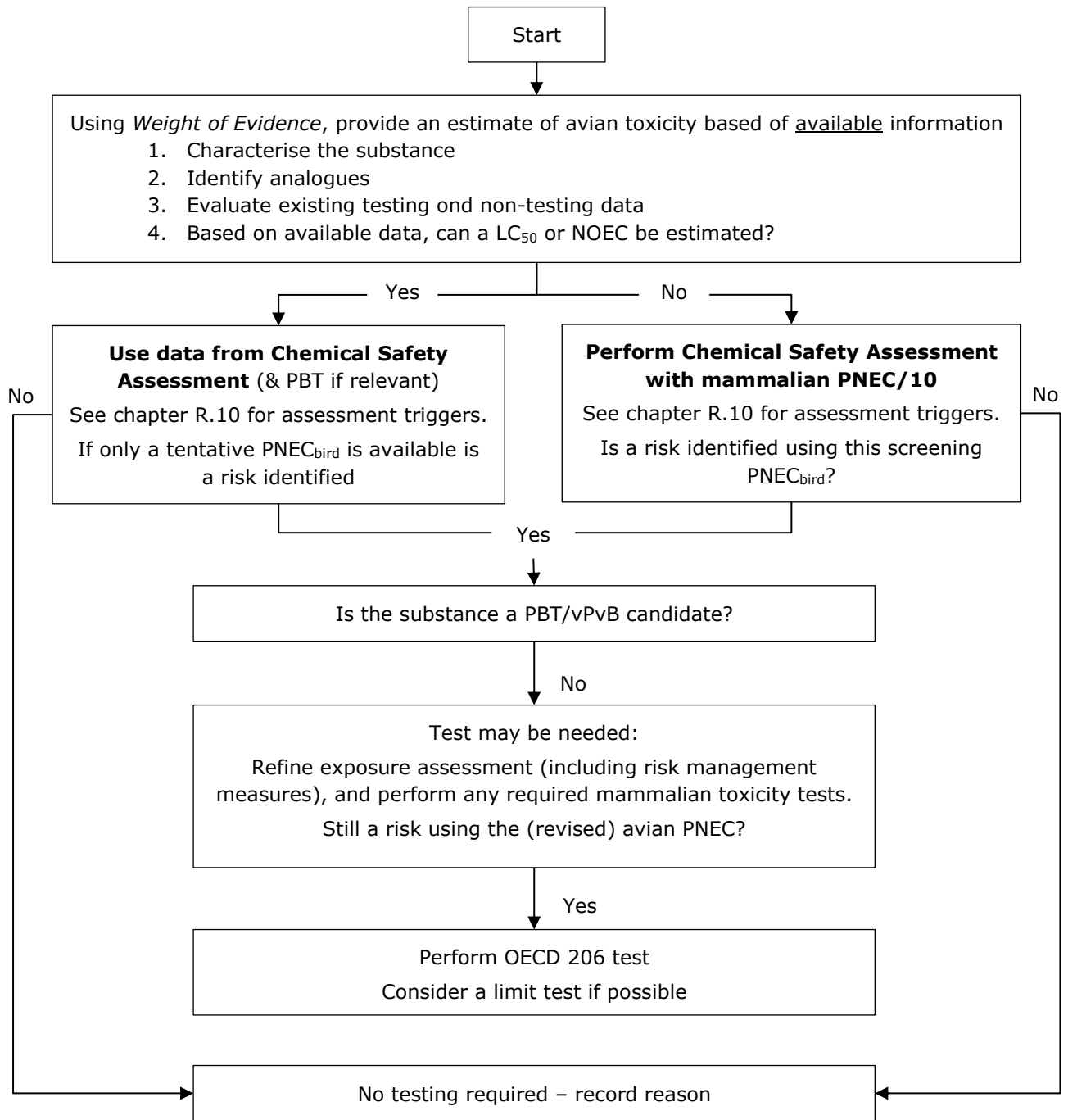
- 17 • In some cases, it might be appropriate to conduct an acute test to provide a
18 preliminary indication of avian toxicity. For example, this could be useful if
19 several related substances have no avian toxicity data, and some comparative
20 data are needed to test the appropriateness of a read-across argument when
21 only one is subject to a reproduction test. This could be a limit test in the first
22 instance, since it is not necessary to establish a full dose-response
23 relationship. A tentative PNEC_{oral} can be derived from the result of a dietary
24 test (OECD TG 205), in which case the limit could be either 5,000 mg/kg diet
25 or the highest PEC multiplied by 3,000 (whichever is the lowest). However,
26 given the uncertainties in extrapolating from acute to chronic effects, a
27 chronic test will usually be preferred.
- 28 • If the substance clearly shows an endocrine disrupting effect in mammals with
29 a high potency (i.e. acting at doses well below the threshold for other
30 endpoints), it may be appropriate to conduct a multi-generation test instead.
31 Since the protocols for such tests have not been internationally agreed, these
32 would need to be discussed with the relevant regulatory bodies before
33 embarking on a study. In addition, it is likely that such substances would be
34 authorised and so the sacrifice or more vertebrates might not be justified.

35 It should be noted that this scheme does not include requirements to collect field data.
36 This should only be considered in exceptional circumstances.

37 The ITS is presented as a flow chart in [Figure R.7.10–2](#).

38

1 **Figure R.7.10—2 ITS for avian toxicity¹³**



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3

¹³ In the figure the reference to Chapter R10 corresponds to Section [R.7.10.8](#) on secondary poisoning

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Appendices to Section R.7.10

- [Appendix R.7.10-1](#) Databases
- [Appendix R.7.10-2](#) *In vitro* methods for aquatic bioaccumulation
- [Appendix R.7.10-3](#) Considerations for difficult substances
- [Appendix R.7.10-4](#) Quality criteria for data reliability of a (flow-through) fish bioaccumulation study

1 **Appendix R.7.10-1 Databases**

2

3 Several BCF databases are available and the most widely used are described in this
4 appendix (see Weisbrod *et al.* (2006) for additional details). Many of the earlier studies
5 recorded in databases suffer from a number of potentially serious flaws, which are
6 gradually being better understood. For example, the methodology may not always be
7 consistent with the current OECD 305 test guideline. It is therefore important that the
8 version of the database being interrogated is recorded, because the content may change
9 over time. For example, following a quality control of the Syracuse database, a number
10 of values were amended or removed. In a number of cases, the data quality might not
11 have been checked, and in these circumstances the original source should also be sought
12 so that the quality can be confirmed.

13 **AQUIRE / ECOTOX Database**

14 A very well known and widely used database is the AQUatic toxicity Information
15 REtrieval (AQUIRE) (US-EPA, 1995) system, which is a part of the United States
16 Environmental Protection Agency's ECOTOX Database (US-EPA ECOTOX Database). In
17 2005 more than 480,000 test records, covering 6,000 aquatic and terrestrial species and
18 10,000 chemicals, were included. The primary source of ECOTOX data is the peer-
19 reviewed literature, with test results identified through comprehensive searches of the
20 open literature. The bioconcentration factor sub-file includes 13,356 aquatic chemical
21 records and 19 terrestrial chemical records, collected from over 1,100 publications, and
22 encompassing approximately 700 distinct chemicals. The use of the on-line database is
23 free and can be accessed through the Internet at <http://cfpub.epa.gov/ecotox/>.

24 **Japan METI – NITE Database**

25 The METI database is a collection of around 800 BCF values collected by the Japanese
26 National Institute of Technology and Evaluation (NITE). The database collects
27 bioconcentration values obtained according to the OECD TG 305C method (older data) as
28 well as the more recent version of the OECD TG. The test fish (carp) is exposed to two
29 concentrations of the test chemical substance in water under flow-through conditions. All
30 tests are conducted by Good Laboratory Practice (GLP) laboratories and their test results
31 are reviewed by the joint council of 3 ministries (METI: Ministry of Economy, Trade and
32 Industry; MHLW: Ministry of Health, Labour and Welfare; MoE: Ministry of the
33 Environment). The BCF data on about 800 existing chemicals are available at the
34 Chemical Risk Information Platform (CHRIP) of the NITE's web site
35 (<http://www.nite.go.jp/en/chem/index.html>). Maximum and minimum BCFs at two
36 different exposure concentrations for the test species (*Carp, Cyprinus carpio*) are
37 reported. The duration of exposure and exposure method (usually flow through) and lipid
38 content are usually provided and occasionally the analytical method (e.g. gas
39 chromatography) is included. However, it has to be highlighted that earlier studies were
40 not conducted in accordance with the current OECD TG 305 method. Some used high
41 levels of solvents/dispersants (which may give unreliable BCF values) and others were
42 conducted far in excess of the test substance's water solubility limit (which may produce
43 an underestimate of the BCF value).

44

1 US National Library of Medicine's Hazardous Substances Database

2 The Hazardous Substances Database (HSDB) is a toxicology database on the National
3 Library of Medicine's (NLM) Toxicology Data Network (TOXNET®). HSDB focuses on the
4 toxicology of potentially hazardous chemicals. It includes over 4800 chemical records. All
5 data are referenced and peer-reviewed by a Scientific Review Panel composed of expert
6 toxicologists and other scientists (U.S. NLM 1999). Although the data are primary source
7 referenced there is little information about the details of the experiments used o
8 measure BCF. The Hazardous Substances Database is accessible, free of charge, via
9 TOXNET at: <http://toxnet.nlm.nih.gov>.

10 Environmental Fate Database

11 The Environmental Fate Database (EFDB) database (Howard *et al.*, 1982, Howard *et al.*,
12 1986) was developed by the Syracuse Research Corporation (SRC) under the
13 sponsorship of the US-EPA. This computerized database includes several interconnected
14 files, DATALOG, CHEMFATE, BIOLOG, and BIODEG. DATALOG is the largest file and it
15 contains over 325,000 records on over 16,000 chemicals derived from the literature. The
16 bioaccumulation and bioconcentration information is available only for a small fraction of
17 the chemicals in the database. The database does not differentiate between BCF values
18 that are derived experimentally based on testing the substance in question in a
19 bioconcentration test or mathematically without such testing. A large number of reported
20 BCF data is based on calculated values. The database can be accessed via the Internet at
21 <http://www.srcinc.com/what-we-do/efdb.aspx> and is free of charge.

22 Syracuse BCFWIN Database and BCFBAF Database

23 The Syracuse BCFWIN database was developed by Meylan and co-workers to support the
24 BCFWIN program (Syracuse Research Corporation, Bioconcentration Factor Program
25 BCFWIN). The database development is described in Meylan *et al.* (1999). Experimental
26 details captured in the database included fish species, exposure concentration of test
27 compound, percent lipid of the test organism, test method (equilibrium exposure *versus*
28 kinetic method), test duration if equilibrium method, and tissue analysed for test
29 compound (whole body, muscle fillet, or edible tissue). Data obtained by the kinetic
30 method were preferred to data from the equilibrium method, especially for compounds
31 with high log K_{ow} values, which are less likely to have reached equilibrium in standard
32 tests. Where BCF data were derived from the equilibrium method, and steady state may
33 not have been reached, especially for chemicals with high log K_{ow} values, the data
34 chosen was in the middle of the range of values with the longest exposure times. Low
35 exposure concentrations of test compound were favoured in order to minimize the
36 potential for toxic effects and maximize the likelihood that the total concentration of the
37 substance in water was equivalent to the bioavailable fraction. Warm-water fish were
38 preferred to cold-water fish because more data were available for warm-water species.
39 Fish species were preferred in the order fathead minnow > goldfish > sunfish > carp >
40 marine species (this list is not all inclusive). Fathead minnow data were generally
41 selected over data from other species because such data were available for a large
42 number of chemicals, and because they have been used to develop log K_{ow} -based BCF
43 estimation methods. The database contains 694 discrete compounds. BCFWIN database
44 was updated (Stewart *et al.*, 2005) to improve prediction for hydrocarbons. The current
45 BCFWIN hydrocarbons database contains BCF data on 83 hydrocarbons.

1 The BCFWIN™ model has now been updated and replaced by the BCFBAF™ model. The
2 model is available from the US EPA website [https://www.epa.gov/tsca-screening-](https://www.epa.gov/tsca-screening-tools/epi-suitetm-estimation-program-interface)
3 [tools/epi-suitetm-estimation-program-interface](https://www.epa.gov/tsca-screening-tools/epi-suitetm-estimation-program-interface)

4 BCFBAF™ estimates fish bioconcentration factors and its logarithm using two different
5 methods. The first is the traditional regression based on log KOW plus any applicable
6 correction factors, and is analogous to the WSKOWWIN™ method. The second is the
7 Arnot-Gobas method, which calculates BCF from mechanistic first principles. BCFBAF also
8 incorporates prediction of apparent metabolism half-life in fish, and estimates BCF and
9 BAF for three trophic levels (Arnot and Gobas, 2003).

10 **Handbook of Physico-chemical Properties & Environmental Fate**

11 The Handbook of Physico-chemical Properties & Environmental Fate (Mackay *et al.*,
12 2000), published by CRC, consists of several volumes, each covering a set of related
13 organic chemical substances. It is available in book form and in a CD ROM format. The
14 database provided in the book includes data on bioconcentration factors, octanol-water
15 partition coefficient and several other physical chemical properties relevant for
16 environmental fate assessments. Details about the BCF data have not been retrieved.

17 **Canadian database**

18 Environment Canada has developed an empirical database of bioconcentration factor
19 (BCF) and bioaccumulation factor (BAF) values to assess the bioaccumulation potential
20 of approximately 11,700 organic chemicals included on Canada's Domestic Substances
21 List (DSL) as promulgated by The Canadian Environmental Protection Act 1999
22 (Government of Canada, 1999). These data were collected for non-mammalian aquatic
23 organisms, i.e. algae, invertebrates and fish, from approximately October 1999 until
24 October 2005. The BCF data were compiled from a Canadian in-house database, the
25 peer-reviewed literature and the above mentioned databases. Dietary feeding studies
26 were not included in the data compilation. Values were compiled only if the test chemical
27 and test organism could clearly be identified. BCF data were evaluated for quality
28 according to a developed set of criteria based on standard test protocols (e.g. OECD TG
29 305E). The database includes approximately 5,200 BCF and 1,300 BAF values for
30 approximately 800 and 110 chemicals, respectively. A data confidence evaluation is
31 included based on the data quality criteria and methods. The database is available on
32 request through the Environment Canada-Existing Substances branch.

33 **CEFIC – LRI bio-concentration factor (BCF) Gold Standard Database**

34 A research project has been funded by the CEFIC-LRI (www.cefic-lri.org/) to establish a
35 BCF Gold Standard Database. The development of a database holding peer reviewed
36 high quality BCF is considered a valuable resource for future development of alternative
37 tests. In addition, having such a database – into which new data points could also be
38 added – would considerably ease the potential to develop and begin the process for
39 validation of alternative BCF studies. For example the database could act as a validation
40 set of chemicals, for alternatives. The project will develop quality criteria, gather fish
41 bioconcentration data, and critically review them. To prevent duplication of work, close
42 contacts are held with other related projects, the HESI-ILSI bioaccumulation group, the
43 SETAC advisory group and other interested parties.

1 **Appendix R.7.10-2 In vitro methods for aquatic bioaccumulation**

2

3 [Table R.7.10–6](#) lists standardised *in vitro* methods for use of fish liver S9 fractions and
 4 primary cryopreserved hepatocytes (and applicable extrapolation models), as well as
 5 recent publications that evaluated these methods and used them to predict
 6 biotransformation impacts on bioaccumulation.

7 [Table R.7.10–7](#) lists a summary of other *in vitro* test systems used to study chemical
 8 biotransformation in fish.

9 Further details on the use of these methods are provided in Section [R.7.10.3.1](#).

10

11 **Table R.7.10–6 Summary of methods and studies with fish primary**
 12 **hepatocytes and S9 fractions (standardised methods).**

Reference	Test System/ Method	Species	Chemicals Evaluated	Notes
Segner and Cravedi, 2001	Fish primary hepatocytes	General discussion on teleost; focus on rainbow trout		Metabolic activity in primary cultures of fish hepatocytes
Han <i>et al.</i> , 2007	Fish primary hepatocytes (fresh)	Rainbow trout	Atrazine Molinate 4,4-bis(dimethylamino)-benzophenone 4-nonylphenol 2,4-di-tert-butylphenol Trifluralin Benzo(a)pyrene	
Cowan-Ellsberry <i>et al.</i> , 2008	Fish primary hepatocytes (fresh)	Common carp	Octaethylene glycol monohexadecyl ether sodium 2-phenyl dodecane p-sulfonic acid	
Cowan-Ellsberry <i>et al.</i> , 2008	Fish liver fractions (S9)	Rainbow trout	Fluroxypyr methylheptyl ester Haloxypop methyl ester Zoxamide Chlorpyrifos	
Dyer <i>et al.</i> , 2008	Fish liver microsomes and fractions (S9)	Rainbow trout Common carp	Linear alkylbenzene sulfonate (C12-LAS) Alcohol ethoxylate (C13EO8)	
Dyer <i>et al.</i> , 2008	Fish primary hepatocytes (fresh)	Common carp	Linear alkylbenzene sulfonate (C12-LAS) Alcohol ethoxylate (C13EO8)	
Han <i>et al.</i> , 2008	Fish primary hepatocytes (fresh)	Rainbow trout	Molinate 4,4bis(dimethylamino)-benzophenone 4-nonylphenol 2,4-di-tert-butylphenol Benzo(a)pyrene	

Reference	Test System/ Method	Species	Chemicals Evaluated	Notes
Han <i>et al.</i> , 2009	Fish liver microsomes and fractions (S9)	Rainbow trout	Molinate 4,4bis(dimethylamino)-benzophenone 4-nonylphenol 2,4-di-tert-butylphenol Benzo(a)pyrene	
Gomez <i>et al.</i> , 2010	Fish liver and gill fractions (S9)	Rainbow trout Channel catfish	Ibuprofen Norethindrone Propranolol	
Mingoia <i>et al.</i> , 2010	Fish primary hepatocytes (cryopreserved)	Rainbow trout	Molinate Michler's ketone 4-nonylphenol 2,4-ditert-butylphenol Benzo(a)pyrene Pyrene	
Johanning <i>et al.</i> , 2012	Fish liver fractions (S9)	Rainbow trout		Current Protocols publication of the detailed isolation and incubation methodologies
Fay <i>et al.</i> , 2014a	Fish primary hepatocytes (cryopreserved)	Rainbow trout		Study investigated impact of sex and cryopreservation methodology on Phase I and Phase II activity; results demonstrated that juvenile hepatocytes from male and female trout can be used interchangeably. Cryopreservation method was optimized.
Nichols <i>et al.</i> , 2013a	IVIVE methodology	Rainbow trout		Revision of initial IVIVE model to address physiological parameters for smaller-sized fish used for <i>in vivo</i> BCF studies
Nichols <i>et al.</i> , 2013b	Fish isolated perfused liver and fractions (S9)	Rainbow trout	6 PAHs	
Fay <i>et al.</i> , 2014b	Fish primary hepatocytes (cryopreserved)	Rainbow trout	Benzo[a]pyrene 4-nonylphenol Di-tert-butyl phenol Fenthion Methoxychlor o-terphenyl	

Reference	Test System/ Method	Species	Chemicals Evaluated	Notes
Laue <i>et al.</i> , 2014	Fish liver fractions (S9)	Rainbow trout	Pentachlorobenzene Musk xylene Isolongifolanone Methyl cedryl ketone Opalal Peonile Iso E Super δ-damascone cyclohexyl salicylate Agrumex	
Fay <i>et al.</i> , 2015a	Fish primary hepatocytes (cryopreserved)	Rainbow trout		Current Protocols publication of the detailed isolation and incubation methodologies
OECD Project 3.13 (Embry <i>et al.</i> , 2015; Fay <i>et al.</i> , 2015b)	Fish liver fractions (S9) and primary hepatocytes (cryopreserved)	Rainbow trout	Pyrene 4- <i>n</i> -nonylphenol Fenthion Cyclohexyl salicylate Deltamethrin Methoxychlor	Multi-laboratory ring trial involving 5 laboratories to support development of two OECD test guidelines for fish <i>in vitro</i> metabolism

1

2 **Table R.7.10–7 Summary of *in vitro* studies in various test systems**

Reference	Test System(s)	Species	Chemicals Evaluated	Notes
Förlin and Andersson, 1981	Isolated perfused fish liver	Rainbow trout	Paranitroanisole	Examined differences between Clophen A50-treated fish and untreated fish on parnitroanisole metabolism
Andersson <i>et al.</i> , 1983	Isolated perfused fish liver	Rainbow trout	7-ethoxycoumarin	Examined differences between Clophen A50 or BNF-treated fish and untreated fish on 7-ethoxycoumarin metabolism
Smolarek <i>et al.</i> , 1987		Fish cell lines	benzo[a]pyrene and 7,12-dimethylbenz[a]anthracene	
Kane and Thohan, 1996	Fish liver slices	Rainbow trout	Description of methodology to prepare liver slides and examine biotransformation	
Wood and Pärt, 1997	Fish gill epithelial cells	Rainbow trout	Description of primary culture method for gill epithelial cells	

Reference	Test System(s)	Species	Chemicals Evaluated	Notes
Kleinow et al., 1998	Isolated perfused fish intestine	Channel catfish	Benzo(a)pyrene	Examined metabolism in BNF-induced fish
Cravedi et al., 1998	Fish liver slices	Rainbow trout	Examined metabolism of 7-ethoxycoumarin (7-EC) and testosterone to evaluate ability to biotransform xenobiotics.	
Cravedi et al., 1999	Fish primary hepatocytes (fresh)	Rainbow trout	Pentachlorophenol Aniline Biphenyl	
Cravedi et al., 2001	Fish primary hepatocytes (fresh)	Rainbow trout	2,4-dichloroaniline Prochloraz Nonylphenol diethoxylate	<i>In vivo</i> metabolism study done in parallel
Walker et al., 2007	Fish gill epithelial cells	Rainbow trout	Optimization of culture conditions (from Wood and Pärt, 1997 method); examined Phase II enzymes in response to metal exposure	
Kawano et al., 2011	Fish intestinal epithelial cell line (RTgut-GC)	Rainbow trout	Description of cell line isolation methodology	
Baron et al., 2012	Fish liver spheroids	Rainbow trout	Initial paper describing the isolation method	
Schultz and Hayton, 1999	Fish liver fractions (S10)	Bluegill sunfish Rainbow trout Channel catfish	Trifluralin	Initial study to investigate interspecies scaling
Barron et al., 1999	Fish gill and liver microsomes	Rainbow trout	4-nitrophenol	Study assessed carboxylesterase activity in whole fish homogenates and different tissue preparations.
Kolanczyk et al., 1999	Fish liver microsomes	Rainbow trout	4-methoxyphenol	
James et al., 2001	Isolated perfused fish intestine	Channel catfish	3-hydroxybenzo(a)pyrene	
Carlsson and Pärt, 2001	Gill epithelia	Rainbow trout		
James et al., 2004	Isolated perfused fish liver	Channel catfish	Benzo(a)pyrene-7,8-dihydrodiol	Used 3-MC induced fish to isolate liver; examined benzo(a)pyrene-7,8-dihydrodiol toxicity in the presence of polychlorobiphenyls

Reference	Test System(s)	Species	Chemicals Evaluated	Notes
Doi <i>et al.</i> , 2006	Isolated perfused fish intestine	Channel catfish	3,3',4,4'-tetrachlorobiphenyl (CB 77)	Examined metabolism in BNF-induced fish
Dyer <i>et al.</i> , 2008	Fish liver cell line (PLHC-1)	Desert topminnow	Linear alkylbenzene sulfonate (C12-LAS) Alcohol ethoxylate (C13E08)	
Lam J, 2011	Enterocytes	Rainbow trout	Commercial chemicals	
Stadnika-Michalak <i>et al.</i> , 2014a	Fish gill epithelial cell line (RTgill-W1)	Rainbow trout	Imidacloprid Dimethoate Carbendazim Malathion Cyproconazole Propiconazole Pentachlorophenol Cypermethrin 1,2,3-Trichlorobenzene Naphtalene Hexachlorobenzene	
Stadnika-Michalak <i>et al.</i> , 2014b		Different fish cell lines	benzo-a-pyrene	
Stott <i>et al.</i> , 2015	Fish primary gill epithelial cells	Rainbow trout	Propranolol Metoprolol Atenolol Formoterol Terbutaline Ranitidine Imipramine	Examined transport of pharmaceutical compounds across gill epithelium
Schnell <i>et al.</i> , 2016	Gill epithelia	Rainbow trout		

1

2 **References for Appendix R.7.10-2**

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- 9

1 **Appendix R.7.10-3** **Considerations for difficult substances**

2

3 The estimation methods presented in Section [R.7.10.3.2](#) were generally derived for non-
4 ionised organic substances. They are therefore of limited usefulness for a large number
5 of other substances, including complex mixtures and substances that are charged at
6 environmental pH (such as inorganic compounds). These may be collectively termed
7 *difficult substances*, and this appendix provides guidance on their assessment.

8 **Inorganic substances**

9 The availability of inorganic substances for uptake may vary depending on factors such
10 as pH, hardness, temperature and redox conditions, all of which may affect speciation.
11 BCF values will therefore be influenced by water chemistry. In general, only dissolved
12 ions are potentially available for direct uptake.

13 Whilst some organo-metallic substances (e.g. methyl-mercury) behave like non-polar
14 organics and are taken up across cell membranes by passive diffusion, the uptake of
15 many types of dissolved inorganic ions (particularly metals) largely depend on the
16 presence of specific active transport systems (e.g. copper ATPases regulate the uptake
17 and excretion of copper in cells, and occur in a wide range of species from bacteria to
18 humans (Peña *et al.*, 1999; Rae *et al.*, 1999)). These systems are regulated by saturable
19 kinetics, and the degree of uptake of a particular ion will also be strongly influenced by
20 ligand binding and competitive interactions at the receptor site (e.g. Campbell, 1995;
21 Mason and Jenkins, 1995). Once in the organism, the internal ion concentration may be
22 maintained through a combination of active regulation and storage, which generally
23 involves proteins or specific tissues rather than lipid (Adams, *et al.*, 2000; McGeer, *et*
24 *al.*, 2003). Such homeostatic mechanisms allow the maintenance of total body levels of
25 substances such as essential metals within certain limits over a range of varying external
26 concentrations.

27 As a result of these processes, organisms may actively accumulate some inorganic
28 substances to meet their metabolic requirements if environmental concentrations are low
29 (leading to a high BCF). At higher concentrations, organisms with active regulation
30 mechanisms may even limit their intake and increase elimination and/or storage of
31 excess substance (leading to lower BCFs). There may therefore be an inverse
32 relationship within a certain exposure concentration interval between exposure
33 concentration and BCF value (McGeer, *et al.*, 2003). Active body burden regulation has
34 been shown to occur in many aquatic species. Other species will, however, tend to
35 accumulate metals and store these in detoxified forms (e.g. calcium or phosphate based
36 granules, methallothionein-like protein binding, etc.), thereby homeostatically regulating
37 the toxic body burdens (Rainbow, 2002; Giguère *et al.*, 2003). It must be recognized¹⁴
38 however that in some cases the homeostatic regulation capacity may be exceeded at a
39 given external concentration beyond which the substance will accumulate and become

¹⁴ For some metals evidence indicates variation in BCF of around one order of magnitude when the water concentration varies over three orders of magnitude. The highest BCF values occur at the lowest exposure concentrations and generally BCF values at environmentally realistic concentrations should be used.

1 toxic. The relationship between accumulation and toxic effects for inorganic substances
2 is complex, but is determined by the relative balance between the rates of uptake and
3 depuration/detoxification (Rainbow, 2002).

4 The observed variability in bioaccumulation and bioconcentration data due to speciation
5 and especially homeostatic regulation can therefore complicate the evaluation of data
6 (Adams & Chapman, 2006). The data may be used for assessments of secondary
7 poisoning and human dietary exposure. However, special guidance is required for
8 classification of metals and inorganic substances are currently outside the scope of PBT
9 assessments.

10 The octanol-water partition coefficient (K_{ow}) is not a useful predictive tool to assess the
11 bioaccumulation potential for inorganic substances. Some indication may be given by
12 read-across of bioaccumulation and toxicokinetic information from similar elements or
13 chemical species of the same element. Factors such as ionic size, metabolism, oxidation
14 state, etc., should be taken into account if sufficient data exist. This may limit the
15 potential for read-across between different chemical species.

16 The OECD TG 305 is generally appropriate for determining a fish BCF, provided that the
17 exposures are carried out under relevant environmental conditions and concentrations.
18 Experimental bioaccumulation data should be assessed carefully on a case-by-case
19 basis, paying particular attention to the dissolved exposure concentration. Based on the
20 assessment of available data using expert judgement, there are two possibilities:

- 21 • A case may be made that the substance is unlikely to pose a risk to predatory
22 organisms or humans exposed via the environment either:
 - 23 - based on the absence of food web biomagnification and information
24 showing that organisms in higher trophic levels are not more sensitive
25 than those in lower trophic levels after long-term exposure, or
 - 26 - because it is an essential element and internal concentrations will be
27 well-regulated at the exposure concentrations anticipated.

28 Any such claims should be made on a case-by-case basis and substantiated with
29 evidence (e.g. from field studies). It should be remembered that while a substance may
30 be essential for a particular organism, it might not be essential for others.

- 31 • In the absence of the information mentioned above, bioconcentration factors
32 for fish and other aquatic organisms are derived from the available data and
33 taken into account in the CSA in the usual way. In the absence of suitable
34 data, new studies must be performed. Considering the issues discussed
35 above, an approach that allows the straightforward interpretation of BCF/BAF
36 values has not been developed yet. Biomagnification factors may be more
37 useful, although care must be taken in assessing trophic transfer potential.
38 For example, the bioavailability of an inorganic substance to a bird or
39 mammal may vary from that in aquatic species because of differences in
40 detoxification mechanisms and digestive physiology, and this should be taken
41 into account. Information may be obtained from field studies, although data
42 may also be obtained from aquatic or terrestrial laboratory food chain transfer
43 experiments.

1

2 **Complex mixtures (including petroleum substances)**

3 Complex mixtures pose a special challenge to bioaccumulation assessment, because of
4 the range of individual substances that may be present, and the variation in their
5 physico-chemical and toxicological properties. It is generally not recommended to
6 estimate an average or weighted BCF value because:

7 • the composition of the constituents in the aqueous phase may vary in a non-
8 linear fashion with substance loading rate, so that the BCF will also vary as a
9 function of loading;

10 • differences in analytical methods used to quantify the total substance may
11 introduce significant uncertainties in interpreting results; and

12 • this approach fails to identify specific constituents that could exhibit a much
13 higher bioconcentration potential than the overall mixture.

14 In principle, therefore, it is preferable to identify one or more constituents for further
15 consideration that can be considered representative of other constituents in the mixture
16 in terms of bioaccumulation potential (acting as a worst case in terms of read-across
17 between the constituents – see Section [R.7.10.3.2](#) in the main text for further guidance).
18 This could include the establishment of *blocks* of related constituents (e.g. for
19 hydrocarbon mixtures). The BCF would be established for each selected constituent in
20 the usual way (whether by prediction or measurement), and these data can then be
21 used to evaluate the likely range of BCF values for the constituents of a given mixture.
22 The OECD TG 305 method should be used if possible (i.e. provided that the constituents
23 can be monitored for separately). If a further confirmatory step is needed, the most
24 highly bioaccumulative constituent(s) should be selected for bioaccumulation testing
25 (assuming this can be extracted or synthesised).

26 It should be noted that branching or alkyl substitution sometimes enhances
27 bioconcentration potential (e.g. due to a reduction in the biotransformation rate and/or
28 an increase in the uptake clearance). Care should be taken to consider such factors
29 when choosing a representative constituent. A form of *sensitivity analysis* may be useful
30 in confirming the selection of constituents to represent a particular complex mixture. The
31 logic/relevance behind selection of certain constituents for further testing may also
32 depend on regulatory needs (e.g. for hazard classification the particular % cut off values
33 for classification).

34 If it is not possible to identify representative constituents, then only a broad indication of
35 bioaccumulation potential can be obtained. For example, it might be possible to derive a
36 range of K_{ow} values from a HPLC method, or a biomimetic approach could be used
37 (based on measurement of total organic carbon). If a potential concern is triggered for
38 bioaccumulation potential, expert advice will be needed to refine the results.

39 **Ionisable substances**

40 In general, ionised organic substances do not readily diffuse across respiratory surfaces,
41 although other processes may play a role in uptake (e.g. complex permeation, carrier-
42 mediated processes, ion channels, or ATPases). Dissociated and neutral chemical species

1 can therefore have markedly different bioavailabilities. It is therefore essential to know
2 or estimate the pKa to evaluate the degree of ionization in surface waters and under
3 physiological conditions (pH 3-9) (see Section R.7.1. for further details of the pKa and
4 how to predict log K_{ow} at different pH).

5 Fish BCFs of ionised substances can be estimated using appropriate QSARs (e.g. Meylan
6 *et al.*, 1999). In addition, the log BCF of an ionized substance may be estimated at any
7 pH by applying a correction factor to the log BCF of the unionized form, based on the
8 relationship between BCF and K_{ow}. This factor would be derived from the Henderson-
9 Hasselbach equation as $\log(10^{\text{pH}-\text{pKa}}+1)$. However, this may lead to underestimates of the
10 BCF in some circumstances, since the ionised form may be more accumulative than
11 suggested by its K_{ow} alone. For example, a correction factor of $\log(4^{\text{pH}-\text{pKa}}+1)$ was found
12 to be more appropriate for a group of phenolic compounds by Saarikoski and Viluksela
13 (1982). Escher *et al.* (2002) also showed that the K_{ow} is not always a good indicator of
14 biological membrane-water partitioning for ionised organic substances when there is
15 reactivity with cell constituents.

16 It is therefore apparent that assumptions about the bioaccumulation behaviour of ionised
17 substances may lead to underestimates of the BCF. Where this is likely to be a
18 significant factor in an assessment, a bioconcentration test with fish may be needed.
19 This should preferably be carried out at an ecologically relevant pH at which the
20 substance is at its most hydrophobic (i.e. non-ionised form, as either the free acid or
21 free base) using an appropriate buffer (e.g. for an acid this would be at a pH below its
22 pKa; for a base, this would be at a pH above its pKa).

23 Where a quantitative estimate of the BCF of the ionised form is not possible, the role of
24 pH should at least be discussed qualitatively in the assessment.

25 **Surface active substances (surfactants)**

26 A substance is *surface active* when it is enriched at the interface of a solution with
27 adjacent phases (e.g. air). In general, surfactants consist of an apolar and a polar
28 moiety, which are commonly referred to as the hydrophobic tail and the hydrophilic
29 headgroup, respectively. According to the charge of the headgroup, surfactants can be
30 categorised as anionic, cationic, non-ionic or amphoteric (Tolls & Sijm, 2000). This
31 structural diversity means that bioaccumulation potential should be considered in
32 relation to these subcategories rather than the group as a whole (see Tolls *et al.* (1994)
33 for a critical review).

34 Surfactants may form micelles or emulsions in water, which can reduce the bioavailable
35 fraction even though it appears that the substance is dissolved. This can cause data
36 interpretation problems for fish BCF tests, and means that the K_{ow} might not be
37 measurable using the shake-flask or slow stirring methods (see Section R.7.1 for further
38 details of how the K_{ow} can be measured or estimated).

39 The quality of the relationship between log K_{ow} estimates and bioconcentration depends
40 on the category and specific type of surfactant involved. Other measures of
41 hydrophobicity such as the critical micelle concentration (CMC) might be more
42 appropriate in some cases (e.g. Roberts & Marshall, 1995; Tolls & Sijm, 1995). Indeed, a
43 general trend of increasing bioconcentration with decreasing values of the CMC can be
44 observed, confirming that bioconcentration increases with hydrophobicity as for other

1 substances. Nevertheless, many straight alkyl chain surfactants are readily metabolised
2 in fish, so that predicted BCFs may be overestimated (e.g. Tolls & Sijm, 1999; Tolls *et*
3 *al.*, 2000; Comber *et al.*, 2003). Therefore, the classification of the bioconcentration
4 potential based on hydrophobicity measures (such as log K_{ow}) should be used with
5 caution. Correlations of the bioconcentration behaviour with physico-chemical
6 parameters can be expected only if:

- 7 a. the rate of biotransformation is the same across a surfactant series, or
- 8 b. biotransformation does not play a role (e.g. for branched alkyl chains, where
9 bioconcentration will increase with increasing chain length) (Tolls & Sijm,
10 2000).

11 Measured BCF values are preferred.

12 An additional factor to consider is that commercial surfactants tend to be mixtures of
13 chain lengths, each with its own BCF (e.g. Tolls, *et al.*, 1997 & 2000). The guidance for
14 complex mixtures is therefore also applicable for commercial surfactants. If tests are
15 needed it is recommended that they should be done with a single chain length where
16 possible.

17 **Organic substances that do not partition to lipid**

18 Bioconcentration is generally considered as a partitioning process between water and
19 lipid, and other distribution compartments in the organism can usually be neglected (the
20 water fraction may play a role for water-soluble substances (de Wolf *et al.*, 1994)).
21 However, proteins have been postulated as a third distribution compartment contributing
22 to bioconcentration (SCHER, 2005), and may be important for certain types of
23 substances (e.g. perfluorosulphonates, organometallic compounds such as alkyl- or
24 glutathione-compounds, for instance methyl mercury, methyl arsenic, etc.). Evidence for
25 such a role may be available from mammalian toxicokinetics studies.

26 Protein binding in biological systems performs a number of functions (e.g. receptor
27 binding to activate and/or provoke an effect; binding for a catalytical reaction with
28 enzymes; binding to carrier-proteins to make transport possible; binding to
29 obtain/sustain high local concentrations above water solubility, such as oxygen binding
30 to haemoglobin, etc.). In some circumstances, binding may lead to much higher local
31 concentrations of the ligand than in the surrounding environment.

32 Nevertheless, the picture may be complicated because the process is not necessarily
33 driven purely by partitioning (binding sites may become saturated and binding could be
34 either reversible or irreversible). Indeed, it has been postulated that measured BCFs
35 may be concentration dependant due to protein binding (SCHER, 2004). In other words,
36 bioconcentration is limited by the number of protein binding sites rather than by lipid
37 solubility and partitioning. Further work is needed to conceptualize how protein binding
38 might give rise to food chain transfer across trophic levels, and assess its relative
39 contribution compared with other (lipids and water) distribution mechanisms.

40 In the absence of such studies, elimination studies can be useful for comparing half-lives
41 of substances that may accumulate via proteins with those for other substances that are
42 known to be bioaccumulative.

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- 22

1 **Appendix R.7.10-4 Quality criteria for data reliability of a (flow-**
 2 **through) fish bioaccumulation study**

3

4 Preliminary information on test substance

5 Water solubility:

6 Vapour pressure:

7 Log K_{ow} :

8 Acute fish toxicity LC_{50} :

9 Stability/biodegradability:

10 Other comments:

Item	Relevant criteria	Check
GLP certificate	-	
Test substance identity	Difficult substance?	
Test species and selection of test animals	Of single stock of similar length & age. Held for minimum of 14 d under conditions described in the <i>Note</i> below.	
Water quality	Total hardness 10-250 mg/l $CaCO_3$, pH 6 – 8.5, PM < 5 mg/l, TOC 2 mg/l. See guideline for other parameters.	
Test media preparation	Vehicle used? The use of solvents and dispersants is not recommended.	
Test duration	Uptake phase 28 d or until steady-state is reached. Must be < 60 d. Is % of steady state indicated? Depuration phase half uptake phase (< twice length of uptake phase)	
Test concentration range	Minimum 2 concentrations with the highest ~1% of LC_{50} and > 10 times higher than detection limit. Ten-fold difference between concentrations.	
Number of animals/replicates	Minimum four fish/sampling for each concentration. Weight of smallest > 2/3 largest. One control.	
Loading	0.1 – 1 g/l (as long as dissolved oxygen is > 60% saturation)	

Item	Relevant criteria	Check
Feeding	1 – 2% body weight/d.	
Light-dark cycle	12-16 h illumination/day	
Test temperature	± 2°C (as appropriate for the test species)	
pH deviation	No variation > 0.5 unit	
Dissolved oxygen concentration	> 60% saturation	
Maintenance of concentration	To within 80% of initial in water. Explanation of losses?	
Analytical method used?	May use radio-labelled test substance if substance-specific analysis is difficult. High radio-labelled BCFs may require identity of degradation products.	
Appropriate analysis interval?	Fish – at least 5 times during uptake and 4 times during depuration. Water – as fish. Both may need higher frequency depending on kinetics.	
Mortality	Mortality/adverse effects in control and treated fish must be < 10% (or <5%/month if test is extended, not > 30% overall)	
Results & statistical treatment	Steady-state or kinetic BCF based both on whole body weight and, for log $K_{ow} > 3$, lipid content. Growth correction considered?	

- 1
- 2 Additional comments (e.g. do results need correction for lipid or growth)/test
- 3 satisfactory?:
- 4 Test Result:
- 5 Note: Recommended fish species

1

Species	Test temperature, °C	Total length, cm
<i>Danio rerio</i>	20 - 25	3 ± 0.5
<i>Pimephales promelas</i>	20 - 25	5 ± 2
<i>Cyprinus carpio</i>	20 - 25	5 ± 3
<i>Oryzias latipes</i>	20 - 25	4 ± 1
<i>Poecilia reticulata</i>	20 - 25	3 ± 1
<i>Lepomis macrochirus</i>	20 - 25	5 ± 2
<i>Oncorhynchus mykiss</i>	13 - 17	8 ± 4
<i>Gasterosteus aculeatus</i>	18 - 20	3 ± 1

2

3 Fish must be held for at least 14 days under the following conditions:

4

- Fed regularly on a similar diet to that employed in the test.

5

- Mortalities recorded after 48 hours settling-in period; if (i) deaths occur in >10% of population in 7 d, reject entire batch, (ii) 5 – 10 % acclimate for additional 7 d, (iii) < 5 % accept the batch.

6

7

8 Free from diseases and abnormalities and should not receive veterinary treatment 14 d
9 prior to the test and during the test)

10

11

R.7.11 Effects on terrestrial organisms

R.7.11.1 Introduction

Substances introduced into the environment may pose a hazard to terrestrial organisms and as such potentially have deleterious effects on ecological processes within natural and anthropogenic ecosystems. Due to the complexity and diversity of the terrestrial environment, a comprehensive effect assessment for the whole compartment can only be achieved by a set of assessment endpoints covering (i) the different routes by which terrestrial organisms may be exposed to substances (i.e. air, food, pore water, bulk-soil) and (ii) the most relevant taxonomic and functional groups of terrestrial organisms (micro-organism, plants, invertebrates, vertebrates) being potentially affected (CSTEE, 2000). The scope of the terrestrial effect assessment under the adopted REACH regulation is restricted to soil organisms in a narrow sense, i.e. on non-vertebrate organisms living the majority of their lifetime within the soil and being exposed to substances via the soil pathway and in line with the previous practice in the environmental risk assessment of new and existing substances in the EU. The actual scoping of the effect assessment for the terrestrial environment does not include (EU, 2003):

- terrestrial invertebrates living above-ground (e.g. ground dwelling beetles),
- terrestrial vertebrates living a part of their lifetime in soils (e.g. mice),
- groundwater organism (invertebrates and micro-organism), and
- adverse effects on soil functions that are only indirectly linked to the biota in soils (e.g. buffering capacity, formation of soil structure, water cycle etc.) It should be stressed however that by addressing direct effects on soil biota, potential effects on these soil functions indirectly addressed (see below).

As for terrestrial vertebrates living above-ground reference is made to the relevant sections for mammals (Sections R.7.2 to R.7.7) and birds (Section [R.7.10.16](#)).

The importance of assessing the potential adverse effects on soil organisms within the environmental risk assessment of substances is at least two-fold:

First, there is a general concern with regard to the exposure of soil organisms, as soils are a major sink for anthropogenic substances emitted into the environment. This is especially pivotal for persistent substances with an inherent toxic potential, which may accumulate in soils and thereby posing a long-term risk to soil organisms. Second, protection of specific soil organisms is critical due to their role in maintaining soil functions, e.g. the breakdown of organic matter, formation of soil structure and cycling of nutrients. In view of the latter, protection goals for soil can both relate to structure (diversity and structure of soil organisms communities) and functions (ecosystem functions provided by soil organism communities) of soil biota.

Valuable contributions for assessing the effect of a specific substance on soil organisms may be obtained from endpoints such as physico-chemical properties (Section R.7.1) and (bio-) degradation (Section R.7.9) providing information on the fate of the substance. In the absence of experimental data on soil organisms data can be used that were generated on aquatic organisms (Equilibrium Partitioning Method, EPM);

1 information requirements for aquatic organisms under REACH are addressed in Section
2 R.7.8. However, due to the high level of uncertainty regarding the area of validity of the
3 EPM, this approach should be limited to screening purposes only.

4 The complexity, heterogeneity and diversity of soil ecosystems are the major challenge
5 when assessing potential adverse effects of substances on soil organisms. This holds true
6 both regarding soil as substrate, and thus exposure medium, and the biota communities
7 living in the soil. Spatial and temporal fluctuations in environmental conditions, i.e.
8 climate increase the complexity of assessing potential effects in soil.

9 **Soil**

10 If considered as an exposure medium soil is characterised by a highly complex, three-
11 phase system consisting of non-organic and dead organic matter, soil pore water and
12 pore space (soil air). Substances released to the soil system are exposed to different
13 physical, chemical and biological processes that may influence their fate (e.g.
14 distribution, sorption/ de-sorption, transformation, binding and breakdown) and as such
15 their bioavailability (see below) and effects on soil organisms. Moreover, structure,
16 texture and biological activity greatly varies between different soil types and sites,
17 respectively and soil properties even may alter due to changing environmental conditions
18 (e.g. changes in organic matter content or amount of soil pores). As a consequence, the
19 comparability of fate and effect data between different soils is limited, making
20 extrapolations cumbersome. Hence, the selection of appropriate soils for biological
21 testing or monitoring procedures is a crucial step when assessing the effects on soil
22 organisms. Furthermore, standardisation of soil effect data to a given soil parameter
23 (e.g. organic matter content or clay content) is common practice.

24 **Soil organisms**

25 Typical soil organism communities in the field are highly diverse regarding their
26 taxonomic composition and structured by complex inter-relationships (e.g. food-webs).
27 Due to the diversity of species, a multitude of potential receptors for adverse effects of
28 toxic substances exist in soils differing in size, soil micro-habitat, physiology and life-
29 history. Consequently, a set of indicators representing three soil organism groups of
30 major ecological importance and covering all relevant soil exposure pathways is required
31 for a comprehensive effect assessment of substances in soils (see [Table R.7.11–1](#)).

32

1 **Table R.7.11—1 Major groups of soil organisms to be considered in effect**
 2 **assessment**

Organism group	Ecological process	Soil exposure pathway	Important taxa
Plants	Primary production	Mainly soil pore water (by root uptake)	All higher plants
Invertebrates	Breakdown of organic matter Formation of soil structure	Diverse and multiple uptake routes (soil pore water, ingestion of soil material, soil air, secondary poisoning)	Earthworms, springtails, mites
Micro-organisms	Re-cycling of nutrients	Mainly soil pore water	Bacteria, protozoa, fungi

3

4 **Soil bioassay**

5 Soil bioassays are at present the most important method to generate empirical
 6 information on the toxicity of substances to soil organisms. Such bioassays are
 7 conducted by exposing test organisms to increasing concentrations of the test substance
 8 in soil, under controlled laboratory conditions. Short-term (e.g. mortality) or long-term
 9 (e.g. inhibition of growth or reproduction) toxic effects are measured. Ideally, toxicity
 10 testing results reveal information on the concentration-effect relationship and allow for
 11 the statistical derivation of defined Effect Concentrations (EC_x, i.e. effective
 12 concentration resulting in x % effect) and/ or No Observed Effect Concentrations
 13 (NOEC). By convention, EC_x and NOEC values generated by internationally standardised
 14 test guidelines (OECD, ISO) offer the most reliable toxicity data. However, only a limited
 15 number of standard test guidelines for soil organism are at present available, a fact that
 16 mirrors the generally limited data-base on the toxicity of substances towards soil
 17 organisms.

18 **Bioavailability**

19 By addressing bioavailability of substances in soil, a potential method to deal with the
 20 diversity and complexity of soils is provided. Bioavailability considers the processes of
 21 mass transfer and uptake of substances into soil-living organisms which are determined
 22 by substance properties (key parameter: water solubility, K_{oc}, vapour pressure), soil
 23 properties (with key parameter: clay content, organic matter content, pH-value, cation
 24 exchange capacity) and the biology of soil organisms (key parameter: micro-habitat,
 25 morphology, physiology, life-span). The practical meaning for effect assessment of both
 26 organic substances and metals is the observation that not the total loading rate, but only
 27 the bioavailable fraction of a substance in soil is decisive for the observed toxicity.
 28 Although being subject to extensive research activities in the past decade, there is
 29 actually no general approach for assessing the bioavailability of substances in soils.
 30 Major difficulties are the differences and the restricted knowledge about exposure
 31 pathways relevant for soil organisms and the fact that bioavailability is time-dependent.
 32 The latter phenomenon is commonly described as a process of "ageing" of substances in
 33 soil: Due to increasing sorption, binding and incorporation into the soil matrix,

1 bioavailability and consequently toxicity changes (mostly decreases) with time.
2 Additional factors like climate conditions and land use may also influence bioavailability.
3 Nonetheless, bioavailability should be critically considered when interpreting existing soil
4 toxicity data as well as during the design of new studies.

5 **R.7.11.1.1 Objective**

6 The overall objective of the effect assessment scheme proposed in this section is to
7 gather adequate (i.e. reliable and relevant) information on the inherent toxic potential of
8 specific substances to soil living organisms in order to:

- 9 • Identify if, and if so, which of the most relevant groups of soil organisms may
10 potentially be adversely affected by a specific substance when emitted into
11 the soil compartment, and to
- 12 • Derive a definite, scientifically reliable soil upper threshold concentration of no
13 concern (Predicted No Effect Concentration for soil - PNEC_{soil}) for those
14 substances, for which adverse effects on soil organisms are to be expected.

15 Based on the information and relevant toxicity data gathered during effect assessment,
16 the derivation of the PNEC_{soil} for a specific substance follows the general hazard
17 assessment schemes as presented in a flow-chart of Section [R.7.11.6.3](#). Comparison of
18 the PNEC_{soil} with the respective Predicted Environmental Concentration expected for soil
19 (PEC_{soil}) from relevant emission scenarios will finally lead to a conclusion concerning the
20 risk to organisms living in the soil compartment (risk characterisation). A risk identified
21 on the basis of a PEC/PNEC comparison can demonstrate the need for a more refined
22 risk-assessment (either on the PEC or PNEC side), or – in cases where there are no
23 options for further refinement - to risk management decisions.

24 **R.7.11.2 Information requirements**

25 **R.7.11.2.1 Standard information requirements**

26 Article 10 of REACH presents the information that should be submitted for registration
27 and evaluation of substances. In Article 12 the dependence of the information
28 requirements on production volume (tonnage) is established in a tiered system,
29 reflecting that potential exposure increases with volume.

30 Annexes VII-X to REACH specify the standard information requirements (presented in
31 column 1). In addition, specific rules for their adaptation (presented in column 2) are
32 included. These annexes set out the standard information requirements, but must be
33 considered in conjunction with Annex XI to REACH, which allows variation from the
34 standard approach. Annex XI to REACH contains general rules for adaptations of the
35 standard information requirements that are established in Annexes VII to X.

36 Furthermore, generation of data for the PBT/vPvB assessment is required, where a
37 registrant, while carrying out the CSA, cannot draw an unequivocal conclusion on
38 whether the criteria in Annex XIII to REACH are met or not and identifies that terrestrial
39 (soil) toxicity data would take the PBT/vPvB assessment further. This obligation applies
40 for all ≥ 10 tpa registrations (see Chapter R.11 of the *Guidance on IR&CSA* for further
41 details).

1 The following represent the specific requirements related to terrestrial (soil) toxicity
2 testing:

3 Information requirements (column 1) and rules for adaptation of the standard
4 information requirements (column 2) of the Annexes VII-X)

5 a) Annex VII (Registration tonnage >1 t/y -<10 t/y)

6 No terrestrial effects testing is required at this registration tonnage

7

8 b) Annex VIII (Registration tonnage >10 t/y)

9 No terrestrial effects testing is required at this registration tonnage

10

11 c) Annex IX (Registration tonnage >100 t/y)

12 Column 1 of this Annex establishes the standard information required for all substances
13 manufactured or imported in quantities of 100 tonnes or more in accordance with Article
14 12 (1) (d).

Column 1	Column 2
Standard Information Required	Specific rules for adaptation from Column 1
9.2.3. Identification of degradation products	Unless the substance is readily biodegradable
9.4. Effects on terrestrial organisms	9.4. These studies do not need to be conducted if direct and indirect exposure of the soil compartment is unlikely. In the absence of toxicity data for soil organisms, the EPM method may be applied to assess the exposure to soil organisms. The choice of the appropriate tests depends on the outcome of the chemical safety assessment. In particular for substances that have a high potential to adsorb to soil or that are very persistent, the registrant shall consider long-term toxicity testing instead of short-term.
9.4.1. Short-term toxicity to invertebrates	
9.4.2. Effects on soil micro-organisms	
9.4.3. Short-term toxicity to plants	

15

1 *Identification and/or assessment of degradation products*

2 These data are only required if information on the degradation products following
3 primary degradation is required in order to complete the Chemical Safety Assessment.

4 **Column 2:** "Unless the substance is readily degradable"

5 In these circumstances, it may be considered that any degradation products formed
6 during such degradation would themselves be sufficiently rapidly degraded as not to
7 require further assessment.

8 *Effects on terrestrial organisms*

9 **Column 2:** "these tests do not need to be conducted if direct and indirect exposure of
10 soil compartment is unlikely."

11 If there is no exposure of the soil, or the exposure is so low that no refinement of the
12 PEC_{local} or $PEC_{regional}$, or $PNEC_{soil\ organisms}$ is required, then this test may not be necessary.
13 In general, it is assumed that soil exposure will occur unless it can be shown that there
14 is no sludge application to land from exposed STPs and that aerial deposition are
15 negligible and the relevance of other exposure pathways such as irrigation and/or
16 contact with contaminated waste is unlikely.

17 In the case of readily biodegradable substances which are not directly applied to soil it is
18 generally assumed that the substance will not enter the terrestrial environment and as
19 such there is no need for testing of soil organisms is required. Furthermore, other
20 parameters (e.g. low $\log K_{oc}/P_{ow}$) should be considered regarding the exposure pathway
21 via STP sludge. In case of aerial deposition, other aspects such as photostability, vapour
22 pressure, volatility, hydrolysis etc, should be taken into consideration.

23 **Column 2:** "In the absence of toxicity data for soil organisms, the Equilibrium
24 Partitioning Method may be applied to assess the hazard to soil organisms. The choice of
25 the appropriate tests depends on the outcome of the Chemical Safety Assessment."

26 In the first instance, before new terrestrial effects testing is conducted, a $PNEC_{soil}$ may be
27 calculated from the $PNEC_{water}$ using Equilibrium Partitioning. The results of this
28 comparison can be incorporated into the Chemical Safety Assessment and may help
29 determine which, if any of the terrestrial organisms detailed in the standard information
30 requirements should be tested.

31

32 **Column 2:** "In particular for substances that have a high potential to adsorb to soil or
33 that are very persistent, the registrant shall consider long-term toxicity testing instead of
34 short-term."

35 Some substances present a particular concern for soil, such as those substances that
36 show a high potential to partition to soil, and hence may reach high concentrations, or
37 those that are persistent. In both cases long-term exposure of terrestrial organisms is
38 possible and the registrant should consider whether the long-term terrestrial effects
39 testing identified in Annex X may be more appropriate. This is addressed in more detail
40 in the integrated testing strategy in Section [R.7.11.6](#).

41

- 1 d) Annex X (Registration tonnage >1000 t/y)
- 2 Column 1 of this Annex establishes the standard information required for all substances
3 manufactured or imported in quantities of 1000 tonnes or more in accordance with
4 Article 12(1)(e). Accordingly, the information required in column 1 of this Annex is
5 additional to that required in column 1 of Annex IX.

Column 1	Column 2
Standard Information Required	Specific rules for adaptation from Column 1
9.4. Effects on terrestrial organisms	9.4. Long-term toxicity testing shall be proposed by the registrant if the results of the chemical safety assessment according to Annex I indicates the need to investigate further the effects of the substance and/or degradation products on terrestrial organisms. The choice of the appropriate test(s) depends on the outcome of the chemical safety assessment. These studies do not need to be conducted if direct and indirect exposure of the soil compartment is unlikely.
9.4.4. Long-term toxicity testing on invertebrates, unless already provided as part of Annex IX requirements.	
9.4.6. Long-term toxicity testing on plants, unless already provided as part of Annex IX requirements.	

- 6
- 7 *Effects on terrestrial organisms*
- 8 **Column 2:** "These tests need not be conducted if direct and indirect exposure of soil
9 compartment is unlikely."
- 10 If there is no exposure of the soil, or the exposure is so low that no refinement of the
11 PEC_{local} or $PEC_{regional}$, or $PNEC_{soil\ organisms}$ is required, then this test may not be necessary.
12 In general, it is assumed that soil exposure will occur unless it can be shown that there
13 is no sludge application to land from exposed STPs and that aerial deposition are
14 negligible and the relevance of other exposure pathways such as irrigation and/or
15 contact with contaminated waste is unlikely.
- 16 In the case of readily biodegradable substances which are not directly applied to soil it is
17 generally assumed that the substance will not enter the terrestrial environment and as
18 such there is no need for testing of soil organisms is required.
- 19 **Column 2:** "Long-term toxicity testing shall be proposed by the registrant if the results
20 of the chemical safety assessment according to Annex I indicate the need to investigate
21 further the effects of the substance and/or degradation products on soil organisms. The
22 choice of the appropriate test(s) depends on the outcome of the chemical safety
23 assessment"

1 These tests need not be proposed if there is no risk to the soil compartment identified in
2 the chemical safety assessment such that a revision of the PNEC_{soil} is not required.
3 Where further information on terrestrial organism toxicity is required, either on the
4 substance or on any degradation products, the number and type of testing will be
5 determined by the chemical safety assessment and the extent of the revision to the
6 PNEC_{soil} required.

7 **PBT/vPvB assessment**

8 In the context of PBT/vPvB assessment, if the registrant cannot derive a definitive
9 conclusion (i) ("The substance does not fulfil the PBT and vPvB criteria") or (ii) ("The
10 substance fulfils the PBT or vPvB criteria") in the PBT/vPvB assessment using the
11 relevant available information, he must, based on Section 2.1 of Annex XIII to REACH,
12 generate the necessary information for deriving one of these conclusions, regardless of
13 his tonnage band (for further details, see Chapter R.11 of the *Guidance on IR&CSA*). In
14 such a case, the only possibility to refrain from testing or generating other necessary
15 information is to treat the substance "as if it is a PBT or vPvB" (see Chapter R.11 of the
16 *Guidance on IR&CSA* for details).

17 **R.7.11.3 Information and its sources**

18 Different types of information are relevant when assessing terrestrial exposure and
19 subsequent toxicity to soil organisms. Useful information includes chemical and physical
20 properties of substances and test systems as well as available testing data (*in vitro* and
21 *in vivo*) and results from non-testing methods, such as the Equilibrium Partitioning
22 Method. Sources of ecotoxicity data including terrestrial data have been listed in Chapter
23 R3. Additional useful databases include US EPA ECOTOX database
24 (<http://cfpub.epa.gov/ecotox/>) and OECD Screening Information DataSet (SIDS) for
25 high volume chemicals
26 (<http://www.chem.unep.ch/irptc/sids/oecd/sids/indexchemic.htm>).

27 Physical and chemical data on the test substance can assist with experimental design
28 and provide information on the endpoint of interest. The following information is useful
29 for designing the soil test and identifying the expected route of exposure to the
30 substance: structural formula, purity, water solubility, n-octanol/water partition
31 coefficient (log K_{ow}), soil sorption behaviour, vapour pressure, chemical stability in water
32 and light and biodegradability.

33 **R.7.11.3.1 Laboratory data**

34 **Non-testing data**

35 There is limited terrestrial toxicity data available for most substances. In the absence of
36 terrestrial data, one option is to generate Q(SAR) predictions. General guidance on the
37 use of (Q)SAR is provided in Section R.4.3.2.1 and specifically for aquatic (pelagic)
38 toxicity in Section R.7.8. However at present there are no Q(SAR)s for soil ecotoxicology
39 that have been well characterised. For example there are a few Q(SAR)s for earthworms,
40 but these have not been fully validated (Van Gestel *et al.*, 1990). Therefore terrestrial
41 endpoint predictions using Q(SAR)s should be carefully evaluated, and only used as part
42 of a *Weight-of-Evidence* approach (see [Figure R.7.11–1](#)).

1 Grouping of substances with similar chemical structures on the hypothesis that they will
2 have a similar mode of action is a method which has been used in the past to provide
3 non-testing data. The underlying idea is that when (testing-) effect-data are available for
4 a substance within the (structural similar) group, these can be used to “predict” the
5 toxicity of other substances in the same group. This method has been successfully used
6 for PCBs and PAHs.

7 Another option is to estimate concentrations causing terrestrial effects from those
8 causing effects on aquatic organisms. Equilibrium partitioning theory is based on the
9 assumption that soil toxicity expressed in terms of the freely-dissolved substance
10 concentration in the pore water is the same as aquatic toxicity. Further guidance on how
11 to use the equilibrium partitioning method is provided in Section R.10.6.1 as well as in
12 the ITS in Section [R.7.11.6](#).

13 **Testing data**

14 *In vitro* data

15 There are no standardised test methods available at present, however there are a range
16 of *in vitro* soil tests that may have been used to generate terrestrial endpoint data, and
17 this information could be used as part of a *Weight-of-Evidence* approach (see [Figure](#)
18 [R.7.11-1](#)). A useful review of *in vitro* techniques is provided in the CEH report, ‘Review
19 of sublethal ecotoxicological tests for measuring harm in terrestrial ecosystems’
20 (Spurgeon *et al.*, 2004).

21 *In vivo* data

22 The officially adopted OECD and ISO test guidelines are internationally agreed testing
23 methods, and therefore should ideally be followed to generate data for risk assessments.
24 Further details have been provided in this section on the OECD and ISO standard test
25 guidelines which are recommended to test the toxicity of substances to soil organisms.
26 However, there are a range of other standard and non-standard tests available, which
27 can also be used to generate terrestrial endpoint data. [Appendix R.7.11-1](#) includes a
28 detailed list of terrestrial test methodologies, including several test methods that are
29 currently under development. The data from non-standard methodologies will need to be
30 assessed for their reliability, adequacy, relevance and completeness.

31 OECD and ISO Test Guidelines

32 i) Microbial Assays

33 Microorganisms play an important role in the break-down and transformation of organic
34 matter in fertile soils with many species contributing to different aspects of soil fertility.
35 Therefore, any long-term interference with these biochemical processes could potentially
36 disrupt nutrient cycling and this could alter soil fertility. A NOEC/EC_x from these tests
37 can be considered as a long-term result for microbial populations.

1 *Soil Micro-organisms, Nitrogen Transformation Test – OECD 216 (OECD, 2000a); ISO*
2 *14238 (ISO, 1997a)*

3 *Soil Micro-organisms, Carbon Transformation Test – OECD 217 (OECD, 2000b) ; ISO*
4 *14239(ISO, 1997b)*

5 The carbon and nitrogen transformation tests are both designed to detect long-term
6 adverse effects of a substance on the process of carbon or nitrogen transformation in
7 aerobic soils over at least 28 days.

8 For most non-agrochemicals the nitrogen transformation test is considered sufficient as
9 nitrate transformation takes place subsequent to the degradation of carbon-nitrogen
10 bonds. Therefore, if equal rates of nitrate production are found in treated and control
11 soils, it is highly probable that the major carbon degradation pathways are intact and
12 functional.

13 Further ISO-standard methodologies are available, however since no corresponding
14 OECD guideline exists, these methods are less commonly used than the 2 microbial
15 assays mentioned above.

16 *Determination of potential nitrification, a rapid test by ammonium oxidation – ISO 5685*
17 *(ISO, 2004a)*

18 Ammonium oxidation is the first step in autotrophic nitrification in soil. The method is
19 based on measurement of the potential activity of the nitrifying population as assessed
20 by the accumulation of nitrite over a short incubation period of 6 hours. The method
21 does not assess growth of the nitrifying population. Inhibitory doses are calculated.

22 *Determination of abundance and activity of the soil micro-flora using respiration curves –*
23 *ISO 17155 (ISO, 2002)*

24 This method is used to assess the effect of substances on the soil microbial activity by
25 measuring the respiration rate (CO₂ production or O₂ consumption). The substance may
26 kill the micro-flora, reduce their activity, enhance their vitality or have no effect (either
27 because the toxicity of the substances is low or some species are replaced by more
28 resistant ones). EC10/NOEC and EC50 are determined when toxicity is observed.

29 ii) Invertebrate Assays

30 *Earthworm acute toxicity test – OECD 207 (OECD, 1984); ISO 11268-1 (ISO, 1993)*

31 The test is designed to assess the effect of substances on the survival of the earthworms
32 *Eisenia* spp. Although the OECD guideline provides details of a filter paper contact test,
33 this should only be used as a screening test, as the artificial soil method gives data far
34 more representative of natural exposure of earthworms to substances without requiring
35 significantly more resources to conduct. Mortality and the effects on biomass are
36 determined after 2 weeks exposure, and these data are used to determine the median
37 lethal concentration (LC50). Although *Eisenia* spp. are not typical soil species, as they
38 tend to occur in soil rich in organic matter, its susceptibility to substances is considered
39 to be representative of soil fauna and earthworm species. *Eisenia* spp. is also relatively
40 easy to culture in lab conditions, with a short life cycle, and can be purchased
41 commercially.

1 *Earthworm reproduction test – OECD 222 (OECD, 2004a); ISO 11268-2 (ISO, 1998)*

2 The effects of substances on the reproduction of adult compost worms, *Eisenia* spp. is
3 assessed over a period of 8 weeks. Adult worms are exposed to a range of
4 concentrations of the test substance mixed into the soil. The range of test concentrations
5 is selected to encompass those likely to cause both sub-lethal and lethal effects.
6 Mortality and growth effects on the adult worms are determined after 4 weeks of
7 exposure, and the effects on reproduction assessed after a further 4 weeks by counting
8 the number of offspring present in the soil. The NOEC/ECx is determined by comparing
9 the reproductive output of the worms exposed to the test substance to that of the
10 control.

11 *Enchytraeid reproduction test – OECD 220 (OECD, 2004b) ; ISO 16387 (ISO, 2004b)*

12 Enchytraeids are soil dwelling organisms that occur in a wide range of soils, and can be
13 used in laboratory tests as well as semi-field and field studies. The OECD guideline
14 recommends the use of *Enchytraeus albidus*, which is easy to handle and breed and their
15 generation time is significantly shorter than that of earthworms. The principle of the test
16 is the same as for the earthworm reproduction test: adult worms are exposed to a range
17 of concentrations of the test substance mixed into the soil. The duration of the
18 reproductive test is 6 weeks, and mortality and morphological changes in the adults are
19 determined after 3 weeks exposure. The adults are then removed and the number of
20 offspring, hatched from the cocoons in the soil is counted after an additional 3 weeks
21 exposure. The NOEC/ECx is determined by comparing the reproductive output of the
22 worms exposed to the test substance, to the reproductive output of the control worms.

23 *Inhibition of reproduction of Collembola (Folsomia candida) – ISO 11267(ISO, 1999a)*

24 Collembolans are the most numerous and widely occurring insects in terrestrial
25 ecosystems. This is one of the main reasons for why they have been widely used as
26 bioindicators and test organisms for detecting the effects of environmental pollutants.
27 The ISO guideline recommends the use of *Folsomia candida*, which reproduces by
28 asexual reproduction and resides primarily in habitats rich in organic matter such as pot
29 plants and compost heaps. A treated artificial soil is used as the exposure medium and a
30 NOEC/ECx for survival and off-spring production is determined after 21 days.

31 iii) Plant Assays

32 The most suitable standard methodology for plants to be used for industrial substances
33 that are likely to be applied via sewage sludge is OECD 208 (OECD, 2006a) guideline,
34 which assesses seedling emergence and seedling growth. The second standard method
35 OECD 227 (OECD, 2006b) is more suitable for substances that are likely to deposit on
36 the leaves and above-ground portions of plants and through aerial deposition. There is
37 also a recent ISO test guideline ISO 22030 (ISO, 2005a)), which assesses the chronic
38 toxicity of higher plants.

39 *Terrestrial Plant Test: Seedling emergence and seedling growth test – OECD 208 (OECD
40 2006a); ISO 11269-2(ISO, 2005b)*

41 The updated OECD guideline is designed to assess the potential effects of substances on
42 seedling emergence and growth. Therefore, it is specific to a part of the plants life-cycle
43 and does not cover chronic effects or effects on reproduction, however it is assumed to
44 cover a sensitive stage in the life-cycle of a plant and therefore data obtained from this

1 study have been used as estimates of chronic toxicity. Seeds are placed in contact with
2 soil treated with the test substance and evaluated for effects following usually 14 to 21
3 days after 50% emergence of the seedlings in the control group. Endpoints measured
4 are visual assessment of seedling emergence, dry shoot weight (alternatively wet shoot
5 weight) and in certain cases shoot height, as well as an assessment of visible
6 detrimental effects on different parts of the plant. These measurements and
7 observations are compared to those of untreated control plants, to determine the EC50
8 and NOEC/EC10.

9 *Terrestrial plant test: Vegetative vigour test – OECD 227 (OEC, 2006b)*

10 This guideline is designed to assess the potential effects on plants following deposition of
11 the test substance on the leaves and above-ground portions of plants. Plants are grown
12 from seed usually to the 2-4 true leaf stage. Test substance is then sprayed on the plant
13 and leaf surfaces at an appropriate rate. After application, the plants are then evaluated
14 against untreated control plants for effects on vigour and growth at various time
15 intervals through 21-28 days after treatment. Endpoints are dry or wet shoot weight, in
16 certain cases shoot height, as well as an assessment of visible detrimental effects on
17 different parts of the plant. These measurements are compared to those of untreated
18 control plants.

19 *Soil Quality –Biological Methods – Chronic toxicity in higher plants – ISO 22030 (ISO,*
20 *2005a)*

21 This ISO test guideline describes a method for determining the inhibition of the growth
22 and reproductive capability of higher plants by soils under controlled conditions. Two
23 species are recommended, a rapid cycling variant of turnip rape (*Brassica rapa*) and oat
24 (*Avena sativa*). The duration of the tests has been designed to be sufficient to include
25 chronic endpoints that describe the reproductive capability of test plants compared to a
26 control group. The chronic toxicity of substances can be measured by preparing a
27 dilution series of the test substance in standard control soils.

28 **R.7.11.3.2 (semi-) Field data**

29 Field tests are higher tier studies which provide an element of realism but also add
30 complexity in interpretation. There are very few standardised methods for evaluating the
31 ecotoxicological hazard potential of substances in terrestrial field ecosystems. An
32 example of such guidance which has frequently been used is the ISO guideline 11268-3
33 for the determination of effects of pollutants on earthworms in field situations (ISO,
34 1999b) This approach aims to assess effects on population size and biomass for a
35 particular species or group of species and there is guidance summarising the conduct of
36 such studies (de Jong *et. al.* 2006).

37 Gnotobiotic laboratory tests

38 Gnotobiotic laboratory tests are relatively similar to single-species test and are run under
39 controlled conditions. Usually a few species (2-5), either from laboratory cultures or
40 caught in the field are exposed together in an artificial or (often sieved) field soil.
41 Recently much work has been done with a gnotobiotic system called the Ohio type
42 microcosm (Edwards *et al.*, 1998), which ranges in complexity between laboratory tests
43 and terrestrial model ecosystems (CSTEE, 2000).

1 Terrestrial microcosms/mesocosms

2 Terrestrial microcosms/mesocosms can be used as integrative test methods in which fate
3 and effect parameters are investigated at the same time and under more realistic field
4 conditions. The Terrestrial Model Ecosystem (TME) is the only multi-species test that has
5 a standardised guideline (ASTM, 1993). TMEs are small enough to be replicated but large
6 enough to sustain soil organisms for a long period of time (Römbke *et al.*, 1994). TMEs
7 can be used to address the effects on ecosystem structure and function which is not
8 usually possible with single species tests. When TME's studies are conducted in the
9 laboratory, they use intact soil cores extracted from a field site and therefore contain
10 native soil communities. The degree of environmental relevance of these indoor TME's is
11 therefore intermediate between laboratory and field studies.

12 Typically, in TME's after an acclimatisation period, 4-8 replicates are treated with
13 increasing concentrations of the test-substance or left untreated as controls. They are
14 then sampled at intervals for structural (plant biomass, invertebrate populations) or
15 functional (litter decomposition, microbial activity) parameters. Such an approach may
16 provide a link to effects to the field but under more controlled conditions (Knacker *et al.*,
17 2004). The statistical analysis of TME data is dependent on the number and inter-
18 relatedness of the endpoints measured. If there are many endpoints measured a
19 multivariate analysis to derive a single effect threshold for the whole system may be
20 appropriate. Due to the complexity of the data obtained in a TME, a standard "one-suits-
21 all" statistical method to generate end-points from these studies cannot be provided.
22 Expert judgement is required.

23 Field Studies

24 At present there are no standardised test methods for designing field studies to assess
25 the hazard potential of substances for multiple species. As such field study methodology
26 tends to be specifically designed tests for a particular substance and is difficult to
27 reproduce. Dose response relationships are often lacking (CSTEE, 2000). However, field
28 studies are the most accurate assessment of the impact of a substance on soil function
29 and structure under natural climatic conditions.

30 **R.7.11.4 Evaluation of available information for a given substance**

31 Existing relevant soil organism data may be derived from a variety of sources. Data
32 used in the risk assessments according to Council Directive 91/414/EEC and Council
33 Regulation (EEC) No. 93/793 are considered to be of high quality and preferred over
34 data available from other sources. The next highest quality category is well founded and
35 documented data. These data should compromise a conclusive description of e.g. test
36 conditions, tested species, test duration, examined endpoint(s), references, preferably
37 be conducted according to the principles of Good Laboratory Practice, as well as a
38 justification why the provided data should be used. Further data of lower priority may
39 be provided from publishes literature, and data retrieved from public databases.

40 **R.7.11.4.1 Evaluation of laboratory data**

41 **Non-testing data**

42 Preferably PNEC values should be derived using testing for the substance under
43 evaluation but such data are not always available. If data can be derived via

1 extrapolation based on information from similar substances, e.g. using QSAR or SAR
2 models, then these may be used as supportive evidence and to advice on how to
3 proceed with further testing. For the terrestrial ecosystems there are no OECD or ISO
4 guidelines on (Q)SAR models, although some simple models have been published in the
5 open literature e.g. van Gestel and Ma (1992), Xu *et al.* (2000), Wang *et al.* (2000) and
6 Sverdrup *et al.* (2002). In general, if the models indicate little toxicity for a substance
7 based on information from similar substances, this can imply reduced testing; expert
8 judgement is required in these cases.

9 If no terrestrial data exist, read-across from available aquatic toxicity data, using the
10 EPM method can be considered, as supportive evidence. If there is an indication that a
11 specific group of aquatic organism is more sensitive than other groups e.g. if aquatic
12 plants display a lower EC50 than Daphnia, then further testing of terrestrial plants may
13 be most appropriate. Care should be taken as the aquatic test does not cover the same
14 species groups as in the terrestrial system.

15 For more extensive modelling the guidance described in Sections R.6.1 and R.6.2 should
16 be followed.

17 **Testing data**

18 Test organisms

19 In general priority is given to test organisms specified in the OECD and ISO guidelines.
20 Species tested under other official and peer-reviewed guidelines e.g. ASTM can also be
21 employed, but their relevance should be examined.

22 Non-standard species can also be accepted. However, when employing these in deriving
23 PNEC in the absence of standard studies, it should be ascertained that the test-species is
24 properly identified and characterized, and that the test method is suitable and complies
25 with the standard guidelines in critical points. For example, recovery of the control
26 animals or survival in the control, maximum level of variability in test results, exposure
27 duration, endpoints studied should comply with those specified in the official test
28 guideline. In general the same criteria as described for test species selected according
29 the official guidelines should be applied.

30 The test species should ideally cover different habitats and feeding modes in the soil as
31 well as different taxonomic groups. For strongly adsorbing or binding substances soil-
32 dwelling organisms that feed on soil particles (e.g. earthworms) are most relevant.
33 However, also a specific mode-of-action that is known for a given substance may
34 influence the choice of the test species (e.g. for substances suspected of having specific
35 effects on arthropods a test with springtails is more appropriate than tests on other
36 taxonomic groups).

37 If a concern is raised on the relevance of a species then an expert should be consulted.

38 Endpoints

39 In general priority is given to test endpoints specified in the OECD and ISO guidelines,
40 unless a special mode-of-action is known. Endpoints under other official and peer-
41 reviewed guidelines e.g. ASTM can also be employed, but their relevance should be
42 considered.

1 Non-standard endpoints can also be accepted. However, these should be evaluated in
2 relation to ecological relevance and must be properly identified and characterized in
3 order to ensure that the endpoint is suitable and complies with the guidelines in critical
4 points. For example, if the guideline requires sub-lethal endpoints for a species after
5 long-term exposure then the corresponding non-standard endpoint should be sub-lethal
6 and comply with the general outlines specified in the standard test guideline. If non-
7 standard endpoints are very different from the standard endpoints then these must be
8 scientifically justified. For example, an endpoint can be particularly sensitive or targeted to
9 the mode-of-action for the substance in question. Screening endpoints such as
10 behavioural responses, i.e. avoidance testing should not be interpreted in isolation. The
11 criteria for reliability, e.g. uncertainty of non-standard endpoints should comply with
12 those of standard endpoints.

13 If a concern is raised on the relevance of a species then an expert should be consulted.

14 Exposure pathways

15 In general, exposure pathway should be as specified in the OECD and ISO guidelines,
16 unless special pathways should be considered.

17 Non-standard test can also be accepted. If non-standard data are available then it
18 should be considered whether the characteristics of the test substance scientifically
19 justify the chosen exposure pathway. The exposure route is partly dependent on the
20 physico-chemical nature of the substance and also influenced by species-specific life-
21 strategy of the test organism. For strongly adsorbing or binding substances, preference
22 should be given to test designs and test organisms that cover the exposure via ingestion
23 or strong soil particle contact, as this is likely the most relevant exposure route for such
24 substances. As mentioned in Section [R.7.11.3](#), some standard test methodologies
25 include species with food exposure (earthworm reproduction, Enchytraeids and
26 Collembola) while others have contact exposure only.

27 If a concern is raised on the relevance of the exposure regime then an expert should be
28 consulted.

29 Composition of soils and artificial-soils

30 In general, soils in effect testing should be chosen as specified in the OECD and ISO
31 guidelines, unless special conditions are considered.

32 Non-standard soils can also be accepted. For soils the composition and the choice of soil
33 type have a very large influence on the toxicity of many substances. Hence, if non-
34 standard soils are used it should be considered whether the soil chosen represent a
35 realistic worst-case-scenario for the tested substance. For most substances there is a
36 lack of detailed knowledge about how the toxicity depends of the soil parameters; as
37 such there is little reason to judge the reliability of available data solely based on the site
38 of origin/geography. In general the main parameters driving the bioavailability of
39 substances in soils are clay and organic matter (OM) content, Cation Exchange Capacity
40 (CEC) and pH. For many metals CEC and pH have been shown to be main drivers,
41 whereas for non-polar organics OM has been shown important. For non-standard
42 artificial soil the source of organic matter can also heavily influence the result. Hence, if
43 one of the soil parameters e.g. CEC or pH is very different from those outlined in the
44 guideline or the habitat in question, then a scientific justification of the importance of

1 this derivation should be presented. Residual contaminants are generally not present in
2 artificial substrates, but can be a potential confounding factor if natural soils are used for
3 testing. This affects exposure considerations and is further described in Section
4 [R.7.11.4.2](#).

5 If a concern is raised on the relevance of a species then an expert should be consulted.

6 Method of spiking

7 In general soil tested should be as spiked as specified in the standard OECD and ISO
8 guidelines, unless special conditions are considered.

9 If non-standard spiking methods are used, these should be scientifically justified. In
10 general there are a variety of spiking methods including direct addition of the substance
11 to soil, using water or a solvent carrier, application via sludge or direct spraying. Spiking
12 soils tends to be problematic for poorly soluble substances (see also Aquatic Toxicity
13 Section R.7.8.7.). The standard approach is to dissolve the test substance in a solvent
14 and then to spike sand, blow-off the solvent and mix the sand into soil using different
15 ratios of sand/soil to derive various test concentrations. The drawback with this
16 technique is that even after hours/days of mixing, the substance may not be
17 homogeneously mixed to the soil, but merely present as solid particles on the original
18 sand. In some cases studies will have been carried out with the use of solubilisers. In
19 these circumstances it is important to consider the change in bioavailability of the test-
20 substance and also the potential impact of the solubiliser. Studies performed without
21 solvents/solubilisers are preferred over studies with solvents/solubilisers.
22 Solvent/solubiliser concentrations should be the same in all treatments and controls.

23 Bio-availability of substances in soil is known to change over time, aging of the
24 substance in the soil after spiking (with or without solvents) is therefore to be
25 considered. The appropriateness of the aging in studies to derive effect-endpoints
26 depends on the use scenario and the type of risk assessment conducted with this
27 endpoint. Expert judgement is as such required here. For metals and inorganic metal
28 substances both short aging/equilibration times and high spiked metal concentrations in
29 soils will accentuate partitioning of metals to the dissolved phase and increase the
30 probability of exposure and/or toxicity via dissolved metals (Oorst *et al.*, 2006).
31 Simulated aging and weathering processes may be desirable to take account of, but
32 currently this is not included in standard test protocols.

33 Where a reasonable estimation of the exposure concentration cannot be determined then
34 the test result should be considered with caution unless as part of a *Weight-of-Evidence*
35 approach (see Section [R.7.11.5](#)).

36 Duration of exposure

37 In general, the test duration should be as specified in the standard OECD and ISO
38 guidelines, unless special conditions are considered.

39 For non-standard test methodologies it is important to ensure that the duration of
40 exposure in the test is long enough for the test substance to be taken up by the test
41 organisms. In chronic tests the duration should cover a considerable part of the lifecycle.
42 Especially for strongly adsorbing substances it may take some time to reach equilibrium
43 between the soil concentration in the test system and in the test organisms. If the

1 duration of the exposure is different from those in the corresponding guidelines, a
2 scientific justification for the importance of this should provided or the study can be used
3 in the *Weight of Evidence*.

4 If a concern is raised on the relevance of a species then an expert should be consulted.

5 Feeding

6 In general the soil type and soil conditions used for the test should be chosen as
7 specified in the OECD and ISO guidelines, unless special conditions are required.

8 In long-term tests, especially with reproduction or growth as endpoint, feeding of the
9 test organisms is necessary. Generally the tests are designed in such a way that the food
10 necessary for the test organisms during the study is added to the soil after spiking with
11 the test substance. In standard test methodology, the food is not spiked with the test
12 substance. For non-standard methods the food type depends on the test species. It has
13 to be considered that any food added to the test system either periodically during the
14 test period or only at test initiation may influence outcome of the study and as such the
15 reliability of the data obtained.

16 Ad-libitum feeding, or the lack of such may influence the state of health of the test
17 organisms and as such their ability to cope with (chemical-) stress. Different feeding
18 regimes are therefore a source of variation on the expression of the effect parameter.

19 Test design

20 In general the test-design should be as specified in the standard OECD and ISO
21 guidelines, unless special conditions are required.

22 For standard test methodologies details of test design are normally well documented. To
23 ensure the validity non-standard test methodology, these should to a large extent follow
24 the specifications outlined in the standard guideline tests e.g. including sufficient
25 concentrations and replications and positive and negative controls. For a proper
26 statistical evaluation of the test results, the number of test concentrations and replicates
27 per concentration are critical factors. If a solvent is used for the application of the test
28 substance, an additional solvent control is necessary. The appropriate number of
29 replicates to be included in a test is dependent on the statistical power required for the
30 test. More guidance on statistical design is provided in the OECD (2006c). It is not a
31 priori possible, to advice on what test design details are of key importance and which
32 can be allowed to be missing before validity of the results becomes equivocal. If relevant
33 information on test design is missing in non-standard test then they can only be used in
34 a *Weight-of-Evidence* approach.

35 **R.7.11.4.2 Field data and model ecosystems**

36 **Multi-species test**

37 There are no OECD or ISO guideline on terrestrial multi-species test systems.

38 Since not standardised and given their complexity multi-species test should be judged on
39 a case-by-case basis and expert judgement is necessary to fully interpret the results.
40 Several test-designs and evaluation of these have been published, ranging from
41 standardised gnotobiotic systems (Cortet *et al.*, 2003) to tests including indigenous soils

1 and soil populations (Parmelee *et al.*, 1997, Knacker and van Gestel 2004). Fixed trigger
2 values for acceptability of effects are not recommended as the impact of treatments can
3 be significantly different depending on the test design. However, laboratory based multi-
4 species studies should in general be given the same general consideration as the single
5 species test, e.g. with regard to reliability and relevance. For terrestrial model
6 ecosystems there may be a large natural variation inherent in the test systems
7 compared to single species test. To address diversity and species interaction the multi-
8 test systems should contain sufficient complex assemblages of species with diverse life
9 strategies. In assessing the reliability of results from a model-ecosystems special
10 attention should be given to the statistical evaluation and the capability of the test
11 design to identify possible impact. Effects observed through time, whether permanent or
12 transitory should be explored. Combinations of both univariate and multivariate analyses
13 are preferred; guidance can be obtained from Morgan and Knäcker (1994), van den
14 Brink & Braak (1999), Scott-Fordsmand & Damgaard (2006).

15 **Field testing**

16 In field trials, population level effects as opposed to effects on individuals are the desired
17 goal or endpoint of the studies. The population effect on a species or group of species
18 including time to recover should be analysed in comparison to control plots. Fixed
19 trigger values for acceptability of effects are not recommended, as the impact of
20 treatments can be significantly different for different organisms. Biological characteristics
21 such as development stage, mobility of species and reproduction time can influence the
22 severity of effects. Thus acceptability should be judged on a case-by-case basis and
23 expert judgement is necessary to fully interpret field study results. Where significant
24 effects are detected the duration of effects and range of taxa affected should be taken
25 into consideration (Candolfi *et al.*, 2000).

26 **R.7.11.4.3 Exposure considerations for terrestrial toxicity**

27 Before their use the exposure data should be validated in respect of their completeness,
28 relevance and reliability. Guidance on how to evaluate exposure data will be developed
29 in Section R.5.1. Consideration should be given to whether the substance being assessed
30 can be degraded, biotically or abiotically, to give stable and/or toxic degradation
31 products. Where such degradation can occur the assessment should give due
32 consideration to the properties (including toxic effects) of the products that might arise.

33 **R.7.11.4.4 Remaining uncertainty**

34 Soil is a very heterogeneous environment compartment where abiotic parameters and
35 soil structural conditions can vary within very short distances; these introduce an extra
36 dimension of variability into soil test. Therefore it is important to have a good
37 characterisation of the media chosen in the test. In addition there is usually a larger
38 variation around the individual results than from other media. For non-standard tests the
39 variation in the toxicity results should be comparable to the one required in standard
40 tests.

41 The available standardised test methods only deal with a few taxa of soil invertebrates.
42 Therefore, not all specific effects of substances on the wide range of organisms normally
43 present in soil may be covered by the available test methods. As these organisms may
44 play an important role in the soil community, it may be relevant to consider results from

1 non-standard test designs in completing Chemical Safety Assessment. Further standard
2 test methods may be developed and a need may exist to revise the soil safety
3 assessment concept accordingly in future.

4 **R.7.11.5 Conclusions on “Effects on Terrestrial Organisms”**

5 **R.7.11.5.1 Concluding on suitability for Classification and Labelling**

6 There are no soil toxicity data requirements set out in Annex I to the Regulation (EC) No
7 1272/2008 (CLP Regulation) .

8

9 **R.7.11.5.2 Concluding on suitability for PBT/vPvB assessment**

10 There is a potential use for both short-term and long-term soil toxicity data in
11 determining the Toxicity component of PBT. However, there are currently no criteria
12 included in Section 1.1.3 of Annex XIII to REACH for soil toxicity and thus no specific
13 data requirements.

14 Where data exist showing short or long-term toxicity to soil organisms using standard
15 tests on soil invertebrates or plants, these should be considered along with other data in
16 a *Weight-of-Evidence* approach to the toxicity criteria (Section 3.2.3 of Annex XIII to
17 REACH).

18 **R.7.11.5.3 Concluding on suitability for use in Chemical Safety** 19 **Assessment**

20 Soil toxicity data are used in the chemical safety assessment to establish a $PNEC_{soil}$ as
21 part of a quantitative assessment of risk to the soil compartment. Ideally, this will be
22 calculated based on good quality data from long-term toxicity studies on soil organisms
23 covering plants, invertebrates and micro-organisms. Where such data exist from studies
24 conducted to standardised internationally accepted guidelines, these may be used
25 directly to establish the $PNEC_{soil}$.

26 It must be recognized, however, that these type of data are rarely available, and may
27 not be needed to characterize the risk for soil. In defining what can be considered as
28 sufficiency of information, it is also necessary to have all available information on water
29 solubility, octanol/water partitioning ($\log K_{ow}$), vapour pressure, and biotic and abiotic
30 degradation, and the potential for exposure

31 When soil exposure is considered negligible, i.e. where there is low likelihood of land
32 spreading of sewage sludge, or aerial deposition of the substance and other pathways
33 such as irrigation or contact with contaminated waste are equally unlikely, then neither a
34 PEC, nor PNEC can or need be calculated and no soil toxicity data are necessary.

35 In general, the data available will be less than that required to derive a definitive PNEC
36 for soil organisms. The following sections, nevertheless describe the circumstances
37 where data-sets of differing quality and completeness can be considered ‘fit for the
38 purpose’ of calculating a PNEC for the purposes of the chemical safety assessment.

39 Furthermore, a section on the *Weight-of-Evidence* approach is included at the end of this
40 chapter, and guidance on testing strategies is presented in [Figure R.7.11–2](#) and [Figure](#)

1 [R.7.11–3](#) and a [Table R.7.11–2](#) in Section [R.7.11.6](#) (integrated testing strategy) of this
2 report.

3 **Where no soil toxicity data are available**

4 There will be circumstances where no soil organism toxicity data are available. In making
5 a judgment on whether soil organism toxicity data should be generated, and if so which
6 these should be, all available data including those available on aquatic organisms should
7 first be examined as part of a stepwise approach. Where the data available are sufficient
8 to derive a PNEC for aquatic organisms, this PNEC can be used in a screening
9 assessment for soil risks through the use of the EPM approach. If comparison of a
10 PNEC_{soil} derived by EPM from the aquatic PNEC, shows a PEC:PNEC ratio <1, then the
11 information available may be sufficient to conclude the soil assessment. Where the
12 adsorption is likely to be high, i.e. where the log K_{ow} or Log K_{oc} >5, the PEC:PNEC ratio is
13 multiplied by 10. The use of the EPM method, however, provides only an uncertain
14 assessment of risk and, while it can be used to modify the standard data-set
15 requirements of Annex IX and X, it cannot alone be used to obviate the need for further
16 information under this Annex. This will be further elaborated on in Section [R.7.11.6](#) and
17 portrayed in tabular format in [Table R.7.11–2](#) of Section [R.7.11.6](#).

18 Where the PEC:PNEC ratio >1, then the information based on aquatic toxicity data alone
19 (i.e. PEC/PNEC_{screen}) is insufficient and soil toxicity data will need to be generated.

20 When the substance is also readily degradable, biotically or abiotically, however, and has
21 a log K_{ow} <5, this screening assessment showing no risk using aquatic toxicity data is
22 sufficient to obviate the need for further information under Annex IX. In other
23 circumstances, the derivation of a PNEC_{screen} derived from aquatic toxicity data alone
24 would be insufficient to derogate from Annex IX or X testing.

25 As is stated above, it will normally not be possible to derive a robust PNEC for the
26 purposes of a soil screening assessment from acute aquatic toxicity testing showing no
27 effect. This is, particularly true for poorly soluble substances. Where the water solubility
28 is <1 mg/l, the absence of acute toxicity can be discounted as reliable indicator for
29 potential effects on soil organism due to the low exposures in the test. The absence of
30 chronic or long-term effects in aquatic organisms up to the substance solubility limit, or
31 of acute effects within the solubility range above 10 mg/l can be used as part of a
32 *Weight-of-Evidence* argument to modify/waive the data requirements of Annex IX and X.

33 Except in the specific situation described above, soil organism toxicity data are required
34 as defined in Annex IX and X in order to derive or confirm a PNEC for the soil.

35 Normally, three L(E)C₅₀ values from standard, internationally accepted guidelines are
36 required in order to derive a PNEC_{soil}. The species tested should cover three taxonomic
37 groups, and include plants, invertebrates and micro-organisms as defined in Annex IX.
38 Normally, when new testing is required, these tests would be the OECD Guidelines Tests
39 207 (Earthworm acute Toxicity), 208 (Higher Plant Toxicity) and 216 (Nitrogen
40 Transformation). The PNEC can be derived by applying an assessment factor to the
41 lowest L(E)C₅₀ from these test.

42 Before new testing is conducted, however, all available existing information should be
43 gathered to determine whether the requirements of the Annexes are met. In general,

1 the data required should cover not just different taxa but also different pathways of
2 exposure (e.g. feeding, surface contact), and this should be taken into account when
3 deciding on the adequacy and relevance of the data. Thus earthworm testing allows
4 potential uptake via each of surface contact, soil particle ingestion and porewater, while
5 plant exposure will be largely via porewater.

6 In considering all the data available, expert judgment should be used in deciding
7 whether the *Weight of Evidence* (see below) will allow specific testing to be omitted.

8 In general, where there is no toxicity L(E)C50 in the standard acute toxicity tests at >10
9 mg/l, or no effects in chronic toxicity at the limit of water solubility, or the screening
10 assessment based on EPM shows no concern, then a single short-term soil test on a
11 suitable species would be adequate to meet the requirements of Annex IX. The soil PNEC
12 would be derived by application of appropriate assessment factors to the aquatic data,
13 and the soil short-term data, and the lowest value taken. Where the substance is highly
14 adsorptive, e.g. where the $\log K_{ow}/K_{oc} > 5$, and/or the substance is very persistent in soil,
15 this single test should be a long-term test. Substances with a half-life >180 days are
16 considered to be very persistent in soil. This persistence would be assumed in the
17 absence of specific soil data, unless the substance is readily degradable. The choice of
18 test (invertebrate / plant / micro-organism) would be based on all the information
19 available, but in the absence of a clear indication of selective toxicity, an invertebrate
20 (earthworm or collembolan) test is preferred.

21 **Acute or short-term soil organism toxicity data**

22 If data on soil toxicity are already available, this should be examined with respect to its
23 adequacy (reliability and relevance). Normally, micro-organism or plant testing alone
24 would not be considered sufficient, but would be considered as part of a *Weight-of-*
25 *Evidence* approach. In circumstances where less than a full soil toxicity data-set is
26 available, both the available soil data and the EPM modified aquatic toxicity data should
27 be used in deriving the PNEC_{soil}. In such circumstances, where the subsequent PEC:PNEC
28 <1, this would constitute an adequate data-set and no further testing would be required

29 Where inhibition of sewage sludge microbial activity has been observed in Annex VIII
30 testing, a test on soil microbial activity will additionally be necessary for a valid PNEC to
31 be derived.

32 In all other circumstances, three short-term soil toxicity tests are needed to meet the
33 requirements of Annex IX. Where the substance is highly adsorptive or very persistent
34 as described above, the effect of long-term exposures should be estimated. Hence at
35 least the invertebrate data should be derived from a long-term toxicity test, although
36 other long-term toxicity data may be considered. It may be possible to show by *Weight*
37 *of Evidence* from other tests, that no further specific test is needed. Where such an
38 argument is made, it must be clearly documented in the chemical safety assessment.

39 The L(E)C50s are used to derive a PNEC using assessment factors.

40 **Chronic or long-term soil organism toxicity data**

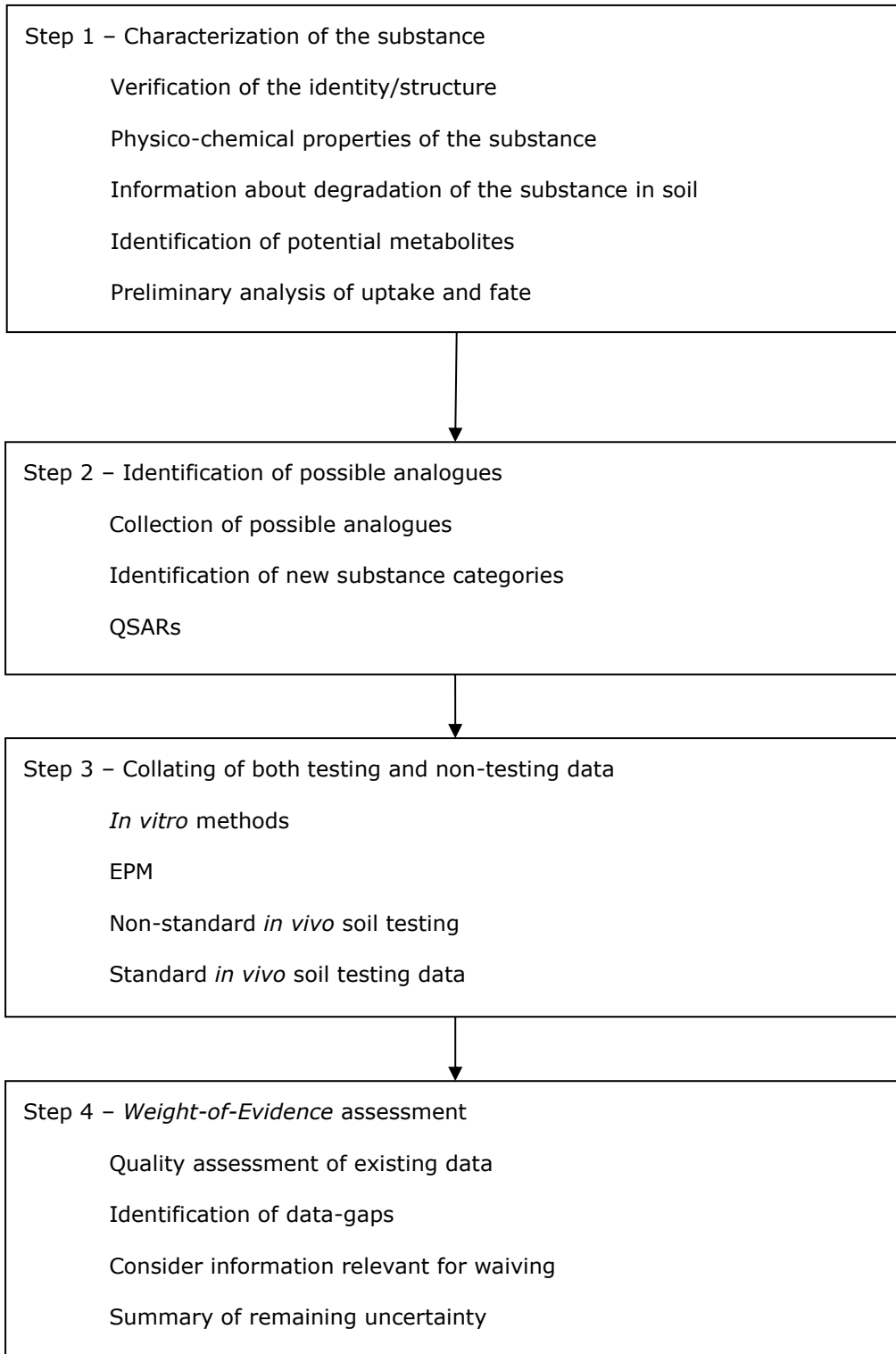
41 Chronic or long-term toxicity tests on plants and/or soil invertebrates conducted
42 according to established guidelines can be used to derive a PNEC_{soil}. The NOEC or
43 appropriate EC_x may be used with an appropriate assessment factor. Where such data

1 from chronic or long-term tests are available, they should be used in preference to
2 short-term tests to derive the PNEC. In general, three long-term NOECs/EC_xs are
3 required, although the PNEC can be derived on two or one value with appropriate
4 adjustment of the assessment factor. The tests should include an invertebrate
5 (preferably earthworm reproduction test), a higher plant study and a study on micro-
6 organisms (preferably on the nitrogen cycle). Other long-term tests can also be used if
7 conducted to acceptable standard guidelines (see Section [R.7.11.4](#)).

8 Where adequate long-term data are available, it would generally not be necessary to
9 conduct further testing on short-term or acute effects.

10 Where long-term toxicity data are not available, all the other data available should be
11 examined to determine whether the data needs of the chemical safety assessment are
12 met. The adequacy and relevance of these data are described above. Only where the
13 data on aquatic effects, and/or short-term toxicity are insufficient to complete the
14 chemical safety assessment, i.e. risks have been identified based on these screening
15 data, new long-term testing need to be conducted.

1 **Figure R.7.11—1 Weight-of-Evidence approach**



2

3

1 The flow diagram above outlines a systematic approach how to use all available data in a
2 *Weight-of-Evidence* decision. It provides a step-wise procedure for the assessment of
3 different types of information, which might be helpful to come to an overall conclusion.
4 The scheme proposes a flexible sequence of steps, the order of which depends on the
5 quality and quantity of data: When for any given substance *in vivo* soil data of adequate
6 quality are available (step 3) performance of step 2 may not be necessary to derive a
7 PNEC_{soil}. However, it is deemed that even when in-vivo data are available, a *Weight-of-*
8 *Evidence* assessment with other types of data may be useful to increase the confidence
9 with the derived PNEC_{soil} and reduce the remaining uncertainty.

10 **Step 1 – Characterization of the substance**

11 Since there are no current requirements for soil testing to provide hazard data for
12 classification and labelling (Section [R.7.11.5.1](#)) nor for PBT assessment (Section
13 [R.7.11.5.2](#)) the need for any effect data on soil organisms should be steered by the need
14 to develop the chemical safety assessment and in particular by the environmental
15 exposure, fate and behaviour of the substance. The starting point of any assessment
16 within the soil area should therefore be to gather key parameters that provide insight to
17 fate and behaviour of the substance:

18 Physico-chemical properties. Water solubility, Kow, Koc, Henry's constant etc. will
19 provide information about the distribution in soil, water and air after deposition in/on
20 soil.

21 Data on degradation (in soil) will provide information as to whether the substance is
22 likely to disappear from the soil after deposition, or alternatively remain in the soil or
23 even accumulate over time which may indicate a potential to cause long-term effects.
24 Any (major) metabolites being formed should be considered to provide a comprehensive
25 safety assessment of a substance after deposition on/in soil

26 **Step 2 – Identification of possible analogues and alternative data**

27 The effort to identify chemical analogues (read-across) which may take away/modify the
28 need to search/generate substance-specific data is often the more resource-effective
29 way to proceed in the assessment. Fate data on an analogue may allow effect-testing of
30 the substance to become more focused. Effect data on an analogue substance may
31 potentially be used to waive certain substance-specific testing requirements. It is
32 however important to understand the limitations of assessing a substance by surrogate
33 data from analogues, therefore the assessment of remaining uncertainty (see also step
34 4) is of primary importance here.

35 Where non-testing data (QSARs) are available, these may also be used for a first
36 screening assessment and to waive certain substance-specific soil-testing requirements
37 (see Section [R.7.11.5.3](#)).

38 **Step 3 – Collating of both testing and non-testing data**

39 Highest priority is given to *in vivo* data which fulfil the data requirements specified in
40 Annex IX and X. Where such data are available, they are subjected to a careful check of
41 their quality and relevancy. Good quality data can be used to derive a quantitative
42 conclusion on the endpoint.

1 **Step 4. *Weight-of-Evidence* assessment**

2 The principle of any comprehensive assessment is to gather all available and potentially
3 relevant information on a substance, regardless whether these are non-testing (QSARs),
4 EPM, or soil specific testing (*in vitro* or *in vivo*) data. Any source of information can
5 potentially be used to focus an assessment or limit uncertainties that remain after
6 derivation of the endpoint. Even when standard effect data on all 3 taxonomic groups
7 are available for a substance, further non-standard or non-testing data can be useful in
8 refining the assessment. Rather than a sequential gathering of data, a single step
9 collating all the available information is the way into a *Weight-of-Evidence* assessment
10 for soil organisms

11 Standard studies available (no data-gap)

12 The *Weight-of-Evidence* approach normally starts with an evaluation of the quality of
13 available data. Standard effects data, using standard species, performed according to
14 internationally harmonized guidelines (OECD/ISO) and generated under quality criteria
15 (GLP) clearly represent the highest quality category of data, followed by secondary
16 sources; non-standard *in vivo* test, *invitro* test and non-testing data. However, even
17 when standard-tests are available for a substance, further secondary sources of
18 information (non-standard testing or non-testing) can be used to gain confidence in the
19 assessment. Supporting evidence from secondary sources reduce the remaining
20 uncertainty associated with any assessment. Contradictory information between primary
21 and secondary sources indicate the need to perform a thorough uncertainty analysis.

22 In the event that more than a single standard study is available for the same species
23 and same endpoint, and there are no obvious quality differences between the studies a
24 geometric mean value can be derived to be used in assessing the endpoint if the data
25 are obtained in soils in which the bioavailability of the substance is expected to be
26 similar. Even in case where data are obtained in soils in which the bioavailability of the
27 substance is significantly different, a geometric mean can still be used when the data can
28 be normalized to a given standard condition. If normalization of the data is not possible,
29 the value obtained in the soil with the highest bioavailability is to be taken to derive the
30 PNEC.

31 If multiple data are available for the same species but different endpoints, in principle
32 the most sensitive endpoint is to be taken to derive the PNEC. Prior to this step however,
33 the relevance of all endpoints to describe the state of the ecosystem is to be considered.

34 If more than a single species was tested in any given organisms group (plant,
35 invertebrate, micro-organism), allowance should be made for the reduction of the
36 uncertainty that the availability of such data may provide. Species Sensitivity
37 Distribution curves (SSD) and Hazard Concentration (HCx) approaches have been used
38 successfully in Chemical Safety Assessments.

39 Missing standard studies (data-gaps)

40 A full set of standard (GLP) effect test is only infrequently available. There may therefore
41 be a potential data gaps for substances reaching production volumes > 100 t/y (Annex
42 IX and X). In this case secondary source data should be used to study whether there is a
43 need for generating such data to complete the assessment of the end-point, e.g.:

1 If testing data on non-standard species is available, and these studies were carried out
2 according to a high scientific quality, one may consider to waive the requirement for a
3 standard test, e.g. a reliable NOEC for a soil-insect other than collembolan may be used
4 as surrogate data for the group of soil invertebrates, especially when this test indicates
5 that soil invertebrates are not particularly sensitive to the substance that is assessed.

6 The availability of a study on a standard species which does not completely follow OECD
7 or ISO guidelines can be used to waive the requirement to run a new study on this
8 standard species, if the data are scientifically sound, and indicate that this group of
9 organisms is not critical in the safety assessment.

10 A further use of secondary source effect data is to steer testing requirements, especially
11 in higher tiers. The identification of a particular sensitive group of organisms in
12 literature, may lead to the need to extend the scope of higher tier/multi-species studies
13 to include this group of organisms. For example information from secondary sources may
14 show that the molecule has specific activity against a certain group of organism (e.g.
15 plants) and this may allow the assessor to conclude on the end-point based on standard
16 testing for plants only, and waive the invertebrate and micro-organism testing
17 requirements in Annex IX and X.

18 If there are several secondary sources data available for the same species, data can be
19 combined to increase either the statistical power of the conclusion, or the confidence
20 that the assessor can have in deriving a (screening-) endpoint based on the secondary
21 data.

22 At the end of any assessment - derivation of the endpoint (PNEC) and assessment of the
23 remaining uncertainty associated with the assessment/endpoint is required. The TGD
24 explicitly deals with uncertainties by using assessment factors in the derivation of
25 PNEC's, but does so merely based on the amount of information available. It does
26 provide little guidance on how to modify the assessment based on the specific profile of
27 a substance, nor on the quality of the individual toxicological values (NOEC, ECx) derived
28 from the studies. The confidence-level associated with any endpoint from an individual
29 study is largely disregarded. Therefore, in parallel to the quantitative assessment of the
30 endpoint some estimate on how much confidence the assessor has in this end-point
31 should ideally be expressed by means of an uncertainty analysis.

32 **R.7.11.6 Integrated testing strategy (ITS) for Effects on Terrestrial** 33 **Organisms.**

34 Fundamentally based on a *Weight-of-Evidence* approach, the integrated testing strategy
35 (ITS) should be developed with the aim of generating sufficient data for a substance to
36 support its classification (or exclusion from classification), PBT/vPvB assessment and risk
37 assessment. For the soil compartment there are currently no criteria for classification
38 and PBT assessment, therefore the ITS for soil is especially focussed on generating data
39 for the chemical safety assessment.

40 **R.7.11.6.1 Objective / General principles**

41 The main objective for this testing strategy is to provide guidance on a stepwise
42 approach to hazard identification with regard to the endpoint. A key principle of the
43 strategy is that the results of one study are evaluated before another is initiated. The

1 strategy should seek to ensure that the data requirements are met in the most efficient
2 manner so that animal usage and costs are minimised.

3 **R.7.11.6.2 Preliminary considerations**

4 The guidance given in Section [R.7.11.2](#) to [R.7.11.4](#) above will enable the identification of
5 the data that are needed to meet the requirements of REACH as defined in Annexes VII
6 to X. Careful consideration of existing environmental data, exposure characteristics and
7 current risk management procedures is recommended to ascertain whether the
8 fundamental objectives of the ITS have already been met. Guidance has been provided
9 on other factors that might mitigate data requirements, e.g. the possession of other
10 toxic properties, characteristics that make testing technically not possible – for more
11 guidance, see Section R.5.2.

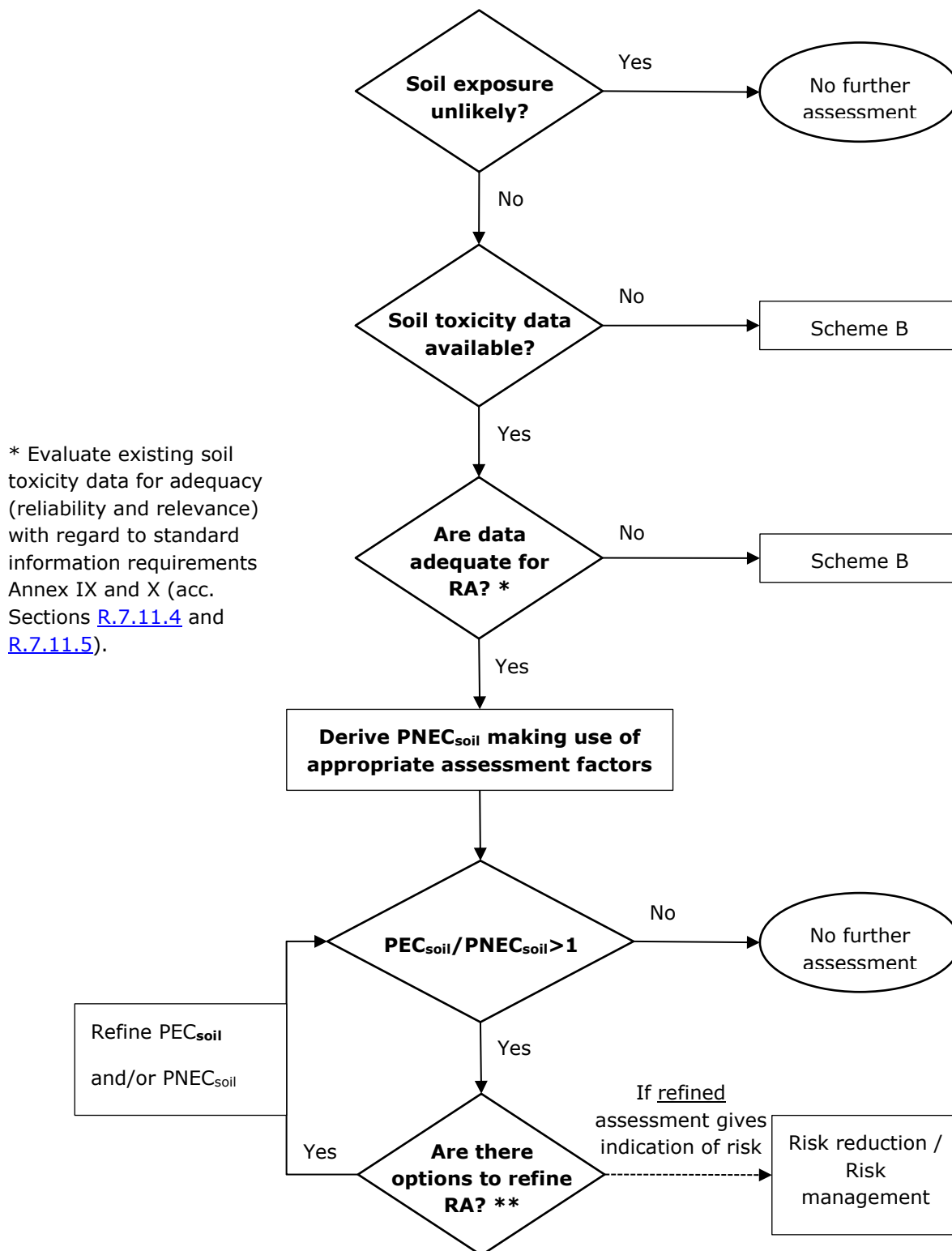
12 **R.7.11.6.3 Testing strategy**

13 The general risk assessment approach is given in [Figure R.7.11–2](#) and the ITS in [Figure](#)
14 [R.7.11–3](#).

15 A testing strategy has been developed for the endpoint to take account of existing
16 environmental data, exposure characteristics as well as the specific rules for adaptation
17 from standard information requirements, as described in column 2 of Annexes IX and X,
18 together with some general rules for adaptation from standard information requirements
19 in Annex IX.

20

1 **Figure R.7.11–2 Scheme A: General risk assessment scheme**



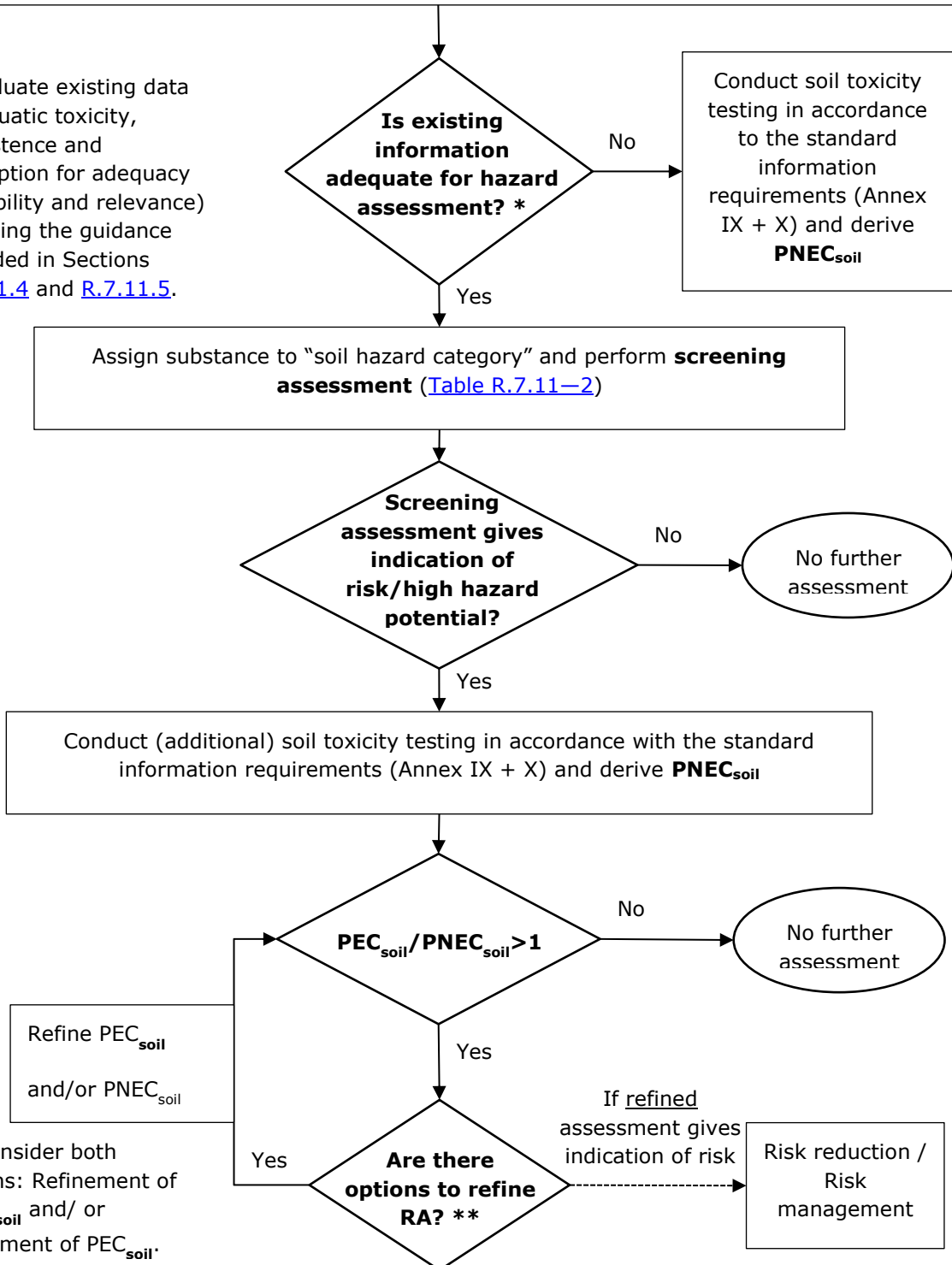
** Consider both options: Refinement of PNEC_{soil} and/ or refinement of PEC_{soil}.

1 **Figure R.7.11–3 Scheme B: Integrated testing strategy (Annex IX and Annex**
 2 **X substances)**

Gather existing information suitable for a classification of the substance of interest into a “soil hazard category” (according to [Table R.7.11–2](#)):

1. Aquatic toxicity data (PNEC_{aqua})
2. Persistence (in soil)
3. Adsorption potential (in soil)

* Evaluate existing data on aquatic toxicity, persistence and adsorption for adequacy (reliability and relevance) following the guidance provided in Sections [R.7.11.4](#) and [R.7.11.5](#).



** Consider both options: Refinement of PNEC_{soil} and/or refinement of PEC_{soil}.

1 **Table R.7.11—2 Soil hazard categories and screening assessment (for**
 2 **waiving standard information requirements according Annex IX and X)**

	Hazard category 1	Hazard category 2	Hazard category 3	Hazard category 4
Is there indication for high adsorption ¹⁵ OR high persistence ¹⁶ of the substance in soil?	No	No	yes	Yes
Is there indication that the substance is very toxic ¹⁷ to aquatic organisms?	No	Yes	No	Yes
Approach for screening assessment	PEC/ PNEC _{screen} (based on EPM ¹⁸)	PEC/ PNEC _{screen} (based on EPM) AND conduct a confirmatory short-term soil toxicity testing (e.g. one limit test with the most sensitive organism group as indicated from aquatic toxicity data)	PEC × 10 / PNEC _{screen} (based on EPM) AND conduct a confirmatory long-term soil toxicity testing (e.g. one limit test with the most sensitive organism group as indicated from aquatic toxicity data)	Screening assessment based on EPM not recommended, intrinsic properties indicate a high hazard potential to soil organisms

¹⁵ log K_{ow} > 5 or a ionisable substance

¹⁶ DT50 > 180 days (default setting, unless classified as readily biodegradable)

¹⁷ EC/LC50 < 1 mg/L for algae, daphnia or fish

¹⁸ EPM: Equilibrium Partitioning Method

	Hazard category 1	Hazard category 2	Hazard category 3	Hazard category 4
Consequences from screening assessment & waiving of standard information requirements	If $PEC/PNEC_{screen} < 1$: No toxicity testing for soil organisms need to be done	If $PEC/PNEC_{screen} < 1$ and no indication of risk from confirmatory short-term soil toxicity testing: No further toxicity testing for soil organisms need to be done	If $PEC/PNEC_{screen} < 1$ and no indication of risk from confirmatory long-term soil toxicity testing: No further toxicity testing for soil organisms need to be done	Conduct long-term toxicity tests according to the standard information requirements Annex X (invertebrates and plants), choose lowest value for derivation of $PNEC_{soil}$
toxicity testing with soil organisms and derivation of $PNEC_{soil}$	If $PEC/PNEC_{screen} > 1$: Conduct short-term toxicity tests according to the standard information requirements Annex IX (invertebrates, micro-organisms and plants), choose lowest value for derivation of $PNEC_{soil}$	If $PEC/PNEC_{screen} > 1$ or indication of risk from confirmatory short-term soil toxicity test: Conduct short-term toxicity tests according to the standard information requirements Annex IX (invertebrates, micro-organisms and plants), choose lowest value for derivation of $PNEC_{soil}$	If $PEC/PNEC_{screen} > 1$ or indication of risk from confirmatory long-term soil toxicity test: Conduct long-term toxicity tests according to the standard information requirements Annex X (invertebrates and plants), choose lowest value for derivation of $PNEC_{soil}$	
Options for refinement of $PNEC_{soil}$ (but also consider refinement of PEC_{soil})	If $PEC_{soil} / PNEC_{soil} < 1$: No additional long-term toxicity testing for soil organisms need to be done If $PEC_{soil} / PNEC_{soil} > 1$: Conduct additional or higher tier test on soil organisms	If $PEC_{soil} / PNEC_{soil} < 1$: No additional long-term toxicity testing for soil organisms need to be done If $PEC_{soil} / PNEC_{soil} > 1$: Conduct additional or higher Tier test on soil organisms	If $PEC_{soil} / PNEC_{soil} < 1$: No additional long-term toxicity testing for soil organisms need to be done If $PEC_{soil} / PNEC_{soil} > 1$: Conduct additional or higher Tier test on soil organisms	If $PEC_{soil} / PNEC_{soil} < 1$: No additional long-term toxicity testing for soil organisms need to be done If $PEC_{soil} / PNEC_{soil} > 1$: Conduct additional or higher Tier test on soil organisms

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Appendix to Section R.7.11

Appendix R.7.11-1 Selected Soil Test Methodologies

1 **Appendix R.7.11-1 Selected Soil Test Methodologies**

2

3 **Table R.7.11–3 Selected Soil Test Methodologies**

Test Organism	Duration	End points	Reference/Source	Comments
Microbial Processes				
Microbial Processes N-Transformation	≥28 d	M	(i) OECD 216 Soil Microorganisms, Nitrogen Transformation Test (2000). (ii) ISO 14238 Soil quality – Biological methods: Determination of nitrogen mineralisation and nitrification in soils and the influence of chemicals on these processes (1997).	Based on soil microflora nitrate production. Bacteria are present at up to 10 million per cm ² in soils. This corresponds to several tonnes per hectare.
Microbial Processes C-Transformation	≥28 d	M	(i) OECD 217 Soil Microorganisms, Carbon Transformation Test (2000). (ii) ISO 14239 Soil quality – Laboratory incubations systems for measuring the mineralisation of organic chemicals in soil under aerobic conditions (1997).	Based on soil microflora respiration rate. Bacteria are present at up to 10 million per cm ² in soils. This corresponds to several tonnes per hectare.
Invertebrate Fauna				

Test Organism	Duration	End points	Reference/Source	Comments
<i>Eisenia fetida/andrei</i> (Oligochaeta)	7-14 d	S	(i) OECD 207 Earthworm acute toxicity tests (1984). (ii) ISO 11268-1 Soil Quality – Effects of pollutants on earthworms (<i>Eisenia fetida</i>). Part 1: Determination of acute toxicity using artificial soil substrate (1993). (iii) EEC (1985) 79/831. (iv) ASTM E1676-97 Standard guide for conducting laboratory soil toxicity or bioaccumulation tests with the Lumbricid earthworm <i>Eisenia fetida</i> (1997).	<p>Adult survival assessed after 1 – 2 weeks.</p> <p>Important ecological function (enhance decomposition and mineralisation via incorporation of matter into soil).</p> <p>Important food source and potential route of bioaccumulation by higher organisms.</p> <p>Large size/ease of handling.</p> <p>Readily cultured/maintained in the laboratory.</p> <p>Litter-dwelling epigeic species.</p> <p>Standard test organism for terrestrial ecotoxicology.</p> <p>The Lumbricidae account for 12% of the edaphon (soil biota) by biomass and are therefore important prey species.</p>

Test Organism	Duration	End points	Reference/Source	Comments
<i>Eisenia fetida/andrei</i> (Oligochaeta)	28d + 28d	S/G/R	(i) OECD (2004). Earthworm Reproduction Test. (ii) ISO 11268-2 Soil Quality – Effects of Pollutants on Earthworms (<i>Eisenia fetida</i>). Part 2: Determination of Effects on Reproduction (1998). (iii) EPA (1996). Ecological Effects Test Guidelines. OPPTS 850.6200 Earthworm Subchronic Toxicity Test. US EPA, Prevention, Pesticides and Toxic Substances (7104). EPA712-C-96-167, April 1996. (iv) Kula & Larink (1998). Tests on the earthworms <i>Eisenia fetida</i> and <i>Aporrectodea caliginosa</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Adult growth and survival assessed after 4 weeks.</p> <p>Reproduction (juvenile number) assessed after a further 4 weeks (8 weeks total).</p> <p>Relatively long generation time (8 wks).</p> <p>Important ecological function (enhance decomposition and mineralisation via incorporation of matter into soil).</p> <p>Important food source and potential route of bioaccumulation by higher organisms.</p> <p>Large size/ease of handling.</p> <p>Readily cultured/maintained in the laboratory.</p> <p>Litter-dwelling epigeic species.</p> <p>Standard test organism for terrestrial ecotoxicology.</p> <p>The Lumbricidae account for 12% of the edaphon (soil biota) by biomass and are therefore important prey species.</p>

Test Organism	Duration	End points	Reference/Source	Comments
<i>Aporrectodea caliginosa</i> (Oligochaeta)		S/G/R	Kula & Larink (1998). Tests on the earthworms <i>Eisenia fetida</i> and <i>Aporrectodea caliginosa</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Mortality, growth and cocoon number assessed after 4 weeks.</p> <p>Relatively slow reproductive cycle.</p> <p>Cultures difficult to maintain.</p> <p>Horizontal burrowing (endogeic) mineral soil species.</p> <p>Selective feeders digesting fungi, bacteria and algae.</p> <p>Dominant in agro-ecosystems. Present at 10 – 250 per m².</p>
<i>Enchytraeus albidus</i> (Oligochaeta)	21 - 42d	S/R	(i) OECD (2004). OECD 220 <i>Enchytraeidae</i> Reproduction Test. (ii) ISO 16387 Soil quality - Effects of soil pollutants on enchytraeids: Determination of effects on reproduction and survival (2004).	<p>Adult mortality is assessed after 3 weeks.</p> <p>Reproduction (juvenile number) is assessed after a further 3 weeks (6 weeks total).</p> <p>Shorter generation time than earthworms.</p> <p>Ease of handling/culture.</p> <p>Enchytraeidae feed on decomposing plant material and associated micro-organisms i.e., fungi, bacteria & algae.</p> <p>Enchytraeids are abundant in many soil types including those from which earthworms are often absent. They account for approximately 0.5% of the edaphon (soil biota) by mass (up to 50 g per m²). This corresponds to approximately 100,000 per m².</p>

Test Organism	Duration	End points	Reference/Source	Comments
<i>Cognettia sphagnetorum</i> (Oligochaeta)	70 d	G/R	Rundgren & Augustsson (1998). Test on the Enchytraeid <i>Cognettia sphagnetorum</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Mortality and asexual reproduction (fragmentation rate of adults) determined weekly over 10 weeks.</p> <p>Easy to culture.</p> <p>Enchytraeidae feed on decomposing plant material and associated micro-organisms i.e., fungi, bacteria & algae.</p> <p><i>C. sphagnetorum</i> is common in bogs, forests and other highly organic habitats. They are present at 10,000 – 25,000 per m².</p>
<i>Folsomia candida</i> (Collembola)	28d	S/R	ISO 11267 Soil Quality – Inhibition of reproduction of Collembola (<i>Folsomia candida</i>) (1984).	<p>Survival and reproduction after 4 weeks.</p> <p>Short generation time.</p> <p>Ease of culture.</p> <p>Springtails are important soil litter arthropods playing a role in soil organic matter breakdown and nutrients recycling.</p> <p>Feed on bacteria and fungi.</p> <p>Collembola are the most abundant soil fauna present at 40,000 to 70,000 per m². Prey for epigeic invertebrates such as mites, centipedes, spiders and carabid beetles.</p>

Test Organism	Duration	End points	Reference/Source	Comments
<i>Isomtoma viridis</i> , <i>Folsomia candida</i> and <i>Folsomia fimetaria</i> (Collembola)	28 - 56 d	S/G/R	Willes & Krogh (1998). Tests with the Collembolans <i>Isomtoma viridis</i> , <i>Folsomia candida</i> and <i>Folsomia fimetaria</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	Survival and reproduction assessed weekly (cf. ISO protocol). Dermal and alimentary uptake. Springtails are important soil litter arthropods playing a role in soil organic matter breakdown and nutrients recycling. Feed on bacteria and fungi. The most abundant soil fauna present at 10,000 to 50,000 per m ² . Prey for epigeic invertebrates such as mites, centipedes, spiders and carabid beetles.
<i>Hypoaspis Aculeifer</i> (Gamasid mite) preying on <i>Folsomia Fimetaria</i> (Collembola)	21 d	S/G/R	Krogh & Axelson (1998). Test on the predatory mite <i>Hypoaspis Aculeifer</i> preying on the Collembolan <i>Folsomia Fimetaria</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	Mortality, growth and offspring number assessed after three weeks. Natural prey-predator relationship. Predacious species feeding on enchytraeids, nematodes and micro-arthropods. Important role in control of parasitic nematodes. Gamasioda mites are present at 5 - 10,000 per m ² .

Test Organism	Duration	End points	Reference/Source	Comments
<i>Porcellio scaber</i> (Isopoda)	28 – 70 d	S/G/R	Hornung <i>et al.</i> (1998). Tests on the Isopod <i>Porcellio scaber</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Survival and biomass determined after 4 weeks (weekly measurements).</p> <p>Reproduction (oocyte number, % gravid females, % females releasing juveniles, number offspring) determined after 10 weeks.</p> <p>Alimentary uptake via dosed food or soil.</p> <p>Isopods woodlouse species. Macro-decomposers important part of detritus food chain.</p> <p>Important prey species for centipedes.</p> <p>Estimated population density of isopods is 500 – 1500 per m².</p>
<i>Brachydesmus superus</i> (Diplopoda)	70 d	S/R	Tajovsky (1998). Test on the Millipede <i>Brachydesmus superus</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Animal number, nest number, egg number and offspring number determined weekly.</p> <p>Difficult to maintain culture throughout year.</p> <p>Alimentary uptake via dosed food or soil.</p> <p>Millipedes are important primary decomposers of leaf litter and organic detritus.</p> <p>Their faecal pellets provide a micro-environment for micro-organisms such as fungi and micro-arthropods.</p> <p>Important prey for carabid beetles, centipedes and spiders and insectivorous birds and mammals.</p> <p>Diplopoda are present at 10 – 100 per m².</p>

Test Organism	Duration	End points	Reference/Source	Comments
<i>Lithobius mutabilis</i> (Chilopoda)	28 – 84 d	S/G/L/ M	Laskowski <i>et al.</i> (1998). Test on the Centipede <i>Lithobius mutabilis</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Mortality, biomass, respiration rate and locomotor activity determined after 4 weeks (degradable substances) to 12 weeks (persistent substances).</p> <p>Food chain effect measured via use of dosed prey (fly larvae).</p> <p>Centipedes are important carnivorous arthropods feeding on small earthworms, millipedes, woodlice and springtails. They are in turn prey for birds and mammals. Chilopoda are present up to 100 per m².</p>
<i>Philonthus cognatus</i> (Coleoptera)	42 – 70 d	S/R	Metge & Heimbach (1998). Test on the Staphylinid <i>Philonthus cognatus</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Beetles exposed for one week to determine subsequent effect on egg production and hatching rate over 6 – 10 weeks. Mortality may also be assessed.</p> <p>Predators of springtails, aphids, dipterans & coleopteran larvae. Prey to birds, mice and large arthropods.</p> <p>Estimated densities of 1 adult per 2 – 5 m².</p>

Test Organism	Duration	End points	Reference/Source	Comments
Competition between <i>Plectus acuminatus</i> (Nematoda) and <i>Heterocephalobus pauciannulatus</i> (Nematoda)	14 d	S/R	Kammenga & Riksen (1998). Test on the competition between the nematodes <i>Plectus acuminatus</i> and <i>Heterocephalobus pauciannulatus</i> . In "Handbook of Soil Invertebrates" (Eds. Hans Løkke & Cornelis A.M. Van Gestel). John Wiley & Sons: Chichester, UK.	<p>Competition between two bacterivorous nematode species.</p> <p>Ratio determined after two weeks.</p> <p>Nematodes are important in decomposition and cycling of organic materials.</p> <p>Abundant and readily retrieved from soil and cultured.</p> <p>Nematodes are the most abundant element of the mesofauna and account for 2% by mass of the edaphon (soil biomass). This corresponds to approximately 10 million per m².</p>
<i>Caenorhabditis elegans</i> (Nematoda)	1 d	S	(i) Donkin & Dusenbury (1993). A soil toxicity test using the nematode <i>Caenorhabditis elegans</i> and an effective method of recovery. <i>Arch. Environ. Contam. Toxicol.</i> 25, 145-151. (ii) Freeman <i>et al.</i> (1999). A soil bioassay using the nematode <i>Caenorhabditis elegans</i> . ASTM STP 1364. (iii) Peredney & Williams (2000). Utility of <i>Caenorhabditis elegans</i> for assessing heavy metal contamination in artificial soil. <i>Arch. Environ. Contam. Toxicol.</i> 39, 113-118.	<p>Mortality assessed after 1 d.</p> <p>Important in decomposition and cycling of organic materials.</p> <p>Abundant and readily retrieved from soil and cultured.</p> <p>Nematodes are the most abundant element of the mesofauna and account for 2% by mass of the edaphon (soil biomass). This corresponds to approximately 10 million per m² or 1 g per m².</p>

Test Organism	Duration	End points	Reference/Source	Comments
<i>Caenorhabditis elegans</i> (Nematoda)	3d	G/R	(i) Neumann-Hensel & Ahlf (1998). Deutsche Bundesstiftung Umwelt Report Number 05446. (ii) Höss (2001). Bestimmung der Wirkung von Sediment- und Bodenproben auf Wachstum und Fruchtbarkeit von <i>Caenorhabditis elegans</i> (Nematoda). Draft DIN standard.	Growth and reproduction assessed after 3 days. Abundant and readily retrieved from soil and cultured. Sublethal bioassay (high survival is a pre-requisite for test validity). Nematodes are the most abundant element of the mesofauna and account for 2% by mass of the edaphon (soil biomass). This corresponds to approximately 10 million per m ² or 1 g per m ² .
Primary Producers				
Many test species including grass crops (monocotyledonae - Gramineae), <i>Brassica</i> spp. (Dicotyledonae - Cruciferae) and bean crops (Dicotyledonae - Leguminosae)	5d, 14 – 21 d	E/G	(i) OECD (2006). OECD 208 Seedling emergence and seedling growth test & OECD 227: Vegetative vigour test. (ii) ISO 11269-1: Soil quality – Determination of the effects of pollutants on soil flora – Part 1: Method for the measurement of inhibition of root growth (1993). (iii) ISO 11269-2 Soil quality – Determination of the effects of pollutants on soil flora – Part 2: Effects of chemicals on the emergence and growth of higher plants (1995). (iv) ASTM E1963-98 Standard guide for conducting terrestrial plant toxicity tests (1998). ISO 22030: Soil quality – Biological methods – Chronic toxicity in higher plants (2005).	Seed emergence (E) & early life stages of growth (G) in treated soils (208) Vegetative vigour (G) following foliar application (227). Root growth of pre-germinated seeds (ISO 11269-1). Minimum of three test species: one monocotyledon and two dicotyledon (OECD 208)

1 Key: S = survival; E = emergence; G = growth; R = reproduction; M = metabolism; L =
2 locomotory activity

3

1 **R.7.12 Guidance on Toxicokinetics**

2 **R.7.12.1 Upfront information you need to be aware of**

3 The expression of toxicity arising from exposure to a substance is a consequence of a
4 chain of events that results in the affected tissues of an organism receiving the ultimate
5 toxicant in amounts that cause an adverse effect. The factors that confer susceptibility to
6 certain species, and lead to major differences between animals and humans in their
7 response to such chemical insults is based either on the nature and quantity of the
8 ultimate toxicant that is presented to the sensitive tissue (toxicokinetics, TK) or in the
9 sensitivity of those tissues to the ultimate toxicant, i.e. the toxicodynamic (TD)
10 response. (ECETOC, 2006)

11 There is no specific requirement to generate TK information in REACH. Annex I, Section
12 1.0.2 states that “the human health hazard assessment shall consider the toxicokinetic
13 profile (i.e. absorption, metabolism, distribution and elimination) of the substance”.
14 Furthermore, REACH announces in Annex VIII (Section 8.8.1) that one should perform
15 “assessment of the toxicokinetic behaviour of the substance to the extent that can be
16 derived from the relevant available information”.

17 Even though TK is not a toxicological endpoint and is not specifically required by REACH,
18 the generation of TK information can be encouraged as a means to interpret data, assist
19 testing strategy and study design, as well as category development, thus helping to
20 optimise test designs: Prior to any animal study, it is crucial to identify the benefits that
21 will be gained from conducting such a study. Applicability of physiologically based
22 pharmacokinetic/toxicokinetic (PBPK/PBTK) models should also be considered to support
23 or expand understanding of the TK behaviour of a substance (IPCS, 2010). The TK
24 behaviour derived from available data might make further testing unnecessary in terms
25 of predictability of other properties. The definition of actual TK studies on a case-by-case
26 basis might further improve the knowledge about substance properties in terms of
27 expanding knowledge on properties sufficiently to enable risk assessment. Overall the
28 formation of data that are unlikely to be used and that constitute an unnecessary effort
29 of animals, time, and resources shall be avoided using any supporting data to do so.
30 Moreover, it can provide important information for the design of (subsequent) toxicity
31 studies, for the application of read-across and building of categories. Taken together,
32 Along with other approaches, TK can contribute to reduction of animal use under REACH.

33 The aim of this document is to provide a general overview on the main principles of TK
34 and to give guidance on the generation / use of TK information in the human health risk
35 assessment of substances, and to make use of this information to support testing
36 strategies to become more intelligent (Integrated Testing Strategy, ITS).

37 The TK phase begins with exposure and results in a certain concentration of the ultimate
38 toxicant at the target site (tissue dose). This concentration is dependent on the
39 absorption, distribution, metabolism and excretion (ADME) of the substance (ECETOC,

1 2006). ADME describes the uptake of a substance into the body and its lifecycle within
2 the body, (including excretion) (compare EU B.36¹⁹, OECD TG 417):

3 **ABSORPTION:** how, how much, and how fast the substance enters the body;

4 **DISTRIBUTION:** reversible transfer of substances between various parts of the organism,
5 i.e. body fluids or tissues;

6 **METABOLISM:** the enzymatic or non-enzymatic transformation of the substance of interest
7 into a structurally different substance (metabolite);

8 **EXCRETION:** the physical loss of the parent substance and/or its metabolite(s); the
9 principal routes of excretion are via the urine, bile (faeces), and exhaled air²⁰.

10 Metabolism and excretion are the two components of **ELIMINATION**, which describe the
11 loss of substance by the organism, either by physical departure or by chemical
12 transformation. For consistency, and unless otherwise specified, metabolism does not
13 include largely reversible chemical transformations resulting in an observable equilibrium
14 between two chemical species. This latter phenomenon is termed inter-conversion.

15 The sum of processes following absorption of a substance into the circulatory systems,
16 distribution throughout the body, biotransformation, and excretion is called **DISPOSITION**.

17 **R.7.12.1.1 Absorption**

18 The major routes by which toxicants enter the body are via the lungs, the
19 gastrointestinal tract (both being absorption surfaces by nature), and the skin. To be
20 absorbed, substances must transverse across biological membranes. Mostly this occurs
21 by passive diffusion. As biological membranes are built as layers consisting of lipid as
22 well as aqueous phases a process like this requires a substance to be soluble both in lipid
23 and water. For substances that do not meet these criteria, absorption may occur via
24 facilitated diffusion, active transport or pinocytosis, processes that are more actively
25 directed and therefore require energy).

26 **R.7.12.1.2 Distribution**

27 Once the substance has entered the blood stream, it may exert its toxic action directly in
28 the blood or in any target tissue or organ to which the circulatory system transports or
29 distributes it. It is the blood flow through the organ, the ability of the substance to cross
30 membranes and capillaries, and its relative affinity for the various tissues that determine
31 the rate of distribution and the target tissues. Regarding the cross-membrane transfer
32 not only passive mechanisms but also active transport by transport proteins (e.g. p-
33 glycoprotein) shall be taken into consideration, as this is of particular importance for
34 crossing the blood-brain-barrier but also elsewhere (e.g. in the intestine).

35 Distribution is in fact a dynamic process involving multiple equilibria: Only the circulatory
36 system is a distinct, closed *compartment* where substances are distributed rapidly.

¹⁹ See Test Methods Regulation (Council Regulation (EC) No 440/2008).

²⁰ Breast milk is a minor but potentially important route of excretion.

1 Distribution to the various tissues and organs is usually delayed. However, often
2 compounds distribute so rapidly into the highly perfused tissues, such as liver, kidney
3 and lungs, that kinetics cannot be distinguished from events in the blood; at that point,
4 such organs are classed as being part of the initial, *central* compartment, and *peripheral*
5 *compartment* is reserved for slowly equilibrating tissues e.g. muscle, skin and adipose.
6 There is equilibrium of the free substance between the so-called rapid, or central, and
7 the slow or peripheral compartment. As the free substance is eliminated, the substance
8 from the peripheral compartment is slowly released back into the circulation (rapid or
9 central compartment).

10 This thinking in subdividing the body into different *compartments* is what is made use of
11 in physiologically based kinetic (PBK) modelling. Based on data of available toxicological
12 studies, tissue distribution is mathematically calculated using partition coefficients
13 between blood or plasma and the tissue considered.

14 **R.7.12.1.3 Metabolism or Biotransformation**

15 Biotransformation is one of the main factors, which influence the fate of a substance in
16 the body, its toxicity, and its rate and route of elimination. Traditionally
17 biotransformation is divided into two main phases, phase I and phase II. Phase I, the so-
18 called functionalisation phase, has a major impact on lipophilic molecules, rendering
19 them more polar and more readily excretable. In phase II, often referred to as
20 detoxification, such functionalised moieties are subsequently conjugated with highly
21 polar molecules before they are excreted. Both phases are catalysed by specific enzymes
22 which are either membrane-bound (microsomal proteins) or present in the cytosol
23 (cytosolic or soluble enzymes). Furthermore, it has been suggested that a phase III
24 relates to the excretion of conjugates and involves ATP²¹-dependent plasma membrane
25 transporters.

26 Most substances are potentially susceptible to biotransformation of some sort, and all
27 cells and tissues are potentially capable of biotransforming compounds. However, the
28 major sites of such biotransformation are substrate- and route-dependent; generally, the
29 liver and the entry portals of the body are the main biotransformation sites to be
30 considered. Notably, variations occur in the presence of metabolising enzymes in
31 different tissues, and also between different cells in the same organ. Another aspect is
32 the existence of marked differences between and within various animal species and
33 humans in the expression and catalytic activities of many biotransforming enzymes. Any
34 knowledge concerning metabolic differences may provide crucial insight in characterising
35 the potential risk of substances to humans.

36 **R.7.12.1.4 Excretion**

37 As substances are absorbed at different entry portals, they can be excreted via various
38 routes and mechanisms. The relative importance of the excretion processes depends on
39 the physical and chemical properties of the compound and its various metabolites.

²¹ Adenosine-tri-phosphate.

1 Besides passive transportation (diffusion or filtration) there are carrier-mediated
2 mechanisms to shuttle a substance through a biological membrane. It is well known that
3 there are a variety of pumps responsible for transportation of specific types of
4 substances (e.g. sodium, potassium, magnesium, organic acids, and organic bases).
5 Related compounds may compete for the same transport mechanism. Additional
6 transport systems, phagocytosis and pinocytosis, can also be of importance (e.g. in the
7 removal of particulate matter from the alveoli by alveolar phagocytes, and the removal
8 of some large molecules (Pritchard, 1981) from the body by the reticulo-endothelial
9 system in the liver and spleen (Klaassen, 1986)).

10 **R.7.12.1.5 Bioavailability, saturation vs. non-linearity & Accumulation**

11 The most critical factor influencing toxicity is the concentration of the ultimate toxicant
12 at the actual target site (tissue dose). In this context bioavailability is a relevant
13 parameter for the assessment of the toxicity profile of a test substance. It links dose and
14 concentration of a substance with the mode of action, which covers the key events
15 within a complete sequence of events leading to toxicity.

16 **Bioavailability**

17 Bioavailability usually describes the passage of a substance from the site of absorption
18 into the blood of the general (systemic) circulation, thus meaning systemic bioavailability
19 (Nordberg *et al.*, 2004). The fact that at least some of the substance considered is
20 systemically bioavailable is often referred to as systemic exposure.

21 Systemic bioavailability is not necessarily equivalent to the amount of a substance
22 absorbed, because in many cases parts of that amount may be excreted or metabolised
23 before reaching the systemic circulation. This may occur, for instance, for substances
24 metabolised in the gut after oral exposure before any absorption has taken place.
25 Conversely, substances absorbed from the intestine can be partly eliminated by the liver
26 at their first passage through that organ (so-called first-pass effect).

27 **Linearity vs. non-linearity & Saturation**

28 When all transfer rates between the different compartments of the body are proportional
29 to the amounts or concentrations present (this is also called a process of first order), a
30 process is called linear. This implies that the amounts of a substance cleared and
31 distributed as well as half-lives are constant and the concentrations are proportional to
32 the dosing rate (exposure). Such linear kinetics display the respective dose-toxicity-
33 relationships.

34 Once a kinetic process is saturated (e.g. by high level dosing/exposure) by the fact that
35 enzymes involved in biotransformation processes, or transporters involved in distribution
36 or elimination, or binding proteins (i.e. receptors) are inhibited or reaching their
37 maximum activity, a process might become non-linear. This may result in concentration
38 or dose-dependency, or time-dependency of some of the kinetic characteristics. In some
39 cases this can lead to a change in biotransformation products or the metabolic capacity.
40 It is advised to consider systematically the possible sources for non-linear kinetics,
41 especially for repeated dose testing.

42 **Accumulation (Kroes *et al.*, 2004)**

1 Everything in a biological system has a biological half-life, that is, a measure of how long
2 it will stay in that system until it is lost by mainly excretion, degradation, or metabolism.
3 To put it in different words, the amount of a substance eliminated from the blood in unit
4 time, is the product of clearance (the volume of blood cleared per unit time) and
5 concentration (the amount of a compound per unit volume). For first order reactions,
6 clearance is a constant value that is a characteristic of a substance. If the input of a
7 substance to an organism is greater than the rate at which the substance is lost, the
8 organism is said to be accumulating that substance. When the concentration has
9 increased such that the amount eliminated equals the amount of substance-input there
10 will be a constant concentration, a steady-state. The extent of accumulation reflects the
11 relationship between the body-burden compared with the steady-state condition. Species
12 differences in clearance will determine the difference in steady-state body-burden
13 between experimental animals and humans.

14 **R.7.12.2 TK in practice – derivation and generation of information**

15 In general, testing a substance for its toxicological profile is performed in laboratory
16 animals exposed to a range of dosages or concentrations by the most appropriate route
17 of administration derived from the most likely human exposure scenario. In assessing
18 gained information in terms of human relevance, the conservative approach of applying
19 an *assessment factor* (default approach) is used for taking into account uncertainties
20 over interspecies and intraspecies differences in sensitivity to a specific test substance.

21 In situations, e.g. where humans are demonstrably much less sensitive than the test
22 species or, indeed, where it is known that the effects seen in the test animal would
23 under no circumstances be manifested in humans, such conservatism can be considered
24 inappropriate (ECETOC, 2006). The mode of action (key events in the manifestation of
25 toxicity) underlying the effect can justify departure from the default approach and enable
26 a more realistic risk assessment by the arguments even to the point of irrelevance for
27 the human situation.

28 A tiered approach has been proposed by SANCO (EC, 2007) for the risk assessment of a
29 substance. In alignment with this, a strategy can be derived on how much effort on TK
30 evaluation for different levels of importance of a substance is appropriate. Considerations
31 on the possible activity profile of a substance derived from physico-chemical and other
32 data, as well as structurally related substances should be taken into account as a
33 minimum request. This might help in the argumentation on waiving or triggering further
34 testing and could provide a first impression of the mode of action of a substance.
35 Subsequent toxicokinetic data needs to be focussed on which studies are needed to
36 interpret and direct any additional toxicity studies that may be conducted. The
37 advantage of such effort is that the results enable the refinement of the knowledge of
38 the activity of a substance by elucidating step by step the mode of action. In this
39 cascade, the application of assessment factors changes from overall default values to
40 chemical specific adjustment factors (CSAFs).

41 **R.7.12.2.1 Derivation of TK information taking into account a Basic** 42 **Data Set**

43 The standard information requirements of REACH for substances manufactured or
44 imported in quantities of ≥ 1 ton (see Annex VII of the respective regulation), include
45 mainly physico-chemical (PC) data, and data like skin irritation/corrosion, eye irritation,

1 skin sensitization, *in vitro* mutagenicity, acute oral toxicity, short-term aquatic toxicity
2 on invertebrates, growth inhibition of algae. Therefore, these data will be available for
3 the majority of substances. This data will enable qualitative judgments of the TK
4 behaviour. However, the physico-chemical characteristics of the substance will change if
5 the substance undergoes metabolic transformation and the physico-chemical
6 characteristics of the parent substance may not provide any clues as to the identity,
7 distribution, retention and elimination of its metabolites. These are important factors to
8 consider.

9 **Absorption**

10 Absorption is a function of the potential for a substance to diffuse across biological
11 membranes. In addition to molecular weight the most useful parameters providing
12 information on this potential are the octanol/water partition coefficient (log P) value and
13 the water solubility. The log P value provides information on the relative solubility of the
14 substance in water and the hydrophobic solvent octanol (used as a surrogate for lipid)
15 and is a measure of lipophilicity. Log P values above 0 indicate that the substance is
16 more soluble in octanol than water i.e. lipophilic and negative values indicate that the
17 substance is more soluble in water than octanol i.e. hydrophilic. In general, log P values
18 between -1 and 4 are favourable for absorption. Nevertheless, a substance with such a
19 log P value can be poorly soluble in lipids and hence not readily absorbed when its water
20 solubility is very low. It is therefore important to consider both, the water solubility of a
21 substance and its log P value, when assessing the potential of that substance to be
22 absorbed.

23 **Oral / GI absorption**

24 When assessing the potential of a substance to be absorbed in the gastrointestinal (GI)
25 tract it should be noted that substances could undergo chemical changes in the GI fluids
26 as a result of metabolism by GI flora, by enzymes released into the GI tract or by
27 hydrolysis. These changes will alter the physico-chemical characteristics of the substance
28 and hence predictions based upon the physico-chemical characteristics of the parent
29 substance may no longer apply (see [Appendix R.7.12-1](#) for a detailed listing of
30 *physiological factors*, data on stomach and intestine pH, data on transit time in the
31 intestine).

32 One consideration that could influence the absorption of ionic substances (i.e. acids and
33 bases) is the varying pH of the GI tract. It is generally thought that ionized substances
34 do not readily diffuse across biological membranes. Therefore, when assessing the
35 potential for an acid or base to be absorbed, knowledge of its pKa (pH at which 50% of
36 the substance is in ionized and 50% in non-ionised form) is advantageous. Absorption of
37 acids is favoured at pHs below their pKa whereas absorption of bases is favoured at pHs
38 above their pKa.

39 Other mechanisms by which substances can be absorbed in the GI tract include the
40 passage of small water-soluble molecules (molecular weight up to around 200) through
41 aqueous pores or carriage of such molecules across membranes with the bulk passage of
42 water (Renwick, 1994). The absorption of highly lipophilic substances (log P of 4 or
43 above) may be limited by the inability of such substances to dissolve into GI fluids and
44 hence make contact with the mucosal surface. However, the absorption of such
45 substances will be enhanced if they undergo micellar solubilisation by bile salts (Aungst

1 and Shen, 1986). Substances absorbed as micelles (aggregate of surfactant molecules,
2 lowering surface tension) enter the circulation via the lymphatic system, bypassing the
3 liver. Although particles and large molecules (with molecular weights in the 1000's)
4 would normally be considered too large to cross biological membranes, small amounts of
5 such substances may be transported into epithelial cells by pinocytosis or persorption
6 (passage through gaps in membranes left when the tips of villi are sloughed off) (Aungst
7 and Shen, 1986). Absorption of surfactants or irritants may be enhanced because of
8 damage to cell membranes.

9 Absorption can occur at different sites and with different mechanisms along the GI tract.
10 In the *mouth* absorption is minimal and if at all, occurs by passive diffusion. Therefore,
11 substances enter directly the systemic circulation, however, some enzymatic degradation
12 may occur. Like in the mouth, absorption in the *stomach* is minimal and occurs only by
13 passive diffusion - the acidic environment favours uptake of weak acids. There is a
14 potential for hydrolysis and, very rarely, metabolism (by endogenous enzymes) prior to
15 uptake. Once absorbed at this point, substances will go to the liver before entering the
16 systemic circulation - first pass metabolism may then limit the systemic bioavailability of
17 the parent compound. The *small intestine* has a very large surface area and the transit
18 time through this section is the longest, making this the predominant site of absorption
19 within the GI tract. Most substances will be absorbed by passive diffusion. However,
20 lipophilic compounds may form micelles and be absorbed into the lymphatic system and
21 larger molecules/particles may be taken up by pinocytosis. Metabolism prior to
22 absorption may occur by gut microflora or enzymes in the GI mucosa. Since substances
23 that enter the blood at this point pass through the liver before entering the systemic
24 circulation, hepatic first pass metabolism may limit the amount of parent compound that
25 enters the systemic circulation. In the *large intestine*, absorption occurs mainly by
26 passive diffusion. But active transport mechanisms for electrolytes are present, too.
27 Compared to the small intestine, the rate and extent of absorption within the large
28 intestine is low. Most blood flow from the large intestine passes through the liver first.

29 **Table R.7.12—1 Interpretation of data regarding oral/GI absorption**

Data source	What it tells us
Structure	It may be possible to identify ionisable groups within the structure of the molecule. Groups containing oxygen, sulphur or nitrogen atoms e.g. thiol (SH), sulphonate (SO ₃ H), hydroxyl (OH), carboxyl (COOH) or amine (NH ₂) groups are all potentially ionisable.
Molecular Weight	Generally the smaller the molecule the more easily it may be taken up. Molecular weights below 500 are favourable for absorption; molecular weights above 1000 do not favour absorption.
Particle size	Generally solids have to dissolve before they can be absorbed. It may be possible for particles in the nanometer size range to be taken up by pinocytosis. The absorption of very large particles, several hundreds of micrometers in diameter, that were administered dry (e.g. in the diet) or in a suspension may be reduced because of the time taken for the particle to dissolve. This would be particularly relevant for poorly water-soluble substances.

Data source	What it tells us
Water Solubility	Water-soluble substances will readily dissolve into the gastrointestinal fluids. Absorption of very hydrophilic substances by passive diffusion may be limited by the rate at which the substance partitions out of the gastrointestinal fluid. However, if the molecular weight is low (less than 200) the substance may pass through aqueous pores or be carried through the epithelial barrier by the bulk passage of water.
Log P	Moderate log P values (between -1 and 4) are favourable for absorption by passive diffusion. Any lipophilic compound may be taken up by micellar solubilisation but this mechanism may be of particular importance for highly lipophilic compounds (log P >4), particularly those that are poorly soluble in water (1 mg/l or less) that would otherwise be poorly absorbed.
Dosing Vehicle	If the substance has been dosed using a vehicle, the water solubility of the vehicle and the vehicle/water partition coefficient of the substance may affect the rate of uptake. Compounds delivered in aqueous media are likely absorbed more rapidly than those delivered in oils, and compounds delivered in oils that can be emulsified and digested e.g. corn oil or arachis oil are likely to be absorbed to a greater degree than those delivered in non-digestible mineral oil (liquid petrolatum) (d'Souza, 1990) or in soil, the latter being an important vehicle for children.
Oral toxicity data	If signs of systemic toxicity are present, then absorption has occurred ²² . Also colored urine and/or internal organs can provide evidence that a colored substance has been absorbed. This information will give no indication of the amount of substance that has been absorbed. Also some clinical signs such as hunched posture could be due to discomfort caused by irritation or simply the presence of a large volume of test substance in the stomach and reduced feed intake could be due to an unpalatable test substance. It must therefore be clear that the effects that are being cited as evidence of systemic absorption are genuinely due to absorbed test substance and not to local effects at the site of contact effects.
Hydrolysis Test	Hydrolysis data are not always available. The hydrolysis test (EU C.7 ²³ ; OECD TG 111) conducted for >10 tons substances notified under REACH (Annex VIII) provides information on the half-life of the substance in water at 50°C and pH values of 4.0, 7.0 and 9.0. The test is conducted using a low concentration, 0.01 M or half the concentration of a saturated aqueous solution (whichever is lower). Since the temperature at which this test is conducted is much higher than that in the GI tract, this test will not provide an estimate of the actual hydrolysis half-life of the substance in the GI tract. However, it may give an indication that the parent compound may only be present in the GI tract for a limited period of time. Hence, toxicokinetic predictions based on the characteristics of the parent compound may be of limited relevance.

²² Ensure that systemic effects do not occur secondary to local effects!

²³ See Test Methods Regulation (Council Regulation (EC) No 440/2008).

1 **Respiratory absorption – Inhalation**

2 For inhaled substances the processes of deposition of the substance on the surface of the
3 respiratory tract and the actual absorption have to be differentiated. Both processes are
4 influenced by the physico-chemical characteristics of a substance.

5 Substances that can be inhaled include gases, vapours, liquid aerosols (both liquid
6 substances and solid substances in solution) and finely divided powders/dusts.
7 Substances may be absorbed directly from the respiratory tract or, through the action of
8 clearance mechanisms, may be transported out of the respiratory tract and swallowed.
9 This means that absorption from the GI tract will contribute to the total systemic burden
10 of substances that are inhaled.

11 To be readily soluble in blood, a gas or vapour must be soluble in water and increasing
12 water solubility would increase the amount absorbed per breath. However, the gas or
13 vapour must also be sufficiently lipophilic to cross the alveolar and capillary membranes.
14 Therefore, a moderate log P value (between -1 and 4) would be favourable for
15 absorption. For vapours, the deposition pattern of readily soluble substances differs from
16 lipophilic substances in that the hydrophilic are effectively removed from the air in the
17 upper respiratory tract, whereas the lipophilic reach the deep lung and thus absorption
18 through the huge gas exchange region may occur. The rate of systemic uptake of very
19 hydrophilic gases or vapours may be limited by the rate at which they partition out of
20 the aqueous fluids (mucus) lining the respiratory tract and into the blood. Such
21 substances may be transported out of the deposition region with the mucus and
22 swallowed or may pass across the respiratory epithelium via aqueous membrane pores.
23 Highly reactive gases or vapours can react at the site of contact thereby reducing the
24 amount available for absorption. Besides the physico-chemical properties of the
25 compound physical activity (such as exercise, heavy work, etc.) has a great impact on
26 absorption rate and must also be addressed (Csanady and Filser, 2001).

27 Precise deposition patterns for dusts will depend not only on the particle size of the dust
28 but also the hygroscopicity, electrostatic properties and shape of the particles and the
29 respiratory dynamics of the individual. As a rough guide, particles with aerodynamic
30 diameters below 100 µm have the potential to be inspired. Particles with aerodynamic
31 diameters below 50 µm may reach the thoracic region and those below 15 µm the
32 alveolar region of the respiratory tract. These values are lower for experimental animals
33 with smaller dimensions of the structures of the respiratory tract. Particles with
34 aerodynamic diameters of above 1-5 µm have the greatest probability of settling in the
35 nasopharyngeal region whereas particles with aerodynamic diameters below 1-5 µm are
36 most likely to settle in the tracheo-bronchial or pulmonary regions (Velasquez, 2006).
37 Thus the quantitative deposition pattern of particles in the respiratory tract varies.
38 Nonetheless general deposition patterns may be derived (Snipes, 1989). Several models
39 exist to predict the particle size deposition patterns in the respiratory tract (US EPA,
40 1994).

41 Generally, liquids, solids in solution and water-soluble dusts would readily
42 diffuse/dissolve into the mucus lining the respiratory tract. Lipophilic substances (log P
43 >0) would then have the potential to be absorbed directly across the respiratory tract
44 epithelium. There is some evidence to suggest that substances with higher log P values
45 may have a longer half-life within the lungs but this has not been extensively studied

1 (Cuddihy and Yeh, 1988). Very hydrophilic substances might be absorbed through
 2 aqueous pores (for substances with molecular weights below around 200) or be retained
 3 in the mucus and transported out of the respiratory tract. For poorly water-soluble dusts,
 4 the rate at which the particles dissolve into the mucus will limit the amount that can be
 5 absorbed directly. Poorly water-soluble dusts depositing in the nasopharyngeal region
 6 could be coughed or sneezed out of the body or swallowed (Schlesinger, 1995). Such
 7 dusts depositing in the tracheo-bronchial region would mainly be cleared from the lungs
 8 by the mucocilliary mechanism and swallowed. However a small amount may be taken
 9 up by phagocytosis and transported to the blood via the lymphatic system. Poorly water-
 10 soluble dusts depositing in the alveolar region would mainly be engulfed by alveolar
 11 macrophages. The macrophages will then either translocate particles to the ciliated
 12 airways or carry particles into the pulmonary interstitium and lymphoid tissues.

13 **Table R.7.12–2 Interpretation of data regarding respiratory absorption**

Data source	What it tells us
Vapour Pressure	Indicates whether a substance may be available for inhalation as a vapour. As a general guide, highly volatile substances are those with a vapour pressure greater than 25 KPa (or a boiling point below 50°C). Substances with low volatility have a vapour pressure of less than 0.5 KPa (or a boiling point above 150°C)
Particle size	Indicates the presence of inhalable/respirable particles. In humans, particles with aerodynamic diameters below 100 µm have the potential to be inhaled. Particles with aerodynamic diameters below 50 µm may reach the thoracic region and those below 15 µm the alveolar region of the respiratory tract. These values are lower for experimental animals with smaller dimensions of the structures of the respiratory tract. Thus the quantitative deposition pattern of particles in the respiratory tract varies with the particle size distribution of the inspired aerosol and may further depend on physical and physico-chemical properties of the particles (e.g. shape, electrostatic charge). Nonetheless general deposition patterns may be derived (Snipes, 1989; US EPA, 1994)
Log P	Moderate log P values (between -1 and 4) are favourable for absorption directly across the respiratory tract epithelium by passive diffusion. Any lipophilic compound may be taken up by micellar solubilisation but this mechanism may be of particular importance for highly lipophilic compounds (log P >4), particularly those that are poorly soluble in water (1 mg/l or less) that would otherwise be poorly absorbed.
Water Solubility	Deposition: Vapours of very hydrophilic substances may be retained within the mucus. Low water solubility, like small particle size enhances penetration to the lower respiratory tract. For absorption of deposited material similar criteria as for GI absorption apply
Inhalation toxicity data	If signs of systemic toxicity are present then absorption has occurred. This is not a quantitative measure of absorption.
Oral toxicity data	If signs of systemic toxicity are present in an oral toxicity study or there are other data to indicate the potential for absorption following ingestion it is likely the substance will also be absorbed if it is inhaled.

Hydrolysis Test	Hydrolysis data are not always available. The hydrolysis test (EU C.7 ²⁴ , OECD TG 111) conducted for >10 tons substances notified under REACH (Annex VIII) provides information on the half-life of the substance in water at 50°C and pH values of 4.0, 7.0 and 9.0. The test is conducted using a low concentration, 0.01 M or half the concentration of a saturated aqueous solution (whichever is lower). Since the temperature at which this test is conducted is much higher than that in the respiratory tract, this test will not provide an estimate of the actual hydrolysis half-life of the substance in the respiratory tract. However, it may give an indication that the parent compound may only be present in the respiratory tract for a limited period of time. Hence, toxicokinetic predictions based on the characteristics of the parent compound may be of limited relevance.
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1 Dermal absorption

2 The skin is a dynamic, living multilayered biomembrane and as such its permeability
3 may vary as a result of changes in hydration, temperature, and occlusion. In order to
4 cross the skin, a compound must first penetrate into the *stratum corneum* (non-viable
5 layer of corneocytes forming a complex lipid membrane) and may subsequently reach
6 the viable *epidermis*, the *dermis* and the *vascular network*. The stratum corneum
7 provides its greatest barrier function against hydrophilic compounds, whereas the viable
8 epidermis is most resistant to penetration by highly lipophilic compounds (Flynn, 1985).

9 Dermal absorption represents the amount of topically applied test substance that is
10 found in the epidermis (stratum corneum excluded) and in the dermis, and this quantity
11 is therefore taken as systemically available. Dermal absorption is influenced by many
12 factors, e.g. physico-chemical properties of the substance, its vehicle and concentration,
13 and the exposure pattern (e.g. occlusion of the application site) as well as the skin site
14 of the body (for review see ECETOC, 1993; Howes *et al.*, 1996; Schaefer and
15 Redelmaier, 1996). The term *percutaneous penetration* refers to *in vitro* experiments
16 and represents the amount of topically applied test substance that is found in the
17 receptor fluid – this quantity is taken as systemically available.

18 Substances that can potentially be taken up across the skin include gases and vapours,
19 liquids and particulates. A tiered approach for the estimation of skin absorption has been
20 proposed within a risk assessment framework (EC, 2007): Initially, basic physico-
21 chemical information should be taken into account, i.e. molecular mass and lipophilicity
22 (log P). Following, a default value of 100% skin absorption is generally used unless
23 molecular mass is above 500 and log P is outside the range [-1, 4], in which case a
24 value of 10%²⁵ skin absorption is chosen (de Heer *et al.*, 1999). A flow diagram outlining
25 this tiered approach is presented in [Appendix R.7.12-4](#).

²⁴ See Test Methods Regulation (Council Regulation (EC) No 440/2008).

²⁵ The lower limit of 10% was chosen, because there is evidence in the literature that substances with molecular weight and/or log P values at these extremes can to a limited extent cross the skin. If data are available (e.g. data on water solubility, ionogenic state, 'molecular volume', oral absorption and dermal area dose in exposure situations in practice) which indicate the use of an alternative dermal absorption percentage value is appropriate, then this alternative value can be used. Scientific justification for the use of alternative values should be provided.

1 **Table R.7.12–3 Interpretation of data regarding dermal absorption**

Data source	What it tells us
Physical State	Liquids and substances in solution are taken up more readily than dry particulates. Dry particulates will have to dissolve into the surface moisture of the skin before uptake can begin. Absorption of volatile liquids across the skin may be limited by the rate at which the liquid evaporates off the skin surface (Pryde and Payne, 1999).
Molecular Weight	Less than 100 favours dermal uptake. Above 500 the molecule may be too large.
Structure	<p>As a result of binding to skin components the uptake of substances with the following groups can be slowed:</p> <p>certain metal ions, particularly Ag⁺, Cd²⁺, Be²⁺ and Hg²⁺</p> <p>acrylates, quaternary ammonium ions, heterocyclic ammonium ions, sulphonium salts.</p> <p>A slight reduction in the dermal uptake of substances belonging to the following chemical classes could also be anticipated for the same reason:</p> <p>Quinines, dialkyl sulphides, acid chlorides, halotriazines, dinitro or trinitro benzenes.</p>
Water Solubility	The substance must be sufficiently soluble in water to partition from the stratum corneum into the epidermis. Therefore if the water solubility is below 1 mg/l, dermal uptake is likely to be low. Between 1-100 mg/l absorption is anticipated to be low to moderate and between 100-10,000 mg/l moderate to high. However, if water solubility is above 10,000 mg/l and the log P value below 0 the substance may be too hydrophilic to cross the lipid rich environment of the stratum corneum. Dermal uptake for these substances will be low.
Log P	<p>For substances with log P values <0, poor lipophilicity will limit penetration into the stratum corneum and hence dermal absorption. Values <-1 suggest that a substance is not likely to be sufficiently lipophilic to cross the stratum corneum, therefore dermal absorption is likely to be low.</p> <p>Log P values between 1 and 4 favour dermal absorption (values between 2 and 3 are optimal) particularly if water solubility is high.</p> <p>Above 4, the rate of penetration may be limited by the rate of transfer between the stratum corneum and the epidermis, but uptake into the stratum corneum will be high.</p> <p>Above 6, the rate of transfer between the stratum corneum and the epidermis will be slow and will limit absorption across the skin. Uptake into the stratum corneum itself may be slow.</p>

Data source	What it tells us
Vapour Pressure	The rate at which gases and vapours partition from the air into the stratum corneum will be offset by the rate at which evaporation occurs therefore although a substance may readily partition into the stratum corneum, it may be too volatile to penetrate further. This can be the case for substances with vapour pressures above 100-10,000 Pa (ca. 0.76-76 mm Hg) at 25°C, though the extent of uptake would also depend on the degree of occlusion, ambient air currents and the rate at which it is able to transfer across the skin. Vapours of substances with vapour pressures below 100 Pa are likely to be well absorbed and the amount absorbed dermally may be more than 10% of the amount that would be absorbed by inhalation.
Surface Tension	If the surface tension of an aqueous solution is less than 10 mN/m, the substance is a surfactant and this will enhance the potential dermal uptake. Surfactants can also substantially enhance the absorption of other compounds, even in the absence of skin irritant effects.
Skin irritation / Corrosivity	If the substance is a skin irritant or corrosive, damage to the skin surface may enhance penetration.
Dermal toxicity data	Signs of systemic toxicity indicate that absorption has occurred. However, if steps have not been taken to prevent grooming, the substance may have been ingested and therefore signs of systemic toxicity could be due to oral rather than dermal absorption.
Skin sensitization data	If the substance has been identified as a skin sensitizer then, provided the challenge application was to intact skin, some uptake must have occurred although it may only have been a small fraction of the applied dose.
Trace elements	If the substance is a cationic trace element, absorption is likely to be very low (<1%). Stable or radio-isotopes should be used and background levels determined to prevent analytical problems and inaccurate recoveries.

1 Even though many factors ([Table R.7.12–3](#)) are linked to the substance itself, one
2 should bear in mind that the final preparation or the conditions of its production or use
3 can influence both rate and extent of dermal absorption. These factors should also be
4 taken into account in the risk assessment process, including at the stage of estimating
5 dermal absorption²⁶. Also, the methods described are focused on the extent of
6 absorption, and not on its rate (with the exception of *in vitro* studies), which can play a
7 major role in determining acute toxicity.

8 **Distribution**

9 The concentration of a substance in blood or plasma (blood level) is dependent on the
10 dose, the rates of absorption, distribution and elimination, and on the affinity of the
11 tissues for the compound. Tissue affinity is usually described using a parameter known
12 as volume of distribution, which is a proportionality factor between the amount of
13 compound present in the body and the measured plasma or blood concentration. The

²⁶ In determining the dermal penetration the dosing vehicle seems to be of great importance!

1 larger the volume of distribution is, the lower the blood level will be for a given amount
2 of compound in the body. A particularly useful volume term is the volume of distribution
3 at steady-state ($V_{d_{ss}}$). At steady-state, all distribution phenomena are completed, the
4 various compartments of the body are in equilibrium, and the rate of elimination is
5 exactly compensated by the rate of absorption. In non steady-state situations, the
6 distribution volume varies with time except in the simplest case of a single-compartment
7 model. In theory, steady-state can be physically reached only in the case of a constant
8 zero-order input rate and stable first-order distribution and elimination rates. However,
9 many real situations are reasonably close to steady-state, and reasoning at steady-state
10 is a useful method in kinetics.

11 The rate at which highly water-soluble molecules distribute may be limited by the rate at
12 which they cross cell membranes and access of such substances to the central nervous
13 system (CNS) or testes is likely to be restricted by the blood-brain and blood-testes
14 barriers (Rozman and Klaassen, 1996). It is not clear what barrier properties the
15 placenta may have. However, species differences in transplacental transfer may occur
16 due to differing placental structure and also differing metabolic capacity of the placenta
17 and placental transporters in different species.

18 Although protein binding can limit the amount of a substance available for distribution, it
19 will generally not be possible to determine from the available data which substances will
20 bind to proteins and how avidly they will bind. Furthermore, if a substance undergoes
21 extensive first-pass metabolism, predictions made on the basis of the physico-chemical
22 characteristics of the parent substance may not be applicable.

1 **Table R.7.12–4 Interpretation of data regarding distribution**

Data source	What it tells us
Molecular Weight	In general, the smaller the molecule, the wider the distribution.
Water Solubility	Small water-soluble molecules and ions will diffuse through aqueous channels and pores. The rate at which very hydrophilic molecules diffuse across membranes could limit their distribution.
Log P	If the molecule is lipophilic ($\log P > 0$), it is likely to distribute into cells and the intracellular concentration may be higher than extracellular concentration particularly in fatty tissues.
Target Organs	If the parent compound is the toxicologically active species, it may be possible to draw some conclusions about the distribution of that substance from its target tissues. If the substance is a dye, coloration of internal organs can give evidence of distribution. This will not provide any information on the amount of substance that has distributed to any particular site. Note that anything present in the blood will be accessible to the bone marrow.
Signs of toxicity	Clear signs of CNS effects indicate that the substance (and/or its metabolites) has distributed to the CNS. However, not all behavioural changes indicate that the substance has reached the CNS. The behavioural change may be due to discomfort caused by some other effect of the substance.

2

3 **Accumulative potential**

4 It is important to consider the potential for a substance to accumulate or to be retained
5 within the body, because as they will then gradually build up with successive exposures
6 the body burden can be maintained for long periods of time.

7 Lipophilic substances have the potential to accumulate within the body if the dosing
8 interval is shorter than 4 times the whole body half-life. Although there is no direct
9 correlation between the lipophilicity of a substance and its biological half-life, substances
10 with high log P values tend to have longer half-lives unless their large volume of
11 distribution is counter-balanced by a high clearance. On this basis, there is the potential
12 for highly lipophilic substances ($\log P > 4$) to accumulate in individuals that are
13 frequently exposed (e.g. daily at work) to that substance. Once exposure stops, the
14 concentration within the body will decline at a rate determined by the half-life of the
15 substance. Other substances that can accumulate within the body include poorly soluble
16 particulates that deposited in the alveolar region of the lungs, substances that bind
17 irreversibly to endogenous proteins and certain metals and ions that interact with the
18 matrix of the bone (Rozman and Klaassen, 1996).

1 **Table R.7.12—5 Interpretation of data regarding accumulation**

Site	Characteristics of substances of concern
Lung	<p>Poorly water and lipid soluble particles (i.e. log P values around 0 and water solubility around 1 mg/l or less) with aerodynamic diameters of 1 µm or below have the potential to deposit in the alveolar region of the lung. Here particles are likely to undergo phagocytosis by alveolar macrophages. The macrophages will then either translocate particles to the ciliated airways or carry particles into the pulmonary interstitium and lymphoid tissues. Particles can also migrate directly to the pulmonary interstitium and this is likely to occur to the greatest extent where the particle is toxic to alveolar macrophages or inhaled in sufficient quantities to overwhelm the phagocytic capabilities of alveolar macrophages. Within the pulmonary interstitium clearance depends on solubilisation alone, which leads to the possibility of long-term retention (Snipes, 1995).</p>
Adipose tissue	<p>Lipophilic substances will tend to concentrate in adipose tissue and depending on the conditions of exposure may accumulate. If the interval between exposures is less than 4 times the whole body half-life of the substance then there is the potential for the substance to accumulate. It is generally the case that substances with high log P values have long biological half-lives. On this basis, daily exposure to a substance with a log P value of around 4 or higher could result in a build up of that substance within the body. Substances with log P values of 3 or less would be unlikely to accumulate with the repeated intermittent exposure patterns normally encountered in the workplace but may accumulate if exposures are continuous. Once exposure to the substance stops, the substance will be gradually eliminated at a rate dependent on the half-life of the substance. If fat reserves are mobilized more rapidly than normal, e.g. if an individual or animal is under stress or during lactation there is the potential for large quantities of the parent compound to be released into the blood.</p>
Bone	<p>Certain metals e.g. lead and small ions such as fluoride can interact with ions in the matrix of bone. In doing so they can displace the normal constituents of the bone, leading to retention of the metal or ion.</p>
Stratum corneum	<p>Highly lipophilic substances (log P between 4 and 6) that come into contact with the skin can readily penetrate the lipid rich stratum corneum but are not well absorbed systemically. Although they may persist in the stratum corneum, they will eventually be cleared as the stratum corneum is sloughed off.</p>

2

3

1 **Metabolism**

2 Differences in the way substances are metabolised by different species and within
3 different tissues is the main reason for species and route specific toxicity. The liver has
4 the greatest capacity for metabolism and is commonly causing route specific presystemic
5 effects (first pass) especially following oral intake. However, route specific toxicity may
6 result from several phenomena, such as hydrolysis within the GI or respiratory tracts,
7 also metabolism by GI flora or within the GI tract epithelia (mainly in the small intestine)
8 (for review see Noonan and Wester, 1989), respiratory tract epithelia (sites include the
9 nasal cavity, tracheo-bronchial mucosa [Clara cells] and alveoli [type 2 cells]) and skin.

10 It is very difficult to predict the metabolic changes a substance may undergo on the
11 basis of physico-chemical information alone. Although it is possible to look at the
12 structure of a molecule and identify potential metabolites, it is by no means certain that
13 these reactions will occur *in vivo* (e.g. the molecule may not reach the necessary site for
14 a particular reaction to take place). It is even more difficult to predict the extent to
15 which it will be metabolised along different pathways and what species differences may
16 exist. Consequently, experimental data shall help in the assessment of potential
17 metabolic pathways (see Section [R.7.12.2.2](#)).

18 **Excretion**

19 The major routes of excretion for substances from the systemic circulation are the urine
20 and/or the faeces (via bile and directly from the GI mucosa; see Rozman, 1986).

21 The excretion processes involved in the *kidney* are passive glomerular filtration through
22 membrane pores and active tubular secretion via carrier processes. Substances that are
23 excreted in the urine tend to be water-soluble and of low molecular weight (below 300 in
24 the rat, mostly anionic and cationic compounds) and generally, they are conjugated
25 metabolites (e.g., glucuronides, sulphates, glycine conjugates) from Phase II
26 biotransformation. Most of them will have been filtered out of the blood by the kidneys
27 though a small amount may enter the urine directly by passive diffusion and there is the
28 potential for re-absorption into the systemic circulation across the tubular epithelium.

29 *Biliary excretion* (Smith, 1973) involves active secretion rather than passive diffusion.
30 Substances that are excreted in the bile tend to have higher molecular weights or may
31 be conjugated as glucuronides or glutathione derivatives. In the rat it has been found
32 that substances with molecular weights below around 300 do not tend to be excreted
33 into the bile (Renwick, 1994). There are species differences and the exact nature of the
34 substance also plays a role (Hirom *et al.*, 1972; Hirom *et al.*, 1976; Hughes *et al.*,
35 1973). The excretion of compounds via bile is highly influenced by hepatic function as
36 metabolites formed in the liver may be excreted directly into the bile without entering
37 the bloodstream. Additionally, blood flow as such is a determining factor.

38 Substances in the bile pass through the intestines before they are excreted in the faeces
39 and as a result may undergo enterohepatic recycling (circulation of bile from the liver,
40 where it is produced, to the small intestine, where it aids in digestion of fats and other
41 substances, back to the liver) which will prolong their biological half-life. This is a
42 particularly problem for conjugated molecules that are hydrolysed by GI bacteria to form
43 smaller more lipid soluble molecules that can then be reabsorbed from the GI tract.
44 Those substances less likely to re-circulate are substances having strong polarity and

1 high molecular weight. Other substances excreted in the faeces are those that have
 2 diffused out of the systemic circulation into the gastrointestinal tract directly, substances
 3 which have been removed from the gastrointestinal mucosa by efflux mechanisms and
 4 non-absorbed substances that have been ingested or inhaled and subsequently
 5 swallowed. However, depending on the metabolic changes that may have occurred, the
 6 compound that is finally excreted may have few or none of the physico-chemical
 7 characteristics of the parent compound.

8 **Table R.7.12—6 Interpretation of data regarding excretion**

Route	Favourable physico-chemical characteristics
Urine	Characteristics favourable for urinary excretion are low molecular weight (below 300 in the rat), good water solubility, and ionization of the molecule at the pH of urine.
Exhaled Air	Vapours and gases are likely to be excreted in exhaled air. Also volatile liquids and volatile metabolites may be excreted as vapours in exhaled air.
Bile	In the rat, molecules that are excreted in the bile are amphipathic (containing both polar and nonpolar regions), hydrophobic/strongly polar and have a high molecular weight. In general, in rats for organic cations with a molecular weight below 300 it is unlikely that more than 5-10% will be excreted in the bile, for organic anions e.g. quaternary ammonium ions this cut off may be lower (Smith, 1973). Substances excreted in bile may potentially undergo enterohepatic circulation. This is particularly a problem for conjugated molecules that are hydrolysed by gastrointestinal bacteria to form smaller more lipid soluble molecules that can then be reabsorbed from the GI tract. Those substances less likely to re-circulate are substances having strong polarity and high molecular weight. Little is known about the determinants of biliary excretion in humans.
Breast milk	Substances present in plasma generally also may be found in breast milk. Lipid soluble substances may be present at higher concentrations in milk than in blood/plasma. Although lactation is minor route of excretion, exposure of neonates via nursing to mother's milk may have toxicological significance for some substances.
Saliva/sweat	Non-ionized and lipid soluble molecules may be excreted in the saliva, where they may be swallowed again, or in the sweat.
Hair/nails	Metal ions may be incorporated into the hair and nails.
Exfoliation	Highly lipophilic substances that have penetrated the stratum corneum but not penetrated the viable epidermis may be sloughed off with skin cells.

1 **R.7.12.2.2 Generating and Integrating TK information**

2 *In vivo* studies provide an integrated perspective on the relative importance of different
3 processes in the intact biological system for comparison with the results of the toxicity
4 studies. To ensure a valid set of TK data, a TK *in vivo* study has to consist of several
5 experiments that include blood/plasma-kinetics, mass balances and excretion
6 experiments as well as tissue distribution experiments. Depending on the problem to be
7 solved, selected experiments (e.g. plasma-kinetics) may be sufficient to provide needed
8 data for further assessments (e.g. bioavailability).

9 The high dose level administered in an ADME study should be linked to those that cause
10 adverse effects in toxicity studies. Ideally there should also be a dose without toxic
11 effect, which should be in the range of expected human exposure. A comparison
12 between toxic dose levels and those that are likely to represent human exposure values
13 may provide valuable information for the interpretation of adverse effects and is
14 essential for extrapolation and risk assessment.

15 In an *in vivo* study the systemic bioavailability is usually estimated by the comparison of
16 either dose-corrected amounts excreted, or of dose-corrected areas under the curve
17 (AUC) of plasma (blood, serum) kinetic profiles, after extra- and intravascular
18 administration. The systemic bioavailability is the dose-corrected amount excreted or
19 AUC determined after an extravascular substance administration divided by the dose-
20 corrected amount excreted or AUC determined after an intravascular substance
21 application, which corresponds by definition to a bioavailability of 100%. This is only
22 valid if the kinetics of the compound is linear, i.e. dose-proportional, and relies upon the
23 assumption that the clearance is constant between experiments. If the kinetics is not
24 linear, the experimental strategy has to be revised on a case-by-case basis, depending
25 of the type of non-linearity involved (e.g. saturable protein binding, saturable
26 metabolism etc.).

27 Generally *in vitro* studies provide data on specific aspects of pharmacokinetics such as
28 metabolism. A major advantage of *in vitro* studies is that it is possible to carry out
29 parallel tests on samples from the species used in toxicity tests and samples from
30 humans, thus facilitating interspecies comparisons (e.g., metabolite profile, metabolic
31 rate constants). In recent years methods to integrate a number of *in vitro* results into a
32 prediction of ADME *in vivo* by the use of appropriate PBK models have been developed.
33 Such methods allow both the prediction of *in vivo* kinetics at early stages of
34 development, and the progressive integration of all available data into a predictive model
35 of ADME. The resulting information on ADME can be used both to inform development
36 decisions and as part of the risk assessment process. The uncertainty associated with
37 the prediction depends largely on the amount of available data.

38 **Test substances and analytical methodology**

39 TK and metabolism studies can be carried out using non-labelled compounds, stable
40 isotope-labelled compounds, radioactively labelled compounds or using dual (stable and
41 radio-) labelling. The labels should be placed in metabolically stable positions, the
42 placing of labels such as ¹⁴C in positions from which they can enter the carbon pool of
43 the test animal should be avoided. If a metabolic degradation of the test substance may
44 occur, different labelling positions have to be taken into account to be able to determine
45 all relevant degradation pathways. The radiolabelled compound must be of high

1 radiochemical purity and of adequate specific activity to ensure sufficient sensitivity in
2 radio-assay methods.

3 Separation techniques are used in metabolism studies to purify and separate several
4 radioactive fractions in biota such as urine, plasma, bile and others. These techniques
5 range from relatively simple approaches such as liquid-liquid extraction and column
6 chromatography to more sophisticated techniques such as HPLC (high pressure liquid
7 chromatography). These methods also allow for the establishment of a metabolite
8 profile. Quantitative analytical methods are required to follow concentrations of parent
9 compound and metabolites in the body as a function of time. The most common
10 techniques used are LC/MS (liquid chromatography/ mass spectroscopy) and high
11 performance LC with UV-detection, or if ^{14}C -labelled material is used, radioactivity-
12 detection-HPLC. It is worth mentioning that kinetic parameters generally cannot be
13 calculated from measurement of total radioactivity to receive an overall kinetic estimate.
14 Nevertheless, to generate exact values one has to address parent compound and
15 metabolites separately. An analytical step is required to define the radioactivity as
16 chemical species. This is usually faster than cold analytical methods. Dual labelling (e.g.
17 ^{13}C and $^{14}\text{C}/^{12}\text{C}$) is the method of choice for structural elucidation of metabolites (by MS
18 and NMR [nuclear magnetic resonance] spectroscopy). A cold analytical technique, which
19 incorporates stable isotope labelling (for GC/MS [gas chromatography/ mass
20 spectroscopy] or LC/MS), is a useful combination. Unless this latter method has already
21 been developed for the test compound in various matrices (urine, faeces, blood, fat,
22 liver, kidney, etc.), the use of radiolabelled compound may be less costly than other
23 methods.

24 In any TK study, the identity and purity of the substance used in the test must be
25 assured. Analytical methods capable of detecting undesirable impurities will be required,
26 as well as methods to assure that the substance of interest is of uniform potency from
27 batch to batch. Additional methods will be required to monitor the stability and
28 uniformity of the form in which the test substance is administered to the organisms used
29 in the TK studies. Finally, methods suitable to identify and quantify the test substance in
30 TK studies must be employed.

31 In the context of analytical methods, *accuracy* refers to how closely the average value
32 reported for the assay of a sample agrees with the actual amount of substance being
33 assayed in the sample, whereas *precision* refers to the amount of scatter in the
34 measured values around the average result. If the average assay result does not agree
35 with the actual amount in the sample, the assay is said to be *biased*, i.e., lacks
36 specificity; bias can also be due to low recovery.

37 Assay *specificity* is perhaps the most serious problem encountered. Although *blanks*
38 provide some assurance that no instrument response will be obtained in the absence of
39 the test substance, a better approach is to select an instrument or bioassay that
40 responds to some biological, chemical, or physical property of the test substance that is
41 not shared with many other substances.

42 Besides, it is also necessary that the assay method is usable over a sufficiently wide
43 range of concentrations for the toxic substance and its metabolites. The lower limit of
44 reliability for an analytical method has been perceived in different ways; frequently, the
45 term *sensitivity* has been used to indicate the ability of an analytical method to measure
46 small amounts of a substance accurately and with requisite precision. It is unlikely that a

1 single analytical method will be of use for all of these purposes. Indeed, it is highly
2 desirable to use more than one method, at times. If two or more methods yield
3 essentially the same results, confidence in each method is increased.

4 **Important Methods for Generation of ADME data**

5 Evaluation of absorption

6 Absorption is normally investigated by the determination of the test substance and/or its
7 metabolites in excreta, exhaled air and carcass (i.e. radioactivity balance). The biological
8 response between test and reference groups (e.g. oral versus intravenous .) is compared
9 and the plasma level of the test substance and/or its metabolites is determined.

10 Dermal Absorption

11 Technical guidelines on the conduct of skin absorption studies have been published by
12 OECD in 2004 (EU B.44²⁷, OECD TG 427; EU B.45, OECD TG 428; OECD GD 28).
13 Advantages of the *in vivo* method (EU B.44, OECD TG 427) are that it uses a
14 physiologically and metabolically intact system, uses a species common to many toxicity
15 studies and can be modified for use with other species. The disadvantages are the use of
16 animals, the need for radiolabelled material to facilitate reliable results, difficulties in
17 determining the early absorption phase and the differences in permeability of the
18 preferred species (rat) and human skin. Animal skin is generally more permeable and
19 therefore may overestimate human percutaneous absorption (US EPA, 1992). Also, the
20 experimental conditions should be taken into account in interpreting the results. For
21 instance, dermal absorption studies in fur-bearing animals may not accurately reflect
22 dermal absorption in human beings.

23 *In vitro* systems allow us to apply to a fixed surface area of the skin an accurate dose of
24 a test substance in the form, volume and concentration that are likely to be present
25 during human exposure. One of the key parameters in the regulatory guidelines in this
26 field is that sink conditions must always be maintained, which may bias the assay by
27 build-up of the substance in the reservoir below the skin²⁸. A major issue of concern in
28 the *in vitro* procedure turned out to be the presence of test substance in the various skin
29 layers, i.e., absorbed into the skin but not passed into the receptor fluid. It was noted
30 that it is especially difficult to examine very lipophilic substances *in vitro*, because of
31 their low solubility in most receptor fluids. By including the amount retained in the skin
32 *in vitro*, a more acceptable estimation of skin absorption can be obtained. Water-soluble
33 substances can be tested more accurately *in vitro* because they more readily diffuse into
34 the receptor fluid (OECD GD 28). At present, provided that skin levels are included as
35 absorbed, results from *in vitro* methods seem to adequately reflect those from *in vivo*
36 experiments supporting their use as a replacement test to measure percutaneous
37 absorption.

²⁷ See Test Methods Regulation (Council Regulation (EC) No 440/2008).

²⁸ A build up of substance in the reservoir below the skin is not such a problem if a flow through cell is used for *in vitro* testing.

1 If appropriate dermal penetration data are available for rats *in vivo* and for rat and
2 human skin *in vitro*, the *in vivo* dermal absorption in rats may be adjusted in light of the
3 relative absorption through rat and human skin *in vitro*. The latter adjustment may be
4 done because the permeability of human skin is often lower than that of animal skin
5 (e.g. Howes *et al.*, 1996). A generally applicable correction factor for extrapolation to
6 man can, however, not be derived, because the extent of overestimation appears to be
7 dose, substance, and animal specific (ECETOC, 1993; Bronaugh and Maibach, 1987).

8 *In silico* models might also improve the overall knowledge of crucial properties
9 significantly. Mathematical skin permeation models are usually based on uptake from
10 aqueous solution which may not be relevant to the exposure scenario being assessed. In
11 addition, the use of such models for quantitative risk assessment purposes is often
12 limited because these models have generally been validated by *in vitro* data ignoring the
13 fate of the skin residue levels. However, these models may prove useful as a screening
14 tool or for qualitative comparison of skin permeation potential. On a case-by-case basis,
15 and if scientifically justified, the use of (quantitative) structure activity relationships may
16 prove useful, especially within a group of closely related substances.

17 It is notable that a project on the Evaluation and Prediction of Dermal Absorption of
18 Toxic Chemicals (EDETTOX) was conducted (Williams, 2004). A large critically evaluated
19 database with *in vivo* and *in vitro* data on dermal absorption/penetration of chemicals
20 has been established. It is available at <http://edetox.ncl.ac.uk>. Based on this data,
21 existing QSARs were evaluated (Fitzpatrick *et al.*, 2004). Furthermore new models were
22 developed: a mechanistically based model, which was used to interpret some of the
23 newly generated data, a simple membrane model and a diffusion model of percutaneous
24 absorption kinetics. All these models have mostly been based on and applied to rather
25 large organic molecules and have thus limited relevance for assessment of inorganic
26 substances. Furthermore, a guidance document was developed for conduct of *in vitro*
27 studies of dermal absorption/penetration and can be obtained via
28 <http://www.ncl.ac.uk/edetox/>. Although mainly based on the experiences gathered with
29 organic substances, parts of this practical guidance on conduct of such studies are also
30 applicable to inorganic substances.

31 Evaluation of Distribution

32 For determination of the distribution of a substance in the body there are two
33 approaches available at present for analysis of distribution patterns. Quantitative
34 information can be obtained firstly, using whole-body autoradiographic techniques and
35 secondly, by sacrificing animals at different times after exposure and determination of
36 the concentration and amount of the test substance and/or metabolites in tissues and
37 organs (EU B.36²⁹, OECD TG 417).

38 Evaluation of the Accumulative Potential

39 *Bioconcentration* refers to the accumulation of a substance dissolved in water by an
40 aquatic organism. The static *bioconcentration factor* (BCF) is the ratio of the
41 concentration of a substance in an organism to the concentration in water once a steady

²⁹ See Test Methods Regulation (Council Regulation (EC) No 440/2008).

1 state has been achieved. Traditionally, bioconcentration potential has been assessed
2 using laboratory experiments that expose fish to the substance dissolved in water (EU
3 C.13²⁹, OECD TG 305). The resulting fish BCF is widely used as a surrogate measure for
4 bioaccumulation potential.

5 Another possibility to assess the accumulative potential of a substance is to expose rats
6 repeatedly to a substance (e.g. 4 week daily administration) and determine the body
7 burden or the amount in a relevant compartment in a time course.

8 Accumulating substances can also be measured in milk and therefore additionally allow
9 an estimation of transfer to the breast-fed pup.

10 Evaluation of Metabolism

11 *In vivo* TK studies generally only determine the rates of total metabolic clearance (by
12 measurement of radiolabelled products in blood/plasma, bile, and excrements) rather
13 than the contributions of individual tissues. It has to be taken into account that the total
14 metabolic clearance is the sum of the hepatic and potential extrahepatic metabolism.

15 *In vitro* tests can be performed using isolated enzymes, microsomes and microsomal
16 fractions, immortalised cell lines, primary cells and organ slices. Most frequently these
17 materials originate from the liver as this is the most relevant organ for metabolism,
18 however, in some cases preparation from other organs are used for investigation of
19 potential organ-specific metabolic pathways.

20 When using metabolically incompetent cells an exogenous metabolic activation system is
21 usually added in to the cultures. For this purpose the post-mitochondrial 9000x g
22 supernatant (S9 fraction) of whole liver tissue homogenate containing a high
23 concentration of metabolising enzymes is most commonly employed - the donor species
24 needs to be considered in the context of the study. In all cases metabolism may either
25 be directly assessed by specific identification of the metabolites or by subtractive
26 calculation of the amount of parent substance lost in the process.

27 Evaluation of Excretion

28 The major routes of excretion are in the urine and/or the faeces (via bile and directly
29 from the GI mucosa; see Rozman, 1986). For this purpose urine, faeces and expired air
30 and, in certain circumstances, bile are collected and the amount of test substance and/or
31 metabolites in these excreta is measured (EU B.36²⁹, OECD TG 417).

32 The excretion of substances (metabolites) in other biological fluids such as *saliva*, *milk*,
33 *tears*, and *sweat* is usually negligible compared with renal or biliary excretion. However,
34 in special cases these fluids may be important to study either for monitoring purposes,
35 or in the case of milk allowing an assessment of the exposure of infants.

36 For volatile substances and metabolites exhaled air may be an important route of
37 elimination. Therefore, exhaled air shall be examined in respective cases.

38

39

40

1 ***In silico* methods - Kinetic modelling**

2 *In silico* methods for toxicokinetics, can be defined as mathematical models, which can
3 be used to understand physiological phenomena of absorption, distribution, metabolism
4 and elimination of substances in the body. These methods gather, for example, QSAR
5 models, compartmental models, or allometric equations (Ings, 1990; Bachmann, 1996).
6 Their main advantages compared to *classical (in vitro, in vivo)* methods is that they
7 estimate the toxicokinetics of a given agent quicker, cheaper and reduced the number of
8 experimental animals. A detailed discussion of the approaches that integrate information
9 generated *in silico* and *in vitro* is presented in [Appendix R.7.12-2](#) of this document.

10 When using kinetic models, two opposite situations can be schematically described:

- 11 • either the values of some or all parameters are unknown, and the model is
12 adjusted (fitted) to data in order to extract from the dataset these parameter
13 values: this is the fitting situation.
- 14 • or the parameter values are considered as known, and the model is used to
15 generate simulated datasets: this is the simulation situation.

16 Appropriate algorithms, implemented in validated suitable software, are available to
17 perform fitting and simulation operations. Both model fitting and simulation operations
18 have specific technical problems and pitfalls, and must be performed by adequately
19 trained scientists or scientific teams. Simulation is an extremely useful tool, because it is
20 the only way to predict situations for which it is not, and often will never be possible to
21 generate or collect real data. The results of carefully designed simulations, with attached
22 uncertainty estimations, are then the only available tools for quantitative risk
23 assessment. The better the model-building steps will have been performed, the better
24 defined will be the predictions, leading ultimately to better-informed regulatory
25 decisions.

26 In a risk assessment context, to identify TK relationship as best as possible, TK
27 information collected from *in vitro* and *in vivo* experiments could be analysed on the
28 basis of *in silico* models. The purpose of TK *in silico* models is to describe or predict the
29 concentrations and to define the internal dose of the parent substance or of its active
30 metabolite. This is important because internal doses provide a better basis than external
31 exposure for predicting toxic effects. The prediction of pharmaco- or toxicological effects
32 from external exposure or from internal dose rests upon *in silico* pharmaco- or
33 toxicodynamic modelling. The combined used of pharmacokinetic models (describing the
34 relationships between dose / exposure and concentrations within the body), with
35 pharmacodynamic models (describing the relationship between concentrations or
36 concentration-derived internal dose descriptors and effects), is called pharmacokinetic /
37 pharmacodynamic modelling, or PKPD modelling. The term toxicokinetic / toxicodynamic
38 modelling, or TKTD, covers the same concept.

39 TK models typically describe the body as a set of compartments through which
40 substances travel or are transformed. They fall into two main classes: *empirical* models
41 and physiologically-based kinetic models (PBK) (Andersen, 1995; Balant and Gex-Fabry,
42 1990; Clewell and Andersen, 1996; Gerlowski and Jain, 1983). All these models simplify
43 the complex physiology by subdividing the body into compartments within which the
44 toxic agent is assumed to be homogeneously distributed (Gibaldi and Perrier, 1982).

1 Empirical TK models represent the body by one or two (rarely more than three)
2 compartments not reflecting the anatomy of the species. These models are simple (with
3 a low number of parameters), allow describing many kinds of kinetics and can be easily
4 fitted to experimental data.

5 The structure and parameter values of *empirical kinetic models* are essentially
6 determined by the datasets themselves, whether experimental or observational.
7 Datasets consist generally in concentration versus time curves in various fluids or
8 tissues, after dosing or exposure by various routes, at various dose or exposure levels,
9 in various individuals of various species. Classic kinetic models represent the body by a
10 small number of compartments (usually 1 or 2 per compound or metabolite, rarely 3,
11 exceptionally more than 3) where ADME phenomena occur. Phenomena are described
12 using *virtual* volume terms and transfer rates, which are the parameters of the models.
13 The function of the volume parameters is to relate the concentrations measured, e.g. in
14 plasma, to the amounts of xenobiotic present in the body. The volumes described in the
15 model usually have no physiological counterpart.

16 The structure of the model itself is largely determined by the datasets which they are
17 intended to describe. This is why these models are often said to be *data-driven*, or *top to*
18 *bottom*. Compared to physiologically based models, classic kinetic models are usually
19 better adapted to fitting model to data in order to extract parameter values.

20 A *physiologically based (PBK) model* is an independent structural mathematical model,
21 comprising the tissues and organs of the body with each perfused by, and connected via,
22 the blood/lymphatic circulatory system. PBK models comprise four main types of
23 parameter:

- 24 • Physiological
- 25 • Anatomical
- 26 • Biochemical
- 27 • Physico-chemical

28 Physiological and anatomical parameters include tissue masses and blood perfusion
29 rates, estimates of cardiac output and alveolar ventilation rates. Biochemical parameters
30 include enzyme metabolic rates and polymorphisms, enzyme synthesis and inactivation
31 rates, receptor and protein binding constants etc. Physico-chemical parameters refer to
32 partition coefficients. A partition coefficient is a ratio of the solubility of a substance in a
33 biological medium, usually blood-air and tissue-blood. Anatomical and physiological
34 parameters are readily available and many have been obtained by measurement.
35 Biochemical and physico-chemical parameters are compound specific. When such
36 parameters (see e.g. Brown *et al.*, 1997; Clewell and Andersen, 1996; Dedrick and
37 Bischoff, 1980) are measured and used to construct an *a priori* model that qualitatively
38 describes a dataset, then confidence in such a model should be high. In the absence of
39 measured data, such as partition coefficients, these may be estimated using tissue-
40 composition based algorithms (Theil *et al.*, 2003). Metabolic rate constants may be
41 fitted using a PBK model, although this practice should only be undertaken if there are
42 no other alternatives. A sensitivity analysis (see below) of these models (Gueorguieva *et*
43 *al.*, 2006; Nestorov, 1999) may be performed for identifying which parameters are
44 important within a model. It helps prioritizing and focusing on only those parameters

1 which have a significant impact on the risk assessment process and to identify sensitive
2 population. A discussion on the applicability of PBK Modelling for the development of
3 assessment factors in risk assessment is presented in [Appendix R.7.12-3](#) of this
4 document and in the IPCS project document Characterization and Application of
5 Physiologically Based Pharmacokinetic Models in Risk Assessment (2010).

6 The potential of PBK models to generate predictions from *in vitro* or *in vivo* information
7 is one of their attractive features in the risk assessment of substances. The degree of
8 later refinement of the predictions will depend on the particular purpose for which kinetic
9 information is generated, as well as on the feasibility of generating additional data. When
10 new information becomes available, the PBK model should be calibrated; Bayesian
11 techniques, for example, can be easily used for that purpose.

12 PBK models are very useful when the kinetic process of interest cannot be directly
13 observed and then when extrapolations are needed. Indeed, inter-species, inter-
14 individual, inter-dose or inter-route extrapolations are more robust when they are based
15 on PBK rather than on empirical models. The intrinsic capacity for extrapolation makes
16 PBK models particularly attractive for assessing the risk of substances, because it will be
17 usually impossible to gather kinetic data in all species of interest, and particularly in
18 man, or by all relevant exposure schemes. More specifically, PBK models also allow to
19 evaluate TK in reprotoxicity, developmental and multi-generational toxicological studies.
20 PBK model can be developed to depict internal disposition of substance during pregnancy
21 in the mother and the embryo/foetus (Corley *et al.*, 2003; Gargas *et al.*, 2000; Lee *et*
22 *al.*, 2002; Luecke *et al.*, 1994; Young *et al.*, 2001). Lactation transfer of toxicant from
23 mother to newborn can also be quantified using PBK models (Byczkowski and Lipscomb,
24 2001; Faqi *et al.*, 1998; You *et al.*, 1999). The main interests of PBK are also the ability
25 to check complex hypothesis (such as, for example, the existence of an unknown
26 metabolism pathway or site) and to give predictions on the internal doses (which is not
27 always observable in human). Finally, they also allow estimation of kinetic parameter
28 (e.g. metabolism constant) and dose reconstruction from biomarkers.

29 The rationale for using PBK models in risk assessment is that they provide a
30 documentable, scientifically defensible means of bridging the gap between animal
31 bioassays and human risk estimates. In particular, they shift the risk assessment from
32 the administered dose to a dose more closely associated with the toxic effect by
33 explicitly describing their relationships as a function of dose, species, route and exposure
34 scenario. The increased complexity and data demands of PBK models must be counter-
35 balanced by the increased accuracy, biological plausibility and scientific justifiability of
36 any risk assessment using them. It follows from this that PBK models are more likely to
37 be used for substances of high concern.

38 Sensitivity analysis

39 As biological insight increases, more complex mathematical models of physiological
40 systems that exhibit more complex non-linear behaviour will appear. Although the
41 governing equations of these models can usually be solved with relative ease using a
42 generic numerical technique, often the real strength of the model is not the predictions it
43 produces but how those predictions were produced. That is, how do the hypotheses, that
44 fit together to make the model, interact with each other? Which of the assumptions or
45 mechanisms are most important in determining the output? How sensitive is the model
46 output to changes in input parameters or model structure? Sensitivity analysis

1 techniques exist that can address these questions by giving a measure of the effects on
2 model output caused by variation in its inputs. SA can be used to determine:

- 3 • Whether a model emulates the organism being studied,
- 4 • Which parameters require additional research to strengthen knowledge,
- 5 • The influence of structures such as *in vitro* scalings,
- 6 • Physiological characteristics/compound specific parameters that have an
7 insignificant effect on output and may be eliminated from the model,
- 8 • Feasible combinations of parameters where model variation is greatest,
- 9 • Most appropriate regions within the space of input parameters for use in
10 parameter optimisation,
- 11 • Whether interaction between parameters occurs, and which of them interact
12 (Saltelli *et al.*, 2000).

13 Predictions from a complex mathematical model require a detailed sensitivity analysis in
14 order that the limitations of the predictions provided by model can be assessed. A
15 thorough understanding the model itself can greatly reduce the efforts in collating
16 physiological and compound specific data, and lead to more refined and focused
17 simulations that more accurately predict human variability across a population and
18 identify groups susceptible to toxic effects of a given compound.

19

20 **Importance of Uncertainty and Variability**

21 Uncertainty and variability are inherent to a TK study and affect potentially the
22 conclusion of the study. It is necessary to minimize uncertainty in order to assess the
23 variability that may exist between individuals so that there is confidence in the TK
24 results such that they can be useful for risk analysts and decision-makers.

25 *Variability* typically refers to differences in the physiological characteristics among
26 individuals (inter-individual variability) or across time within a given individual (intra-
27 individual variability). It may stem from genetic differences, activity level, lifestyles,
28 physiological status, age, sex *etc.* Variability is inherent in animal and human
29 populations. It can be observed and registered as information about the population, but
30 it cannot be reduced. An important feature of variability is that it does not tend to
31 decrease when larger samples of a population are examined.

32 Variability in the population should then be taken into account in TK studies. Regarding
33 PBK models, it may be introduced by the use of probability distributions for parameters
34 representing the distribution of physiological characteristics in the population. The

1 propagation of these variability to model predictions may be evaluated using Monte Carlo
2 simulations methods.³⁰

3 *Uncertainty* can be defined as the inability to make precise and unbiased statements. It
4 is essentially due to a lack of knowledge. Uncertainty in the information may decrease
5 with the size of the sample studied. It can be theoretically, eliminated and at least
6 reduced by further optimised experiments or by a better understanding of the process
7 under study.

8 Uncertainty may be related to:

9 *The experimental nature of the data.* Indeed, uncertainty comes from errors in
10 experimental data. Experimental data are typically known with finite precision dependent
11 of the apparatus used. However such uncertainties may be easily assessed with quality
12 measurement data. They can be modelled with probability distributions (e.g., the
13 measured quantity is distributed normally with mean the actual quantity and a given
14 standard deviation). Uncertainty may also be generated by the data gathering process
15 and errors made at this stage (reading errors, systematic measurement errors, etc).

16 *The modelling procedure.* Uncertainty is most of the time inescapable due to the
17 complexity and unknown nature of the phenomena involved (model specification). The
18 source of uncertainty in the model structure (and more particularly in PBK models) is
19 primarily a lack of theoretical knowledge to correctly describe the phenomenon of
20 interest on all scales. In this case, the world is not fully understood and therefore not
21 modelled exactly. Summing up, in a model, a massive amount of information can in itself
22 be a technical challenge. An organism may be viewed as an integrated system, whose
23 components correlations are both strong and multiple (e.g., a large liver volume might
24 be expected to be associated with a large blood flow). Given the complexity of an
25 organism, it is not feasible to integrate all the interactions between its components
26 (most of them are not even fully known and quantified) in the development of a model.
27 Therefore modellers have to simplify reality. Such assumptions will however introduce
28 uncertainty. A general statistical approach to quantify model uncertainty is first to
29 evaluate the accuracy of the model when predicting some datasets. Models based on
30 different assumptions may be tested and statistical criteria (such as the Akaike
31 criterion³¹) may be used to discriminate between models

32 *The high inherent variability of biological systems.* The variability itself is a source of
33 uncertainty. In some cases, it is possible to fully know variability, for example by
34 exhaustive enumeration, with no uncertainty attached. However, variability may be a
35 source of uncertainty in predictions if it is not fully understood and ascribed to
36 randomness.

³⁰ These methods consist of specifying a probability distribution for each model parameter; sampling randomly each model parameter from its specified distribution; running the model using the sampled parameter values, and computing various model predictions of interest. Instead of specifying independent distributions for parameters, a joint probability distribution may be assigned to a group of parameters to describe their correlation.

³¹ measure of the logarithm of the likelihood.

1 **R.7.12.2.3 Include human data when available to refine the** 2 **assessment**

3 Human biological monitoring and biological marker measurement studies provide
4 dosimetric means for establishing aggregate and/or cumulative absorbed doses of
5 substances following specific situations or exposure scenarios or for establishing
6 baseline, population-based background levels (Woollen, 1993). The results from these
7 studies, e.g., temporal situational biological monitoring, provide a realistic description of
8 human exposure.

9 Biomonitoring, the routine analysis of human tissues or excreta for direct or indirect
10 evidence of human exposures to substances, can provide unique insights into the
11 relationship between dose and putative toxicity thresholds established in experimental
12 animals, usually rats. Pioneering research by Elkins *et al.* (1954) on the relationship
13 between concentrations of substances in the workplace and their concentrations in body
14 fluids helped to establish the Biological Exposure Index (ACGIH, 2002). Urine is the most
15 frequently used biological specimen, due to its non-invasive nature and ease of collection
16 and its importance as a route of excretion for most analytes. The analyte to be
17 monitored should be selected depending on the metabolism of the compound, the
18 biological relevance, and feasibility considerations, in order to maximise the relevance of
19 the information obtained.

20 **R.7.12.2.4 Illustration of the benefit of using TK information**

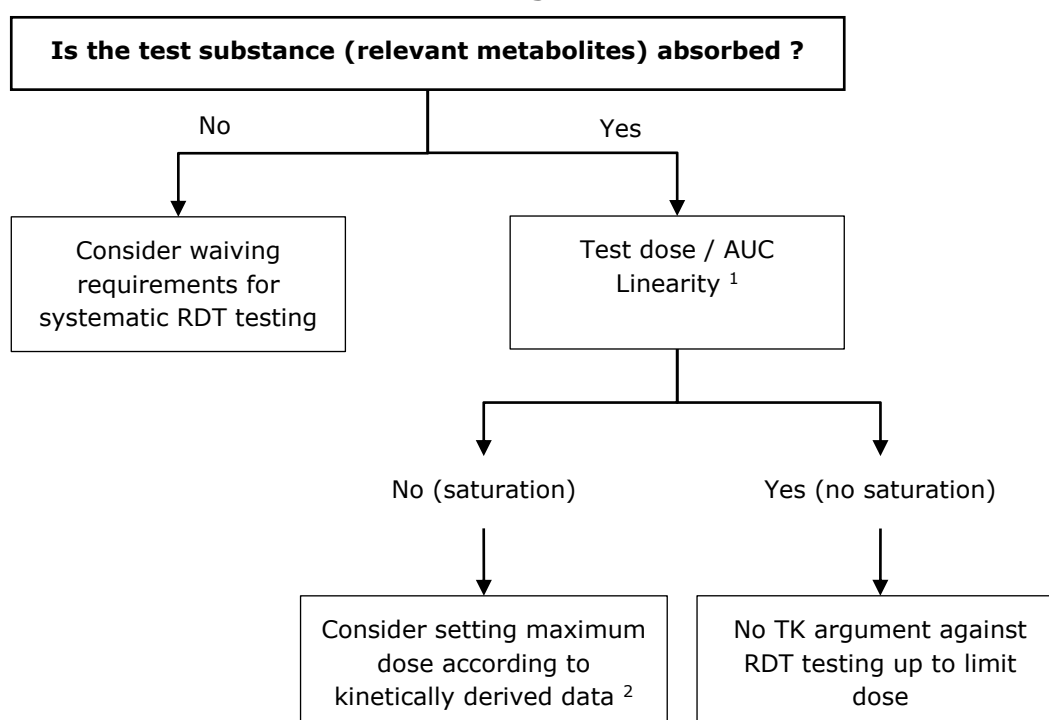
21 The understanding of the mode of action of a substance or at least the estimation
22 through a category of substances with a similar structure and action supports
23 argumentation on specific modulation of testing schemes (even waiving) and the overall
24 interpretation of the biological activity of a substance. The following diagrams shall
25 illustrate the way of thinking that can be applied regarding making use of TK information
26 when this is available. It should be acknowledged that just in very rare cases a *yes-no*
27 answer could be applied. Often a complex pattern of different information creates
28 specific situations that deviate from the simplified standard procedures given below. The
29 answer *no* can be understood in regard to *no significant* effect based on substance
30 dependent expert judgment and detection limits of sensitive test methods (compare
31 REACH Annex VIII, Section 8.7). Therefore, experts need to be consulted for use of TK
32 data for designing tests individually, interpretation of results for elucidating the mode of
33 action or in a grouping or read-across approach and also regarding the use of
34 computational PBK model systems.

35 **Use of TK information to support Dose Setting Decisions for Repeated** 36 **Dose Studies**

37 TK data, especially information on absorption, metabolism and elimination, are highly
38 useful in the process of the design of repeated dose toxicity (RDT) studies. Repeated
39 dose toxicity studies should be performed according to the respective OECD or EU
40 guidelines. The highest dose level in such studies should be chosen with the aim to
41 induce toxicity but not death or severe suffering in the test animals. For doing so, the
42 OECD or EU guidelines suggest to test up to a standardised limit dose level called
43 maximum tolerated dose (MTD). It is convenient to remember that such doses may, in
44 certain cases, cause saturation of metabolism and, therefore, the obtained results need

1 to be carefully evaluated when eventually assessing the risk posed by exposure at levels
 2 where a substance can be readily metabolised and cleared from the body.
 3 Consequently, when designing repeated dose toxicity studies, it is convenient to consider
 4 selecting appropriate dose levels on the basis of results from metabolic and toxicokinetic
 5 investigation. [Figure R.7.12–1](#) illustrates how TK data could assist in dose setting
 6 decisions for repeated dose toxicity studies.

7 **Figure R.7.12–1 Use of TK data in the design of RDT studies**



¹ In the dose-range under consideration for RDT testing

² Meaning that the highest dose-level should not exceed into the range of non-linear kinetics.

8

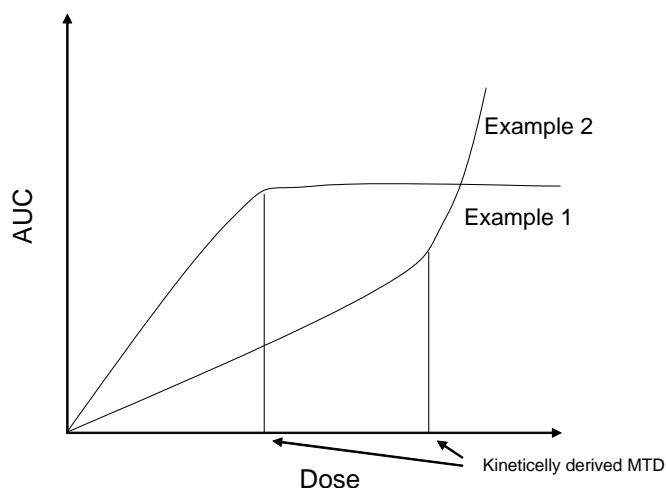
9 The question which needs to be addressed initially is whether the substance is absorbed.
 10 If it can be demonstrated that a substance is not absorbed, it cannot induce direct
 11 systemic effects. In such a case, from the kinetic point of view, there is no need for
 12 further repeated dose testing³². If the substance is absorbed the question arises whether
 13 there is a linear relationship between the administered dose and the AUC in the blood. If
 14 this is the case and the substance is not metabolised, then there is no kinetic argument
 15 against testing at the standardised MTD suggested by OECD or EU guidelines.

16 Often the dose/AUC relationship deviates from linearity above a certain dose. This is
 17 illustrated in [Figure R.7.12–2](#). In both cases described the dose level corresponding to
 18 the inflexion point can be regarded as the kinetically derived maximally tolerated dose
 19 (MTD) If information in this regard is available, it might be considered setting the
 20 highest dose level for repeated doses studies according to the kinetically derived MTD.

³² Secondary effects misinterpreted, as primary toxic effects need to be excluded.

1 **Figure R.7.12—2 Departure from linearity at certain doses**

2 In example 1 the AUC does not increase beyond a certain dose level. This is the case
3 when absorption becomes saturated above a certain dose level. The dose/AUC
4 relationship presented in example 2 can be obtained when elimination or metabolism
5 becomes saturated above a certain dose level, resulting in an over proportional increase
6 in the AUC beyond this dose.



7

8 **Use of kinetic information in the design and validation of categories**

9 Information on kinetics *in vivo* will assist the design of categories. Candidate category
10 substances can be identified, with which to perform *in vitro* or *in vivo* tests, thus making
11 extrapolation of toxicological findings between substances more relevant.

12 Where there is uncertainty or contradictory information within a category, the category
13 or membership of a certain substance to a category can be verified using kinetics
14 information.

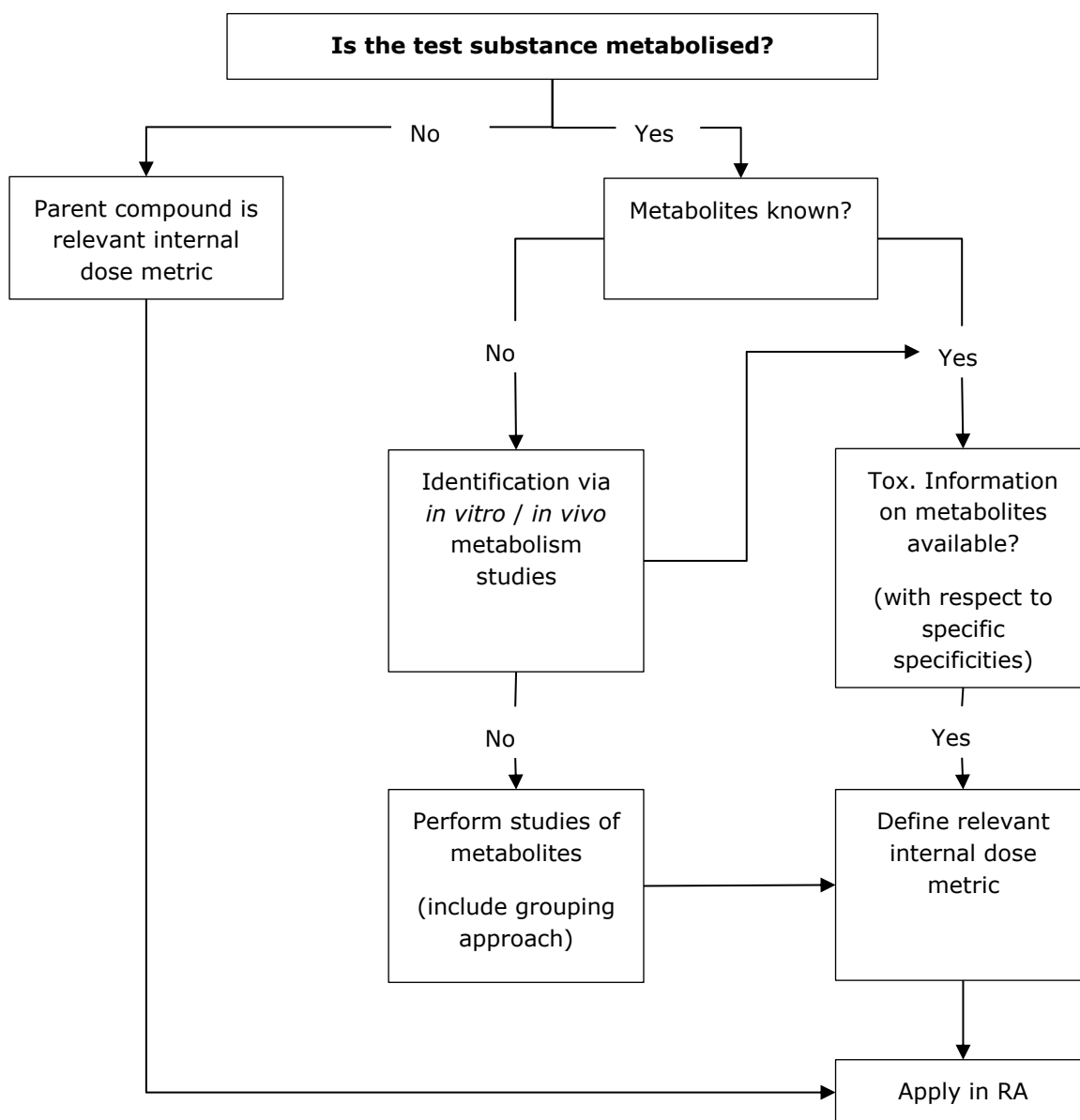
15 **Metabolism Studies as basis for Internal Dose considerations**

16 Biotransformation of a substance produces metabolites that may have different
17 toxicological properties than the substrate from which they are formed. Although
18 metabolism is generally referred to a detoxification purpose, there are also many
19 examples for which metabolites have a higher intrinsic toxicity than the parent
20 compound itself (metabolic activation). Therefore, the knowledge if the test substance is
21 metabolised and to which metabolites is necessary to enable the assessment of the
22 results from toxicity studies in respect to waiving and grouping approaches as well as to
23 define an internal dose (see [Figure R.7.12—2](#)).

24 If the test substance is not metabolised, the parent compound is the relevant marker for
25 the measurement and the definition of the internal dose. If the test substance is
26 metabolised, the knowledge which metabolites are formed is essential for any further
27 step in an assessment. When this information is not available, it can be investigated by
28 appropriate *in vitro* and/or *in vivo* metabolism studies (see Section [R.7.12.2.1](#)). In
29 special cases metabolites may show a high degree of isomeric specificity and this should
30 be born in mind in the design and interpretation of mixtures of isomers, including
31 racemates. If the metabolites are known and if toxicity studies are available for these
32 metabolites, risk assessment may be carried out based on these data and an assessment

1 on the basis of the definition of the internal dose can be made. If the toxicity profile for
2 the metabolites is unknown, studies that address the toxicity of these metabolites may
3 be performed under special considerations of potential group approaches (especially if a
4 chemical substance is the metabolite of different compounds, e.g. like a carboxylic acid
5 as a metabolite of different esters).

6 **Figure R.7.12–3 Use of increasing knowledge on substance metabolism**



7

8

9

1 TK information can be very helpful in bridging various gaps as encountered in the whole
2 risk assessment, from toxicity study design and biomonitoring³³ setup to the derivation
3 of the DNEL (Derived No-Effect Level) and various extrapolations as usually needed
4 (cross-dose, cross-species including man, cross-exposure regimens, cross-routes, and
5 cross-substances). The internal dose is the central output parameter of TK studies and
6 therefore the *external exposure – internal dose – concept* is broadly applicable in the
7 various extrapolations mentioned (see also Section [R.7.12.2.4](#)). In addition, under
8 REACH, derivation of DNELs is obligatory. If, for that purpose, route-to-route
9 extrapolation is necessary and in case assessment of combined exposure (via different
10 routes) is needed, for systemic effects, internal exposure may have to be estimated.

11 Exposure should normally be understood as external exposure which can be defined as
12 the amount of substance ingested, the total amount in contact with the skin or either the
13 amount inhaled or the concentration of the substance in the atmosphere in combination
14 with the exposure duration, as appropriate. In cases where a comparison needs to be
15 made with systemic effects data (e.g. when inhalation or dermal toxicity values are
16 lacking or when exposures due to more than one route need to be combined) the total
17 body burden has to be estimated and expressed as an internal dose.

18 Determination of the level of systemic exposure is considered synonymous to
19 determination of bioavailability of a substance to the general circulation. Depending on
20 the problem considered and other concomitant information such as exposure scenarios,
21 this could be expressed as a fraction bioavailable (F), a mass bioavailable, a
22 concentration profile, an average concentration, or an AUC. It should be emphasised that
23 it is usually not possible to show that the amount of a substance bioavailable is zero,
24 apart from favourable cases by dermal route, considering only intact skin. This should be
25 assessed in terms of thresholds, the objective being to establish whether or not the
26 bioavailability of a substance is predicted to be below a certain threshold. The degree of
27 certainty of the prediction will depend on each case, important factors being the
28 accuracy and reliability of the *in vivo*, *in vitro* or *in silico* model used, the performance of
29 the methods used to assay the substance or its metabolites, the estimated variability in
30 the target population etc.

31 Tissue distribution characteristics of a compound can be an important determinant of its
32 potential to cause toxicity in specific tissues. In addition, tissue distribution may be an
33 important determinant of the ability of a compound to accumulate upon repeated
34 exposure, although this is substantially modified by the rate at which the compound is
35 cleared. Correlation of tissue distribution with target tissues in toxicity studies should be
36 accomplished while substantial amounts of the substance remain present in the body, for
37 example, at one or more times around the peak blood concentration following oral
38 absorption. Such data should quantify parent compound and metabolites, to the extent
39 feasible. If the metabolites are unknown or difficult to quantify, subtracting parent

³³ Biological monitoring information should be seen as equivalent (i.e. as having neither greater nor lesser importance) to other forms of exposure data. It should also be remembered that biological monitoring results reflect an individual's total exposure to a substance from any relevant route, i.e. from consumer products, and/or from the environment and not just occupational exposure. Data from controlled human exposure studies are even more unlikely available. This is due to the practical and ethical considerations involved in deliberate exposure of individuals.

1 compound from total radioactivity will provide an estimate of the behaviour of the total
2 metabolites formed.

3 **Extrapolation**

4 For ethical reasons, data allowing estimating model parameters are poor, sparse, and do
5 not often concern human populations; recourse to extrapolation is then needed. TK data
6 are mostly gathered for few concentrations (usually less than 5 different concentrations)
7 and limited number of different exposure times. However, risk evaluation should also
8 status on different doses (exposure concentrations and times). Inter-dose/inter-
9 exposure time extrapolation is a common way to satisfy this request - mathematical
10 methods (e.g. linear regression) are used for this purpose. The non-linear kinetic
11 behaviour of substances in a biological organism is the result of a number of
12 mechanisms e.g., saturable metabolism, enzyme induction, enzyme inactivation and
13 depletion of glutathione and other cofactor reserves. High-dose-low-dose extrapolation
14 of tissue dose is accomplished with PBK modelling by accounting for such mechanisms
15 (Clewell and Andersen, 1996).

16 In the rare case where data on human volunteers are available, they only concern a very
17 limited number of subjects. Extrapolation to other body and to the global population
18 should be done (inter-individual extrapolation). The problem of sensitive populations also
19 raises and TK study should status on other gender, age or ethnic groups, for example.
20 As it is practically nearly impossible to control internal dose in humans, alternative
21 animal study is often proposed. Since risk assessment aims at protecting human
22 population, inter-species extrapolation (Davidson *et al.*, 1986; Watanabe and Bois,
23 1996) should be done. For practical reasons, the administration route in experimental
24 study can be different from the most likely exposure route. Risk assessment implies then
25 to conclude on another route than the one experimentally studied. Inter-route
26 extrapolation should then be performed.

27 Default values have been derived to match the extrapolation idea in a general way. The
28 incorporation of quantitative data on interspecies differences or human variability in TK
29 and TD into dose/concentration-response dose assessment through the development of
30 chemical specific adjustment factors (CSAFs) might improve risk assessment of single
31 substances. Currently, relevant data for consideration are often restricted to the
32 component of uncertainty related to interspecies differences in TK. While there are
33 commonly fewer data at the present time to address interspecies differences in TD,
34 inter-individual variability in TK and TD, it is anticipated that the availability of such
35 information will increase with a better common understanding of its appropriate nature
36 (IPCS, 2001). The type of TK information that could be used includes the rate and extent
37 of absorption, the extent of systemic availability, the rate and extent of presystemic
38 (first-pass) and systemic metabolism, the extent of enterohepatic recirculation,
39 information on the formation of reactive metabolites and possible species differences and
40 knowledge of the half-life and potential for accumulation under repeated exposure.

41 The need for these extrapolations can lead one to prefer physiological TK models to
42 empirical models (Davidson *et al.*, 1986; Watanabe and Bois, 1996; Young *et al.*, 2001).
43 Indeed, PBK models facilitate the required extrapolations (inter-species, inter-subject
44 etc). By changing anatomical parameters (such as organ volumes or blood flows), a PBK
45 model can be transposed from rat to human, for example.

1 Interspecies extrapolation

2 The use of animal data for toxicological risk assessment arises the question of how to
3 extrapolate experimentally observed kinetics to human subjects or populations - the
4 ability to compare data from animals with those from humans will enable defining
5 chemical-specific interspecies extrapolation factors to replace the default values. One
6 possibility to do so is the calculation of allometric factors by extrapolation based on
7 different body sizes. The most complex procedure for inter-species extrapolation is the
8 collection of different data and use these in a PBK modelling.

9 Allometric scaling is a commonly employed extrapolation approach. It is based on the
10 principle that biological diversity is largely explained by body size (Schneider *et al.*,
11 2004). Allometric scaling captures the correlations of physiological parameters or TK with
12 body size. More precisely, allometric equations relate the quantity of interest (e.g., a
13 tissue dose) to a power function of body mass, fitted across species:

$$14 \quad Y = a \text{ BM}^b$$

15 where Y is the quantity of interest, a is a species-independent scaling coefficient³⁴, BM is
16 body mass and b is the allometric exponent. Values of b depend upon whether the
17 quantity of interest scales approximately with body mass ($b=1$), metabolic rate³⁵
18 ($b=0.75$), or body surface area ($b=0.67$ ³⁶) (Davidson *et al.*, 1986; Fiserova-Bergerova
19 and Hugues, 1983; West *et al.*, 1997). As it is easy to apply, the allometric scaling is
20 probably the most convenient approach to interspecies extrapolation. However, it is very
21 approximate and may not hold for the substance of interest. As such it can be conceived
22 only as default approach to be used only in the absence of specific data in the species of
23 interest.

24 For a substance that demonstrates significant interspecies variation in toxicity in animal
25 experiments, the most susceptible species is generally used as the reference for this
26 extrapolation. Uncertainty factors up to 1000 or more have been applied in recognition
27 of the uncertainty involved. Whereas a metabolic rate constant estimated in this way
28 may be used in a PBK model, it is preferable, where possible, to determine such
29 parameters *in vitro* using tissue subcellular fractions or estimate them by fitting a PBK
30 model to an appropriate dataset.

31 Consequently, to better estimate tissue exposure across species, PBK models may be
32 used for the considered toxicant (Watanabe and Bois, 1996). These models account for
33 transport mechanisms and metabolism within the body. These processes are then
34 modelled by the same equation set for all species considered. Differences between
35 species are assumed to be due to different (physiological, chemical, and metabolic)
36 parameter values. Extrapolation of PBK models then relies on replacing the model
37 parameter values of one species with the parameter values of the species of interest. For

³⁴ Fits single data points together to form an appropriate curve.

³⁵ In this context not metabolism of compounds! The factor adapts different levels of oxygen consumption.

³⁶ This scaling factor is generally justified on the basis of the studies by Freireich *et al* (1966), who examined the interspecies differences in toxicity of a variety of antineoplastic drugs.

1 physiological parameters, numerous references (Arms and Travis, 1988; Brown *et al.*,
2 1997; ICRP, 2002) give standard parameter values for many species. Chemical
3 (partitioning coefficient) and metabolic parameter values are usually less easily found.
4 When parameter values of PBK model are not known for the considered species,
5 recourse to *in vitro* data, Quantitative Structure-Property Relationships (QSPR)
6 predictions or allometric scaling of those parameters is still possible. To take into account
7 population variability in the extrapolation process, probability distributions of parameters
8 may be used rather than single parameter values. PBK models can be particularly useful
9 where data are being extrapolated to population subgroups for which the little
10 information is available e.g. on pregnant women or infants (Luecke *et al.*, 1994; Young
11 *et al.*, 2001).

12 Inter-route Extrapolation

13 Route-to-route extrapolation is defined as the prediction of the total amount of a
14 substance administered by one route that would produce the same systemic toxic
15 response as that obtained for a given amount of a substance administered by another
16 route.

17 In general, route-to-route extrapolation is considered to be a poor substitute for toxicity
18 data obtained using the appropriate route of exposure. Uncertainties in extrapolation
19 increase when it becomes necessary to perform a risk assessment with toxicity data
20 obtained by an administration route which does not correspond to the human route of
21 exposure. Insight into the reliability of the current methodologies for route-to-route
22 extrapolation has not been obtained yet (Wilschut *et al.*, 1998).

23 When route-to-route extrapolation is to be used, the following aspects should be
24 carefully considered:

- 25 • *nature of effect*: route-to-route extrapolation is only applicable for the
26 evaluation of systemic effects. For the evaluation of local effects after
27 repeated exposure, only results from toxicity studies performed with the route
28 under consideration can be used;
- 29 • *toxicokinetic data (ADME)*: The major factors responsible for differences in
30 toxicity due to route of exposure include:
 - 31 • differences in bioavailability or absorption,
 - 32 • differences in metabolism (first pass effects),
 - 33 • differences in internal exposure pattern (i.e. internal dose).

34 In the absence of relevant kinetic data, route-to-route extrapolation is only possible if
35 the following assumptions are reasonable:

- 36 • Absorption can be quantified

- 1 • Toxicity is a systemic effect not a local one (compound is relatively soluble in
2 body fluids, therefore systemically bioavailable) and internal dose can be
3 estimated³⁷
- 4 • First-pass effects are minimal

5 Provided the listed criteria are met, the only possibility for route-to-route extrapolation is
6 to use default values. If route-to-route extrapolation is required or if an internal
7 N(O)AEL/starting point needs to be derived in order to assess combined exposure from
8 different routes, information on the extent of absorption for the different routes of
9 exposure should be used to modify the starting point. On a case-by-case basis a
10 judgement will have to be made as to whether the extent of absorption for the different
11 routes of exposure determined from the experimental absorption data is applicable to
12 the starting point of interest. Special attention should be given to the dose ranges
13 employed in the absorption studies (e.g. very high dose levels) compared to those (e.g.
14 much lower dose levels, especially in the case of human data) used to determine the
15 starting point. Consideration should also be given to the age of the animals employed in
16 the absorption studies (e.g. adult animals) compared to the age of the animals (e.g.
17 pups during lactation) used to determine the starting point. For substances that undergo
18 first-pass metabolism by one or more routes of administration, information on the extent
19 of the presystemic metabolism and systemic availability should also be considered. This
20 could lead to an additional modification of the starting point.

21 In practice, in the absence of dermal toxicity factors, the US EPA (2004) has devised a
22 simplified paradigm for making route-to-route (oral-to-dermal) extrapolations for
23 systemic effects. This approach is subject to a number of factors that might compromise
24 the applicability of an oral toxicity factor for dermal exposure assessment. The
25 estimation of oral absorption efficiency, to adjust the toxicity factor from administered to
26 absorbed dose, introduces uncertainty. Part of this uncertainty relates to distinctions
27 between the terms absorption and bioavailability. Typically, the term absorption refers to
28 the disappearance of substance from the gastrointestinal lumen, while oral bioavailability
29 is defined as the rate and amount of substance that reaches the systemic circulation
30 unchanged. That is, bioavailability accounts for both absorption and pre-systemic
31 metabolism. Although pre-systemic metabolism includes both gut wall and liver
32 metabolism, for the most part it is liver first pass effect that plays the major role.

33 In the absence of metabolic activation or detoxification, toxicity adjustment should be
34 based on bioavailability rather than absorption because the dermal pathway purports to
35 estimate the amount of parent compound entering the systemic circulation. Simple
36 adjustment of the oral toxicity factor, based on oral absorption efficiency, does not
37 account for metabolic by-products that might occur in the gut wall but not the skin, or
38 conversely in the skin, but not the gut wall.

³⁷ It needs to be ensured that systemic effects are not secondary to local ones. E.g. dermal contact with a substance may also result in direct dermal toxicity, such as allergic contact dermatitis, chemical irritation or skin cancer – effects that might in an early stage lead to systemic responses that consequently are misinterpreted as such.

1 The efficiency of first pass metabolism determines the impact on route-to-route
2 extrapolation. The adjusted dermal toxicity factor may overestimate the true dose-
3 response relationship because it would be based upon the amount of parent compound
4 in the systemic circulation rather than on the toxic metabolite. Additionally,
5 percutaneous absorption may not generate the toxic metabolite to the same rate and
6 extent as the GI route.

7 In practice, an adjustment in oral toxicity factor (to account for absorbed dose in the
8 dermal exposure pathway) is recommended when the following conditions are met: (1)
9 the toxicity value derived from the critical study is based on an administered dose (e.g.,
10 delivery in diet or by gavage) in its study design; (2) a scientifically defensible database
11 demonstrates that the GI absorption of the substance in question, from a medium (e.g.,
12 water, feed) similar to the one employed in the critical study, is significantly less than
13 100% (e.g., <50%). A cut-off of 50% GI absorption is recommended to reflect the
14 intrinsic variability in the analysis of absorption studies. Thus, this cut-off level obviates
15 the need to make comparatively small adjustments in the toxicity value that would
16 otherwise impart on the process a level of accuracy that is not supported by the scientific
17 literature.

18 If these conditions are not met, a default value of complete (i.e., 100%) oral absorption
19 may be assumed, thereby eliminating the need for oral toxicity-value adjustment. The
20 Uncertainty Analysis could note that employing the oral absorption default value may
21 result in underestimating risk, the magnitude of which being inversely proportional to the
22 true oral absorption of the substance in question.

23 The extrapolation of the kinetic behaviour of a substance from one exposure route to
24 another can also be performed by using PBK models. This extrapolation procedure is
25 based on the inclusion of appropriate model equations to represent the exposure
26 pathways of interest. Once the substance has reached the systemic circulation, its
27 biodistribution is assumed to be independent of the exposure route. To represent each
28 exposure pathway different equations (or models) are typically used. The oral exposure
29 of a substance may be modelled by introducing a first order or a zero order uptake rate
30 constant. To simulate the dermal absorption, a diffusion-limited compartment model
31 may represent skin as a portal of entry. Inhalation route is often represented with a
32 simple pulmonary compartment and the uptake is controlled by the blood over air
33 partition coefficient. After the equations describing the route-specific entry of substances
34 into systemic circulation are included in the model, it is possible to conduct
35 extrapolations of toxicokinetics and dose metrics.

36 In conclusion, route-to-route extrapolation can follow the application of assessment
37 factors as long as the mentioned pre-conditions are met. Any specific TK information
38 may refine the assessment factor in order to meet the precautionary function of the
39 application of the factors as such.

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Appendices to Section R.7.12

- Appendix R.7.12-1 Toxicokinetics– Physiological Factors
- Appendix R.7.12-2 Prediction of toxicokinetics integrating information generated in *silico and*
- Appendix R.7.12-3 PBK Modelling and the Development of Assessment Factors
- Appendix R.7.12-4 Dermal absorption percentage†

1 Appendix R.7.12-1 Toxicokinetics– Physiological Factors

2

3 This inventory has been compiled to provide a source of information on physiological
4 parameters for various species that may be useful for interpreting toxicokinetic data. The
5 list is not exhaustive and data from other peer-reviewed sources may be used. If study-
6 specific data are available then this should be used in preference to default data.

7 Zwart *et al.* (1999) have reviewed anatomical and physiological differences between
8 various species used in studies on pharmacokinetics and toxicology of xenobiotics. A
9 selection of the data presented by these authors that may be relevant in the context of
10 the EU risk assessment is quoted below. The tables are adapted from Zwart *et al.*
11 (1999).

12 The authors however, focus on the oral route of administration and data relevant for
13 other routes may have to be added. Some of those are already quoted in the section on
14 repeated dose toxicity and are therefore not repeated here.

15 Data on stomach pH-values

16 Qualitative Aspects to be considered in the stomach

17 Rodents have a non-glandular forestomach that has no equivalent in humans. It is thin-
18 walled and transparent. In the non-glandular stomach the pH is typically higher than in
19 the glandular part and it contains more microorganisms. The glandular stomach has
20 gastric glands similar to the human stomach but is a relatively small part of the total
21 rodent stomach. Data on stomach pH for different species are rare and most stem from
22 relatively old sources.

23 **Table R.7.12–7 Data on stomach pH for different species**

	Human	Rhesus monkey	Rat	Mouse	Rabbit	Dog	Pig
Median							2.7 (3.75-4)
Median anterior portion	2.7 (1.8-4.5)	4.8	5.0	4.5	1.9	5.5	4.3
Median posterior portion	1.9 (1.6-2.6)	2.8	3.0	3.1	1.9	3.4	2.2
Fasted	1.7 (1.4-2.1)					1.5	1.6-1.8 (0.8-3.0)
Fed	5.0 (4.3-5.4)					2.1± 0.1 1)	<2 2)

24 1) Standard deviation

25 2) Data from one animal only

26

1 **Data on intestine pH and transit times**

2 **Table R.7.12—8 Data on intestine pH**

pH (fasted)	Human	Rat (Wistar)	Rabbit	Dog	Pig	Monkey
Intestine		6.5-7.1	6.5-7.1	6.2-7.5	6.0-7.5	5.6-9
Duodenum	5-7	6.9 ¹		4.5-7.5	7.2	
Jejunum	6-7					
Ileum	7-8					
Jejunum/ileum		7.8 ¹				
Caecum	5.9	6.8	6.6	6.4	6.3	5.0
Colon	5.5-7	6.6, 7.1 ¹	7.2	6.5	6.8	5.1
Rectum	7					

3 ¹⁾ Fed state

4 **Table R.7.12—9 Calculated transit times in the intestine**

Transit time (hours)	Human	Rat	Rabbit	Dog
small intestine	2.7 to 5 ¹⁾ Children (8 to 14 years): 5.1-9.2	1.5		0.5-2
Colon	Children (8 to 14 years): 6.2-54.7	6.0-7.2	3.8	

5 ¹⁾ From various authors, after fasting or a light meal

6

1 **Physiological parameters for inhalation**2 **Table R.7.12—10 Comparison of physiological parameters relating to the**
3 **upper airways of rat, humans, monkeys**

Species	body weight (kg)	Body surface area (m ²)	Nasal cavity volume (cm ³)	Nasal cavity surface area (cm ²)	Relative nasal surface area	Pharynx surface area (cm ²)	Larynx surface area (cm ²)	Trachea surface area (cm ²)	Tidal volume (cm ³)	Breaths per min	Minute volume (l/min)
Human	70	1.85	25	160	6.4	46.6	29.5	82.5	750-800	12-15	9-12
Rhesus monkey	7	0.35	8	62	7.75	-	-	-	70	34	2.4
Rat	0.25	0.045	0.26	13.44	51.7	1.2	0.17	3	2	120	0.24

4 (from De Sesso, 1993)

5 The US EPA in the Exposure factors handbook (1997) has reviewed a number of studies
6 on inhalation rates for different age groups and activities. The activity levels were
7 categorized as resting, sedentary, light, moderate and heavy. Based on the studies that
8 are critically reviewed in detail in the US EPA document, a number of recommended
9 inhalation rates can be derived. One bias in the data is mentioned explicitly, namely that
10 most of the studies reviewed were limited to the Los Angeles area and may thus not
11 represent the general US population. This should also be born in mind when using those
12 data in the European context. The recommended values were calculated by averaging
13 the inhalation rates (arithmetic mean) for each population and activity level from the
14 various studies. Due to limitations in the data sets an upper percentile is not
15 recommended. The recommended values are given below:

16 **Table R.7.12—11 Summary of recommended values from US EPA (1997)**

Population	Mean ventilation rates [m ³ /24 h]
Long-term exposures	
Infants <1 year ¹⁾	4.5
Children 1-2 years ¹⁾	6.8
3-5 years ¹⁾	8.3
6-8 years ¹⁾	10
9-11 years	
males	14
females	13
12-14 years	
males	15
females	12

Population	Mean ventilation rates [m ³ /24 h]
15-18 years	
males	17
females	12
Adults 19 – 65+ years	
males	15.2
females	11.3
Short-term exposures	m ³ /h
Children	
Rest	0.3
Sedentary activities	0.4
Light activities	1.0
Moderate activities	1.2
Heavy activities	1.9
Adults	
Rest	0.4
Sedentary activities	0.5
Light activities	1.0
Moderate activities	1.6
Heavy activities	3.2
Outdoor workers	
Hourly average	1.3 (3.3 m ³ /h) ²⁾
Slow activities	1.1
Moderate activities	1.5
Heavy activities	2.5

1 ¹⁾ No sex difference found

2 ²⁾ Upper percentile

3

4 The document also mentions that for a calculation of an endogenous dose using the
5 alveolar ventilation rate it has to be considered that only the amount of air available for
6 exchange via the alveoli per unit time has to be taken into account, accounting for

1 approximately 70% of the total ventilation. This should also be considered in the risk
2 assessment.

3 Using a respiratory tract dosimetry model (ICRP66 model; Snipes *et al.*, 1997)
4 calculated respiration rates for male adults. Based on these breathing rates estimated
5 daily volumes of respiration were derived for different populations:

- 6 • General population: 8 h sleep, 8 h sitting, 8 h light activity: 19.9 m³
- 7 • Light work: 8 h sleep, 6.5 h sitting, 8.5 h light activity, 1 h heavy activity:
8 22.85 m³
- 9 • Heavy work: 8 h sleep, 4 h sitting, 10 h light activity, 2 h heavy activity:
10 26.76 m³

11 The same authors also mention that in humans breathing pattern changes from nose
12 breathing to nose/mouth breathing at a ventilation rate of about 2.1 m³/h (60% through
13 nose, 40% through the mouth). At a ventilation rate of 5 m³/h about 60% of air is
14 inhaled through the mouth and 40% through the nose. However these model
15 calculations seem to overestimate the ventilation rates compared to the experimental
16 data reviewed by US EPA (1992).

17 **Physiological parameters used in PBK modeling**

18 Literature on PBK modelling also contains a number of physiological parameters that are
19 used to calculate tissue doses and distributions. Brown *et al.* (1997) have published a
20 review of relevant physiological parameters used in PBK models. This paper provides
21 representative and biologically plausible values for a number of physiological parameters
22 for common laboratory species and humans. It constitutes an update of a document
23 prepared by Arms and Travis (1988) for US EPA and also critically analyses a compilation
24 of representative physiological parameter values by Davies and Morris (1993). Those
25 references are therefore not reviewed here, but given in the reference list for
26 consultation. In contrast to the other authors Brown *et al.* (1997) also try to evaluate
27 the variability of the parameters wherever possible, by giving mean values plus standard
28 deviation and/or the range of values identified for the different parameters in different
29 studies. The standard deviations provided are standard deviations of the reported means
30 in different studies, in other words they are a measure of the variation among different
31 studies, not the interindividual variation of the parameters themselves. This variation
32 may therefore include sampling error, interlaboratory variation, differences in techniques
33 to obtain the data. The authors also provide some data on tissues within certain organs,
34 which will not be quoted here.

1 **Table R.7.12–12 Organ weights as percent of body weight**

2 (adapted from Brown *et al.* (1997)) (Typically the values reflect weights of organs drained of
 3 blood)

Organ	Mouse mean \pm standard deviation	Mouse range	Rat mean \pm standard deviation	Rat range	Dog mean \pm standard deviation	Dog range	Human reference value mean \pm standard deviation	Human range
Adipose tissue ¹		5-14 ^{1a)}		5.5-7 ^{1b)}			13.6 \pm 5.3 ^{1c)} 21.3 ^{1d)} , 32.7 ^{1e)}	5.2-21.6 ^{1c)}
Adrenals	0.048 ²⁾		0.019 \pm 0.007	0.01 - 0.031	0.009 \pm 0.004	0.004 - 0.014	0.02 ³⁾	
Bone	10.73 \pm 0.53	10.16 - 11.2		5-7 ⁴⁾	8.10 ^{2,5)}		14.3 ³⁾	
Brain	1.65 \pm 0.26	1.35-2.03	0.57 \pm 0.14	0.38 - 0.83	0.78 \pm 0.16	0.43 - 0.86	2.00 ³⁾	
Stomach	0.60 ²⁾		0.46 \pm 0.06	0.40 - 0.60	0.79 \pm 0.15	0.65 - 0.94	0.21 ³⁾	
Small intestine	2.53 ²⁾		1.40 \pm 0.39	0.99 - 1.93	2.22 \pm 0.68	1.61 - 2.84	0.91 ³⁾	
Large intestine	1.09 ²⁾		0.84 \pm 0.04	0.80-0.89	0.67 \pm 0.03	0.65 - 0.69	0.53 ³⁾	
Heart	0.50 \pm 0.07	0.40-0.60	0.33 \pm 0.04	0.27 - 0.40	0.78 \pm 0.06	0.68 - 0.85	0.47 ³⁾	
Kidneys	1.67 \pm 0.17	1.35-1.88	0.73 \pm 0.11	0.49 - 0.91	0.55 \pm 0.07	0.47 - 0.70	0.44 ³⁾	
Liver	5.49 \pm 1.32	4.19-7.98	3.66 \pm 0.65	2.14 - 5.16	3.29 \pm 0.24	2.94 - 3.66	2.57 ³⁾	
Lungs	0.73 \pm 0.08	0.66-0.86	0.50 \pm 0.09	0.37 - 0.61	0.82 \pm 0.13	0.62 - 1.07	0.76 ³⁾	
Muscle	38.4 \pm 1.81	35.77-39.90	40.43 \pm 7.17	35.36 - 45.50	45.65 \pm 5.54	35.20 - 53.50	40.00 ³⁾	
Pancreas	No reliable data		0.32 \pm 0.07	0.24 - 0.39	0.23 \pm 0.06	0.19 - 0.30	0.14 ³⁾	

Organ	Mouse mean \pm standard deviation	Mouse range	Rat mean \pm standard deviation	Rat range	Dog mean \pm standard deviation	Dog range	Human reference value mean \pm standard deviation	Human range
Skin	16.53 \pm 3.39	12.86-20.80	19.03 \pm 2.62	15.80 - 23.60	no representative value		3.71 ³⁾ (3.1 female, 3.7 male) ³⁾	
Spleen	0.35 \pm 0.16	0.16 - 0.70	0.20 \pm 0.05	0.13 - 0.34	0.27 \pm 0.06	0.21 - 0.39	0.26 ³⁾	
Thyroid	no data		0.005 \pm 0.002	0.002 - 0.009	0.008 \pm 0.0005	0.0074 - 0.0081	0.03 ³⁾	

1 ¹⁾ Defined mostly as dissectible fat tissue,

2 ^{1a)} Strongly dependent on strain and age in mice,

3 ^{1b)} Male Sprague Dawley rats equation: Fat content = 0.0199·body weight + 1.664, for male F344
4 rats: Fat content = 0.035·body weight + 0.205

5 ^{1c)} Males, 30-60 years of age

6 ^{1d)} ICRP, 1975 reference value for 70 kg man,

7 ^{1e)} ICRP, 1975 reference value for 58 kg women

8 ²⁾ One study only

9 ³⁾ ICRP, 1975 reference value

10 ⁴⁾ In most of the studies reviewed by the authors

11 ⁵⁾ Mongrel dogs

12 To derive the organ volume from the mass for most organs a density of 1 can reasonably
13 be assumed. The density of marrow free bone is 1.92 g/cm³ (Brown *et al.*, 1997).

14 Brown *et al.* (1997) also give values for cardiac output and regional blood flow as a
15 percentage of cardiac output or blood flow/100 g tissue weight for the most common
16 laboratory species and humans. The data used are derived from non-anaesthetised
17 animals using radiolabelled microsphere technique. For humans data using various
18 techniques to measure perfusion were compiled.

19

1 **Table R.7.12–13 Cardiac output (ml/min) for different species**

2 (adopted from Brown *et al.* (1997)).

Mouse mean ± standard deviation	Mouse range	Rat mean ± standard deviation	Rat range	Dog mean ± standard deviation	Dog range	Human reference value
13.98 ± 2.85	12 - 16	110.4 ± 15.60	84 - 134	2,936 ¹⁾	1,300 - 3,000 ¹⁾	5,200 ¹⁾

3 ¹⁾ One study only

4 According to the authors giving blood flow in units normalised for tissue weight can
5 result in significant errors if default reference weights are used instead of measured
6 tissue weights in the same study.

7 **Table R.7.12–14 Regional blood flow distribution in different species**

8 (ml/min/100g of tissue) (adopted from Brown *et al.* (1997))

Organ	Mouse mean ± standard deviation	Mouse range	Rat mean ± standard deviation	Rat range	Dog mean ± standard deviation	Dog range
Adipose tissue ¹			33 ± 5	18 - 48	14 ± 1	13 - 14
Adrenals			429 ± 90	246 - 772	311 ± 143	171 - 543
Bone			24 ± 3	20 - 28	13 ± 1	12 - 13
Brain	85 ± 1	84 - 85	110 ± 13	45 - 134	65 ± 4	59 - 76
Heart	781 ± 18	768 - 793	530 ± 46	405 - 717	79 ± 6	57 - 105
Kidneys	439 ± 23	422 - 495	632 ± 44	422 - 826	406 ± 37	307 - 509
Liver	131					
Hepatic artery	20		23 ± 44	9 - 48	21 ± 3	12 - 30
Portal vein	111 ± 9	104 - 117	108 ± 17	67 - 162	52 ± 4	42 - 58
Lungs	35 ¹		127 ± 46 ¹⁾	38 - 147 ¹⁾	79 ± 43 ¹⁾	36 - 122
Muscle	24 ± 6	20 - 28	29 ± 4	15 - 47	11 ± 2	6 - 18
Skin	18 ± 12	9 - 26	13 ± 4	6 - 22	9 ± 1	8 - 13

9 ¹⁾ Bronchial flow

10 ²⁾ Based on animal studies

1 **Table R.7.12–15 Regional blood flow distribution in different species**2 (% cardiac output) (adopted from Brown *et al.* (1997))

Organ	Mouse	Mouse	Rat	Rat	Dog	Human	Human	Human
	mean ± standard deviation	range	mean ± standard deviation	range	mean ± standard deviation	reference value mean, male	reference value mean, female	range
Adipose tissue ¹⁾			7.0 ²⁾			5.0	8.5	3.7-11.8
Adrenals			0.3±0.1	0.2-0.3	0.2 ²⁾	0.3	0.3 ²⁾	
Bone			12.2 ²⁾			5.0	5.0	2.5-4.7
Brain	3.3±0.3	3.1-3.5	2.0±0.3	1.5-2.6	2.0 ²⁾	12.0	12.0	8.6-20.4
Heart	6.6±0.9	5.9-7.2	4.9±0.1	4.5-5.1	4.6 ²⁾	4.0	5.0	3.0-8.0
Kidneys	9.1±2.9	7.0-11.1	14.1±1.9	9.5-19.0	17.3 ²⁾	19.0	17.0	12.2-22.9
Liver	16.2		17.4	13.1-22.1	29.7 ²⁾	25.0	27.0	11-34.2
Hepatic artery	2.0		2.4	0.8-5.8	4.6 ²⁾			
Portal vein	14.1	13.9-14.2	15.1	11.1-17.8	25.1 ²⁾	19.0	21.0	12.4-28.0
Lungs	0.5 ¹⁾		2.1±0.4 ¹⁾	1.1-3.0 ¹⁾	8.8 ^{1,2)}	2.5 ¹⁾		
Muscle	15.9±5.2	12.2-19.6	27.8 ²⁾		21.7 ²⁾	17.0	12.0	5.7-42.2
Skin	5.8±3.5	3.3-8-3	5.8 ²⁾		6.0 ²⁾	5.0	5.0	3.3-8.6

3 ¹⁾ Bronchial flow4 ²⁾ One study only5 The blood flow to some organs such as the liver are highly variable and can be
6 influenced by factors including anaesthesia, posture, food intake, exercise.

7

8 Gerlowski and Jain (1983) have published a compilation of different organ volumes and
9 plasma flows for a number of species at a certain body weight from other literature
10 sources.

1 **Table R.7.12–16 Organ volumes, plasma flow used in PBK-models**

Parameter	Mouse	Hamster	Rat	Rabbit	Monkey	Dog	Human
Body weight (g)	22	150	500	2,330	5,000	12,000	70,000
Volume (ml)							
Plasma	1	6.48	19.6	70	220	500	3,000
Muscle	10	-	245	1,350	2,500	5,530	35,000
Kidney	0.34	1.36	3.65	15	30	60	280
Liver	1.3	6.89	19.55	100	135	480	1,350
Gut	1.5	12.23	11.25	120	230	480	2,100
Gut lumen	1.5	-	8.8	-	230	-	2,100
Heart	0.095	0.63	1.15	6	17	120	300
Lungs	0.12	0.74	2.1	17	-	120	-
Spleen	0.1	0.54	1.3	1	-	36	160
Fat	-	-	34.9	-	-	-	10,000
Marrow	0.6	-	-	47	135	120	1,400
Bladder	-	-	1.05	-	-	-	-
Brain	-	-	-	-	-	-	1,500
Pancreas	-	-	2.15	-	-	24	-
Prostate	-	-	6.4	-	-	-	-
Thyroid	-	-	0.85	-	-	-	20
Plasma flow (ml/min)							
Plasma	4.38	40.34	84.6	520	379	512	3,670
Muscle	0.5	-	22.4	155	50	138	420
Kidney	0.8	5.27	12.8	80	74	90	700
Liver	1.1	6.5	4.7	177	92	60	800
Gut	0.9	5.3	14.6	111	75	81.5	700
Heart	0.28	0.14	1.6	16	65	60	150
Lungs	4.38	28.4	2.25	520	-	512	-

Parameter	Mouse	Hamster	Rat	Rabbit	Monkey	Dog	Human
Spleen	0.05	0.25	0.95	9	-	13.5	240
Fat	-	-	3.6	-	-	-	200
Marrow	0.17	-	-	11	23	20	120
Bladder	-	-	1.0	-	-	-	-
Brain	-	-	0.95	-	-	-	380
Pancreas	-	-	1.1	-	-	21.3	-
Prostate	-	-	0.5	-	-	-	-
Thyroid	-	-	0.8	-	-	-	20

1 **Table R.7.12–17 A number of physiological parameters for different species**

2 compiled by Nau and Scott (1987)

Parameter	Mouse	Rat	Guinea pig	Rabbit	Dog	Monkey	Human
Bile flow (ml/kg per day)	100	90	230	120	12	25	5
Urine flow (ml/kg per day)	50	200		60	30	75	20
Cardiac output (ml/min per kg)	300	200		150	100	80-300	60-100
Hepatic blood flow (l/min)	0.003	0.017	0.021	0.12	0.68	0.25	1.8
Hepatic blood flow (ml/min per kg)	120	100		50	25	25	25-30
Liver weight (% of body weight)	5.1	4.0	4.6	4.8	2.9	3.3	2.4
Renal blood flow (ml/min per kg)	30				22	25	17
Glomerular filtration (ml/min per kg)	5				3.2	3	1.3

3 Gad and Chengelis (1992) have summarised a number of physiological parameters for
 4 different species. The most important data of the most common laboratory test species
 5 are summarised below.

1 **Table R.7.12–18 A number of physiological parameters for different species**
 2 (Blaauboer *et al.*, 1996)

	Rat	Mouse	Guinea Pig	Rabbit	Dog (Beagle)
Blood volume whole blood (ml/kg)	57.5 - 69.9	78	75	45 - 70	-
Blood volume Plasma (ml/kg)	36.3 - 45.3	45	30.6 - 38.2	-	-
Respiratory frequency min ⁻¹	66 - 114	84 - 230	69 - 160	35 - 65	10 - 30 ¹
tidal volume (ml)	0.6 - 1.25	0.09 - 0.38	1.8	4 - 6	18 - 35 ¹
Urine volume (ml/kg/24 h)	55			20 - 350	-
Urine pH	7.3 - 8.5	-	-	8.2	-

3 ¹⁾ In Beagles of 6.8 to 11.5 kg bw

4

5

1 **Appendix R.7.12-2 Prediction of toxicokinetics integrating** 2 **information generated *in silico* and *in vitro***

3

4 The methods presented in this attachment are for the purpose to demonstrate the future
5 use of *in silico* and/or *in vitro* methods in toxicokinetics. Although promising in the area
6 of pharmaceutical research, most of the examples given have not been fully validated for
7 the purpose of use outside this area. Further development and validation of these
8 approaches are ongoing.

9 Techniques for the prediction of pharmacokinetics in animals or in man have been used
10 for many years in the pharmaceutical industry, at various stages of research and
11 development. A considerable amount of work has been dedicated to developing tools to
12 predict absorption, distribution, metabolism, and excretion of drug candidates. The
13 objective in drug development is to eliminate as early as possible candidate drugs
14 predicted to have undesirable characteristics, such as being poorly absorbed by the
15 intended route of administration, being metabolised via undesirable pathways, being
16 eliminated too rapidly or too slowly. These predictions are done at various stages of drug
17 development, using all available evidence and generating additional meaningful
18 information from simple experiments. Although these techniques were developed in the
19 particular context of drug development, there is no reason a priori not to use them for
20 the safety assessment of substances. The toxicokinetic information generated can be
21 used in particular to select substances to be further developed, to direct further testing
22 and to assist experimental design, thus saving experimental efforts in terms of cost,
23 time and animal use.

24 In practice, the prediction of the toxicokinetic behaviour of a substance rests upon the
25 use of appropriate models, essentially physiologically-based compartmental
26 pharmacokinetic models, coupled to the generation of estimates for the relevant model
27 parameters. *In silico* models or *in vitro* techniques to estimate parameter values used to
28 predict absorption, metabolic clearance, distribution and excretion have been developed.
29 Blaauboer *et al.* (1996; 2002) reviewed the techniques involved in toxicokinetic
30 prediction using physiologically-based kinetic models. The thorough discussion on the
31 applicability of physiologically based pharmacokinetic models in risk assessment is
32 provided by IPCS (2010). Also, a general discussion on the *in silico* methods used to
33 predict ADME is provided by Boobis *et al.* (2002).

34 As for all predictions using models, these approaches must be considered together with
35 the accompanying uncertainty of the predictions made, which have to be balanced
36 against the objective of the prediction. Experimental validation *in vivo* of the predictions
37 made and refinement of the models used is usually necessary (Parrott *et al.*, 2005; US
38 EPA, 2007), and has to be carefully planned on a case by case basis. A strategy for
39 integrating predicted and experimental kinetic information generated routinely during
40 drug development is described by Theil *et al.* (2003), by Parrot *et al.* (2005), and by
41 Jones *et al.* (2006). The principles presented by these authors are relevant to kinetics
42 simulation and prediction in the field of chemical safety, since they allow the integration
43 of the available kinetic or kinetically-relevant information from the very beginning of the
44 risk assessment process. In the most initial stages of development, simulations can be

1 generated using only physico-chemical characteristics, which themselves can be derived
2 from *in silico* models (QSARs/ QSPRs).

3 The strategy proposed by Jones *et al.* (2006), in the compound set investigated, led to
4 reasonably accurate prediction of pharmacokinetics in man for approximately 70% of the
5 compounds. According to the authors, *these successful predictions were achieved mainly*
6 *for compounds that were cleared by hepatic metabolism or renal excretion, and whose*
7 *absorption and distribution were governed by passive processes. Significant mis-*
8 *predictions were achieved when other elimination processes (e.g. biliary elimination) or*
9 *active processes were involved or when the assumptions of flow limited distribution and*
10 *well mixed compartments were not valid.*

11 In addition to the parent compound, in a number of cases metabolites contribute
12 significantly or even predominantly, to the overall exposure-response relationship. In
13 such cases, the quantitative *ex vivo* prediction of metabolite kinetics after exposure to
14 the parent compound remains difficult. A separate study program of the relevant
15 metabolites may then become necessary.

16 **Models used to predict absorption / bioavailability**

17 Gastro intestinal absorption models

18 In order to be absorbed from the GI tract, substances have to be present in solution in
19 the GI fluids, and from there have to cross the GI wall to reach the lymph or the venous
20 portal blood. Key determinants of gastrointestinal absorption are therefore:

- 21 • release into solution from solid forms or particles (dissolution),
- 22 • solubility in the GI fluids, and
- 23 • permeability across the GI wall into the circulatory system.

24 Dokoumetzidis *et al.* (2005) distinguish two major approaches in the modelling of the
25 drug absorption processes involved in the complex milieu of the GI tract.

26 The first approach is the simplified description of the observed profiles, using simple
27 differential or algebraic equations. On this basis, a simple classification for
28 pharmaceutical substances, the Biopharmaceutics Classification System (BCS), resting
29 on solubility and intestinal permeability considerations, has been developed by Amidon
30 *et al.* (1995). The BCS divides pharmaceutical substances into 4 classes according to
31 their high or low solubility and to their high or low intestinal permeability, and has been
32 incorporated into FDA guidance (2000).

33 The second approach tries to build models incorporating in more detail the complexity of
34 the processes taking place in the intestinal lumen, using either compartmental analysis,
35 i.e. systems of several differential equations (Agoram *et al.*, 2001; Yu *et al.*, 1996; Yu
36 and Amidon, 1999), dispersion systems with partial differential equations (Ni *et al.*,
37 1980; Willmann *et al.*, 2003 and 2004), or Monte Carlo simulations (Kalampokis *et al.*,
38 1999). Some of these approaches have been incorporated into commercial computer
39 software (Coecke *et al.*, 2006; Parrott and Lave, 2002), or are used by contract research
40 organisations to generate predictions for their customers. An attractive feature of these
41 models is their ability to generate a prediction of extent and often rate of absorption in

1 data-poor situations, i.e. at the initial stage of data generation, using a simple set of
2 parameters describing ionisation, solubility and permeability.

3 Factors potentially complicating the prediction of absorption are:

- 4 • intra luminal phenomena such as degradation or metabolism, matrix effects,
5 chemical speciation, which may reduce the amount available for absorption,
6 or generate metabolites which have to be considered in terms of toxicological
7 and toxicokinetic properties;
- 8 • intestinal wall metabolism, which may have similar consequences;
- 9 • intestinal transporters (efflux pumps), which may decrease the permeability of
10 the GI wall to the substance.

11 These factors have to be considered and incorporated into absorption / bioavailability
12 models on a case-by-case basis.

13 *Parameter estimation for GI absorption models*

14 A discussion on the *in vitro* approaches used to generate absorption parameters can be
15 found in Pelkonen *et al.* (2001).

16 Where relevant, i.e. when dissolution from solid particles may be the limiting factor for
17 GI absorption, estimates for the dissolution rate parameters can be obtained
18 experimentally *in vitro* or using a QSAR/ QSPR approach (e.g. Zhao *et al.*, 2002).
19 Potentially rate-limiting steps preceding dissolution (e.g. disaggregation of larger solid
20 forms) are usually studied in to a greater extent in the pharmaceutical field than in
21 chemical safety assessment, because they can be manipulated via formulation
22 techniques. However, pre-dissolution events may also have a determining role in the
23 absorption of substances, by influencing either its rate or its extent.

24 Solubility parameters can be estimated experimentally or using QSAR/ QSPR models. A
25 discussion of *in silico* models can be found in Stenberg *et al.* (2002).

26 Permeability estimates can be obtained via:

- 27 • *in silico* models (QSAR/ QSPRs);
- 28 • *in vitro* permeation studies across lipid membranes (e.g. PAMPA) or across a
29 monolayer of cultured epithelial cells (e.g. CaCO-2 cells, MDCK cells);
- 30 • *in vitro* permeation studies using excised human or animal intestinal tissues;
- 31 • *in vivo* intestinal perfusion experiments, in animals or in humans.

32 Discussion of the various *in silico* and *in vitro* methods to estimate intestinal permeability
33 can be found in Stenberg *et al.* (2002), Artursson *et al.* (2001), Tavelin *et al.* (2002),
34 Matsson *et al.* (2005).

35 Dermal route

36 Percutaneous absorption through intact skin is highly dependent on the physico-chemical
37 properties of substances, and in particular of molecular weight and lipophilicity.
38 Molecules above a certain molecular weight are unlikely to cross intact skin, and

1 substances which are either too lipophilic or too hydrophilic have a low skin penetration.
2 Cut off points at a molecular weight of 500 and log P values below -1 or above 4 have
3 been used to set a conservative default absorption factor at 10 % cutaneous absorption
4 (EC, 2007). However, it should be emphasised that this is a default factor, and by no
5 means a quantitative estimate of cutaneous absorption.

6 Predictive models have been developed to try and estimate the extent of dermal
7 absorption from physico-chemical properties (Cleek and Bunge, 1993). An *in vitro*
8 method has been developed and validated and is described in EU B.45³⁸ or OECD TG
9 428.

10 The EU funded project on the Evaluation and Prediction of Dermal Absorption of Toxic
11 Chemicals (EDETUX) established a large critically evaluated database with *in vivo* and *in*
12 *vitro* data on dermal absorption / penetration of substances. The data were used to
13 evaluate existing QSARs and to develop new models including a mechanistically-based
14 mathematical model, a simple membrane model and a diffusion model of percutaneous
15 absorption kinetics. A guidance document was developed for conduct of *in vitro* studies
16 of dermal absorption/penetration. More information on the database, model and
17 guidance documents can be found at <http://www.ncl.ac.uk/edetox/> .

18 Inhalation route

19 Together with physiological values (ventilation flow, blood flow), the key parameter
20 needed to predict the passage into blood of inhaled volatile compounds is the blood/air
21 partition coefficient (Blaauboer *et al.*, 1996; Reddy *et al.*, 2005). References to methods
22 for estimating or measuring blood/air partition coefficients are indicated below together
23 with the discussion of other partition coefficients. The parameters are included in
24 physiologically-based models predicting the concentrations in the venous pulmonary
25 blood, assimilated to the systemic arterial blood, and in the exhaled air.

26 Other factors may influence absorption by the inhalation route. For example, water
27 solubility determines solubility in the mucus layer, which may be a limiting factor, and
28 the dimensions of the particles are a key factor for the absorption of particulate matter.

29 Other routes

30 Other routes, e.g. via the oral, nasal or ocular mucosa, may have to be considered in
31 specific cases.

32 **Systemic bioavailability and first-pass considerations**

33 After oral exposure, systemic bioavailability is the result of the cumulated effects of the
34 absorption process and of the possible extraction by the liver from the portal blood of
35 part of the absorbed dose, or first-pass effect. The first-pass effect can be incorporated
36 into a suitably defined physiologically-based toxicokinetic model. Using estimates of both
37 the absorption rate and of the intrinsic hepatic clearance, the systemic bioavailability of
38 the substance can then be predicted. Metabolism at the port of entry can also occur
39 within the gut wall, and this can be included in the kinetic models. At the model

³⁸ See Test Methods Regulation (Council Regulation (EC) No 440/2008).

1 validation stage, however, it is often difficult to differentiate gut wall metabolism from
2 liver metabolism *in vivo*.

3 Similarly, metabolism may occur in the epidermis or dermis. The current skin absorption
4 test (EU B.45³⁹, OECD TG 428) does not take cutaneous metabolism into account.
5 Specific studies may be necessary to quantify skin metabolism and bioavailability by
6 dermal route.

7 Pulmonary metabolism of some substances exist (Borlak *et al.*, 2005), but few
8 substances are reported to undergo a quantitatively important pulmonary first-pass
9 effect.

10 **Models to predict Distribution**

11 Blood binding

12 *Blood cell partitioning*

13 Partitioning of compounds into blood cells, and in particular red blood cells (RBC), is an
14 important parameter to consider in kinetic modelling (Hinderling, 1997).

15 Partitioning into leukocytes or even platelets may have to be considered in rare cases. A
16 significant influence of such partitioning has been described for some drugs, e.g.
17 chloroquine (Hinderling, 1997).

18 Partitioning into blood cells can be measured experimentally *in vitro* (Hinderling, 1997),
19 or estimated using a QSAR/ QSPR approach based on physico-chemical properties.

20 *Plasma protein binding*

21 Plasma protein binding is an important parameter to be included in physiologically-based
22 kinetic models, because plasma protein binding can influence dramatically distribution,
23 metabolism and elimination. Plasma binding with high affinity will often restrict
24 distribution, metabolism and elimination. However, this is by no means systematic,
25 because the overall kinetics is a function of the interplay of all processes involved.
26 Distribution will depend on the balance between affinity for plasma components and for
27 tissues, and the elimination of compounds having a very high intrinsic clearance (i.e.
28 very effective elimination mechanisms) will be hastened by high plasma protein binding,
29 which causes more compound to be available for clearance in the blood compartment.

30 Plasma protein binding is measured using *in vitro* techniques, using either plasma or
31 solutions of specific proteins of known concentrations. The most standard techniques are
32 equilibrium dialysis and ultrafiltration, but numerous other techniques have been
33 described. More detailed information and references are given by Zini (1991) and
34 Roberts (2001). QSAR/ QSPR methods have also been used to predict of protein binding
35 affinity (e.g. Colmenarejo, 2003).

³⁹ See Test Methods Regulation (Council Regulation (EC) No 440/2008).

1 Tissue distribution

2 *Blood flow-limited distribution.*

3 In physiologically-based kinetic models, the most common model to describe distribution
4 between blood and tissue is blood flow-limited distribution, i.e. the equilibrium between
5 tissue and blood is reached within the transit time of blood through the tissue. In this
6 model, the key parameters are the partition coefficients. Partition coefficients express
7 the relative affinity of the compound for the various tissues, relative to a reference fluid
8 which may be the blood, the plasma or the plasma water. Tissue/ blood, tissue/ plasma,
9 and tissue/ plasma water partition coefficients are inter-related via plasma protein
10 binding and blood cell partitioning. Partition coefficients are integrated in the differential
11 equations predicting blood and tissue concentrations, or in equations of models
12 predicting globally the steady-state volume of distribution of the compound (Poulin and
13 Theil, 2002).

14 *Permeability-limited distribution*

15 In some cases however, due to a low permeability of the surface of exchange between
16 blood and a particular tissue (e.g. blood-brain barrier, placental barrier), the equilibrium
17 between blood and tissue cannot be reached within the transit time of blood through the
18 tissue, and a correction factor must be introduced in the differential equation describing
19 distribution to that tissue. One common, simple way of doing this is to use the
20 permeability area cross product. Thus, distribution is in this case determined by the
21 arterial concentration and the three factors blood flow (physiological parameter),
22 permeability per unit of surface (compound-specific parameter), and surface of exchange
23 (physiological parameter; see Reddy *et al.*, 2005). Permeability-limited distribution
24 makes prediction more difficult due to the lack of well-recognised, easy to use and
25 robust models to quantify the necessary parameters.

26 Determination of partition coefficients

27 Experimental methods available to obtain blood/ air, tissue/ air and blood/ tissue
28 partition coefficients are discussed by Krishnan and Andersen (2001). *In vitro* methods
29 include vial equilibration (for volatile compounds), equilibrium dialysis and ultrafiltration.
30 However, these methods require ex-vivo biological material, are time-consuming and
31 often require the use of radiolabelled compound (Blaauboer, 2002).

32 Models to calculate predicted tissue/blood, tissue/plasma or tissue/plasma water
33 partition coefficients from simple physico-chemical properties have been developed
34 (Poulin and Theil, 2002; Rodgers *et al.*, 2005 and 2006). The necessary compound-
35 specific input is limited to knowledge of the chemical structure and functionalities (e.g.
36 neutral, acid, base, zwitterionic), the pKa or pKas where applicable, and the octanol-
37 water partition coefficient at pH 7.4. Additional necessary parameters describe the tissue
38 volumes and tissue lipid composition. Tissue volumes are usually available or can be
39 estimated from the literature. There are less available direct data on tissue composition
40 in terms of critical binding constituents, particularly in man, although some reasonable
41 estimates can be made from the existing information.

42 QSAR/ QSPR models developed for the estimation of blood/air and tissue/blood partition
43 coefficients have also been reported (Blaauboer, 2002).

1 Prediction of metabolism

2 Numerous aspects of metabolism can and often should be explored using *in vitro*
3 methods (Pelkonen *et al.*, 2005).

4 Major objectives of the study of metabolism using *in vitro* methods are:

- 5 • determining the susceptibility of a substance to metabolism (its metabolic
6 stability);
- 7 • identifying its kinetically and toxicologically relevant metabolites in the species
8 of interest (including man);
- 9 • obtaining a quantitative global estimate of its metabolic clearance, to be
10 included in toxicokinetic models.

11 Additional possible objectives are:

- 12 • characterising enzyme kinetics of the principal metabolic reactions, which can
13 also be used for scaling up and predicting *in vivo* kinetics of a new substance;
- 14 • estimating the ability of the substance to act as a substrate for the different
15 enzymes involved in biotransformation;
- 16 • exploring inter-species differences in metabolism;
- 17 • evaluating potential variability in metabolism in a given species, man in
18 particular;
- 19 • identifying whether the substance and/or its metabolite(s) can act as an
20 enzyme inducer;
- 21 • identifying whether the substance and/or its metabolite(s) can act as an
22 enzyme inhibitor, and the type of inhibition involved.

23 Most methods have been developed in the pharmaceutical field, and focused on the
24 cytochrome P isoforms (CYP), because these are the major enzymes involved in drug
25 metabolism. The extension of existing methods to a wider chemical space, and to other
26 enzymatic systems, such as other oxidation pathways, acetylation, hydrolysis, needs to
27 be undertaken with caution, and methods are bound to evolve in this context. In any
28 case, the study of metabolism *in vitro* is often an important step in the integrated risk
29 assessment of substances. In many cases *in vitro* methods are the only option to study
30 metabolism, due to the impracticality or sheer impossibility of *in vivo* studies.

31 Relative role of different organs in metabolism

32 Quantitatively, the most important organ for metabolism is by far the liver, although
33 metabolism by other organs can be important quantitatively or qualitatively. The nature
34 of the substance and the route of administration must be taken into account when
35 assessing which organs are most relevant in terms of metabolism (Coecke *et al.*, 2006).

36 *In vitro* methods to study metabolism

37 *In vitro* methods to explore the metabolism, and particularly the hepatic metabolism of a
38 substance are thoroughly discussed by Pelkonen *et al.* (2005) and Coecke *et al.* (2006).

1 Depending on the objective, the different metabolising materials used are microsomes
2 and microsomal fractions, recombinant DNA-expressed individual CYP enzymes,
3 Immortalised cell lines, primary hepatocytes in culture or in suspension, liver slices.

4 Quantitative estimation of the intrinsic clearance of a substance.

5 One of the most important pieces of information in order to simulate the toxicokinetics of
6 a substance is the intrinsic metabolic clearance *in vivo*, which has to be incorporated into
7 the kinetic models. Intrinsic clearance can be estimated using quantitative *in vitro*
8 systems (purified enzymes, microsomes, hepatocytes) and extrapolating the results to
9 the *in vivo* situation.

10 If only a single or a few concentrations are tested, the intrinsic clearance can only be
11 expressed as a single first-order elimination parameter, ignoring possible saturation
12 phenomena. The latter can only be detected by testing a large enough concentration
13 range in an appropriately chosen system. For instance, if a Michaelis and Menten model
14 is applicable, both the V_{\max} and the K_m of the system may be thus determined.

15 Of particular importance are:

- 16 • the quality and characterisation of the metabolising system itself;
- 17 • the quality and characterisation of the experimental conditions, in particular
18 as regards the system's capacity for binding the substances under study
19 (Blanchard *et al.*, 2005) but obviously also as regards other parameters such
20 as temperature, pH, etc.
- 21 • The use of appropriate scaling factors to extrapolate to predicted clearance
22 values *in vivo*.

23 Scaling factors must be chosen taking into account the *in vitro* system utilised. They
24 incorporate in particular information on the *in vitro* concentration of substance available
25 to the metabolising system (unbound), the nature and amount of the enzymes present
26 in the *in vitro* system, the corresponding amount of enzymes in hepatocytes *in vivo*, and
27 the overall mass of active enzyme in the complete liver *in vivo*. Discussions on the
28 appropriate scaling procedures and factors to be taken into account have been
29 developed by Houston and Carlile (1997), Inoue *et al.* (2006), Shiran *et al.* (2006),
30 Howgate *et al.* (2006), Johnson *et al.* (2005), Proctor *et al.* (2004).

31 *In vitro* screening for Metabolic interactions

32 *In vitro* screening procedures for the prediction of metabolic interactions have been
33 developed for pharmaceuticals. They involve testing an *in vitro* metabolising system for
34 a number of well characterised compounds, with and without the new substance
35 (Blanchard *et al.*, 2004; Turpeinen *et al.*, 2005).

36 Prediction of excretion

37 The most common major routes of excretion are renal excretion, biliary excretion and,
38 for volatile compounds, excretion via expired air.

39 There is at present no *in vitro* model to reliably predict biliary or renal excretion
40 parameters. Determining factors include molecular weight, lipophilicity, ionisation,

1 binding to blood components, and the role of active transporters. In the absence of
2 specific a priori information, many kinetic models include non-metabolic clearance as a
3 single first order rate excretion parameter.

4 Expired air (exhalation clearance)

5 Excretion into expired air is modelled using the blood/ air partition coefficient, as
6 described in [Appendix R.7.12-2](#) (Reddy *et al.*, 2005).

7 Biliary clearance

8 Current work on biliary excretion focuses largely on the role of transporters (e.g.
9 Klaassen, 2002; Klaassen and Slitt, 2005). However, experimentally determined
10 numerical values for parameters to include into modelling of active transport are largely
11 missing, so that these mechanisms cannot yet be meaningfully included in kinetic
12 models. Levine (1978), Rollins and Klaassen (1979) and Klaassen (1988) have reviewed
13 classical information on the biliary excretion of xenobiotics. Information in man is still
14 relatively scarce, given the anatomical and ethical difficulties of exploring biliary
15 excretion directly in man. Compounds may be highly concentrated into the bile, up to a
16 factor of 1000, and bile flow in man is relatively high, between 0.5 and 0.8 ml/min, so
17 that considerable biliary clearance values of several hundred ml/min, can be achieved
18 (Rowland and Tozer, 1989; Rowland *et al.*, 2004). It should be considered on a case-by-
19 case basis whether biliary excretion and possible entero-hepatic recirculation should be
20 included in the kinetic models used for prediction.

21 Renal clearance

22 In healthy individuals and in most pathological states, the renal clearance of xenobiotics
23 is proportional to the global renal function, reflected in the glomerular filtration rate,
24 which can be estimated *in vivo* by measuring or estimating the clearance of endogenous
25 creatinine. Simple models for renal clearance consider only glomerular filtration of the
26 unbound plasma fraction. However, this can lead to significant misprediction when active
27 transport processes are involved. More sophisticated models have been described which
28 include reabsorption and / or active secretion of xenobiotics (Brightman *et al.*, 2006;
29 Katayama *et al.*, 1990; Komiya, 1986 and 1982), but there are insufficient input or
30 reference data to both implement such models and evaluate satisfactorily their
31 predictivity.

32 Kinetic modelling programs

33 A number of programs for toxicokinetics simulation or prediction are either available, or
34 used by contract research companies to test their customer's compounds. A non-
35 comprehensive list of such programs is given by Coecke *et al.*, (2006). Available
36 physiologically-based modelling programs purpose-built for toxicokinetic prediction
37 include (non-comprehensive list):

- 38 • SimCYP® (SimCYP Ltd, www.simcyp.com);
- 39 • PK-Sim® (Bayer Technology Services GmbH, www.bayertechnology.com);
- 40 • GastroPlus™ (Simulations Plus Inc, www.simulations-plus.com);
- 41 • Cloe PK® (Cyprotex Plc, www.cyprotex.com);

- 1 • Noraymet ADME™ (Noray Bioinformatics, SL, www.noraybio.com).
- 2 Numerous other simulation programs, either general-purpose or more specifically
- 3 designed for biomathematical modelling, can be used to implement PBK models. A
- 4 discussion on this subject and a non-comprehensive list can be found in Rowland *et al.*
- 5 (2004).
- 6

1 **Appendix R.7.12-3 PBK Modelling and the Development of** 2 **Assessment Factors**

3

4 A simple but fictional example of the development of an assessment factor for
5 interspecies differences using PBK modelling is presented. A fictional substance,
6 compound A, is a low molecular weight, volatile solvent, with potential central nervous
7 system (CNS) depressant properties. Evidence for the latter comes from a number of
8 controlled human volunteer studies where a battery of neurobehavioural tests were
9 conducted during, and after, exposure by inhalation to compound A.

10 Compound A is metabolised *in vitro* by the phase I, mixed-function oxidase enzyme,
11 cytochrome P450 2E1 (CYP2E1) by both rat and human hepatic microsomes. There are
12 also some *in vivo* data in rats exposed by inhalation to compound A, with and without
13 pre-treatment with diallyl sulphide, an inhibitor of CYP2E1, that are consistent with
14 metabolism of compound A by this enzyme.

15 PBK models for the rat and standard human male or female for exposure by inhalation to
16 compound A are built. The rat model was validated by simulating experimentally
17 determined decreases in chamber concentrations of compound A following exposure of
18 rats to a range of initial concentrations in a closed-recirculated atmosphere exposure
19 chamber. The removal of chamber concentration of compound A over time is due to
20 uptake by the rat and elimination, primarily by metabolism. The human PBK model was
21 validated by simulating experimentally determined venous blood concentrations of
22 compound A in male and female volunteers exposed by inhalation to a constant
23 concentration of compound A in a controlled-atmosphere exposure chamber.

24 It is assumed that the following have been identified for the substance: 1) the active
25 moiety of the substance, and 2) the relevant dose-metric (i.e., the appropriate form of
26 the active moiety e.g., peak plasma concentration (C_{max}), area-under-the-curve of
27 parent substance in venous blood (AUCB), average amount metabolised in target tissue
28 per 24 hours (AM_{met}), peak rate of hepatic metabolism (AM_{PeakMet}), etc). In this case,
29 it is hypothesised that the peak plasma concentration C_{max} of compound A is the most
30 likely surrogate dose metric for CNS concentrations of compound A thought to cause a
31 reversible CNS depressant effect. However, C_{max}, is dependent upon the peak rate of
32 hepatic metabolism (AM_{PeakMet}). Therefore, the validated rat and human PBK models
33 were run to simulate the exposure time and concentrations of the human study where
34 the neurobehavioural tests did not detect any CNS depressant effects. The dose metric,
35 AM_{PeakMet} for the rat would be divided by the AM_{PeakMet} for the human. This ratio
36 would represent the magnitude of the difference between a specified rat strain and
37 average human male or female. This value may then replace the default interspecies
38 kinetic value since it is based on substance-specific data. Therefore, the derivation of an
39 appropriate assessment factor in setting a DNEL can be justified more readily using
40 quantitative and mechanistic data.

41

1 Appendix R.7.12-4 Dermal absorption percentage†

2 † Based on *in vivo* rat studies in combination with *in vitro* data and a proposal for a
3 tiered approach to risk assessment (Benford *et al.*, 1999).

4

5 Estimation of dermal absorption percentage. If appropriate dermal penetration data are
6 available for rats *in vivo* and for rat and human skin *in vitro*, the *in vivo* dermal
7 absorption in rats may be adjusted in light of the relative absorption through rat and
8 human skin *in vitro* under comparable conditions (see equation below and [Figure](#)
9 [R.7.12–4](#)). The latter adjustment may be done because the permeability of human skin
10 is often lower than that of animal skin (e.g., Howes *et al.*, 1996). A generally applicable
11 correction factor for extrapolation to man can however not be derived, because the
12 extent of overestimation appears to be dose, substance, and animal specific (ECETOC,
13 2003; Howes *et al.*, 1996; Bronaugh and Maibach, 1987). For the correction factor based
14 on *in vitro* data, preferably maximum flux values should be used. Alternatively, the
15 dermal absorption percentage (receptor medium plus skin dose) may be used. Because,
16 by definition, the permeation constant (Kp in cm/hr) is established at infinite dose levels,
17 the usefulness of the Kp for dermal risk assessment is limited.

$$18 \quad \textit{in vivo} \text{ human absorption} = \frac{\textit{in vivo} \text{ animal absorption} \times \textit{in vitro} \text{ human absorption}}{\textit{in vitro} \text{ animal absorption}}$$

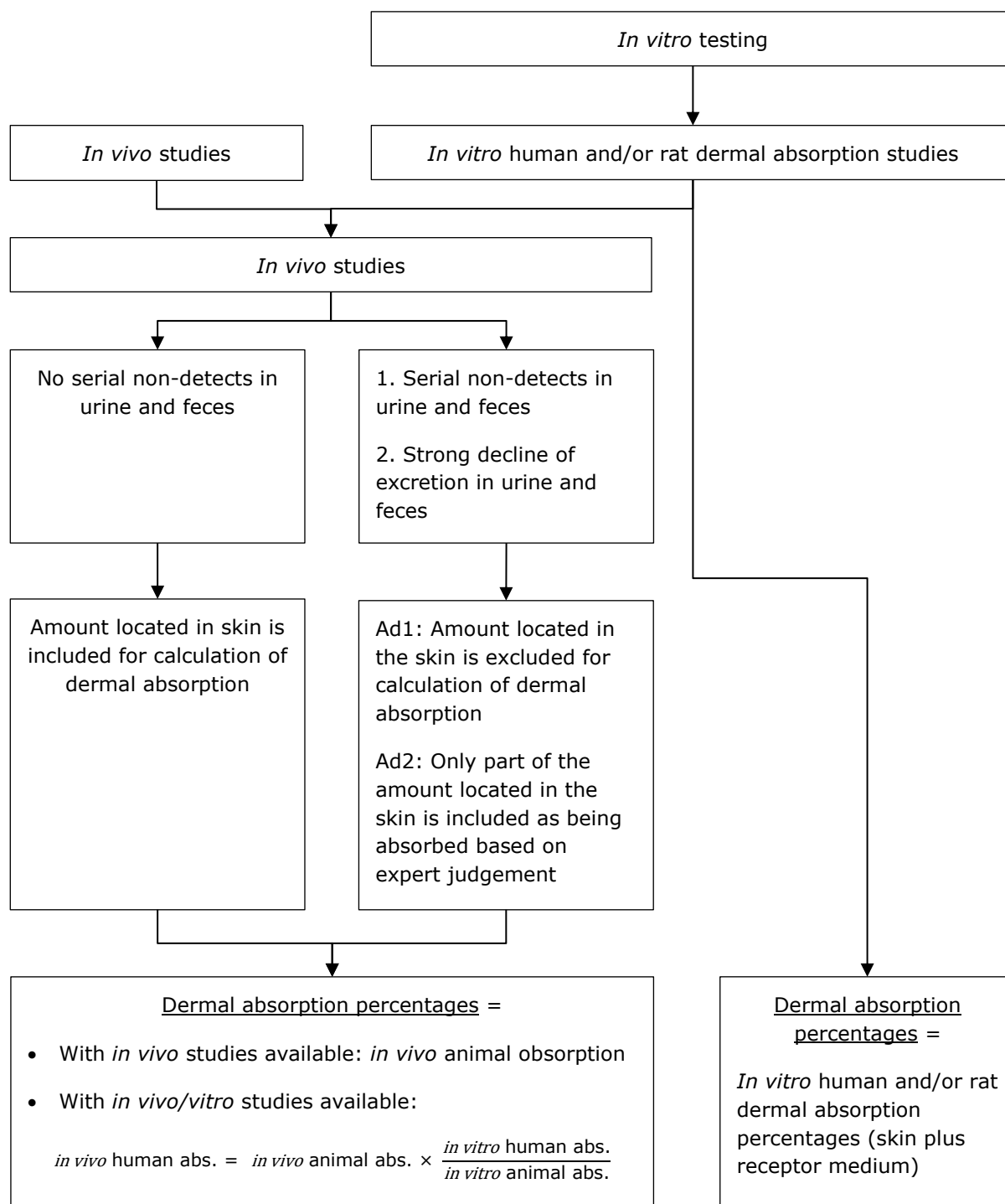
19 Similar adjustments can be made for differences between formulants (e.g. *in vivo* active
20 substance in rat and *in vitro* rat data on formulants and active substance)

21 Tiered Risk Assessment. The establishment of a value for dermal absorption may be
22 performed by use of a tiered approach from a worst case to a more refined estimate (see
23 [Figure R.7.12–4](#)). If an initial assessment ends up with a risk, more refinement could be
24 obtained in the next tier if more information is provided on the dermal absorption. In a
25 first tier of risk assessment, a worst case value for dermal absorption of 100% could be
26 used for external dermal exposure in case no relevant information is available (Benford
27 *et al.*, 1999). An estimate of dermal absorption could be made by considering other
28 relevant data on the substance (e.g., molecular weight, log P_{ow} and oral absorption data)
29 (second tier) or by considering experimental *in vitro* and *in vivo* dermal absorption data
30 (third tier, see Section [R.7.12.2.2](#)). If at the end of the third tier still a risk is calculated,
31 the risk assessment could be refined by means of actual exposure data (fourth tier)
32 ([Figure R.7.12–4](#)). This approach provides a tool for risk assessment, and in general it
33 errs on the safe side.

34

35

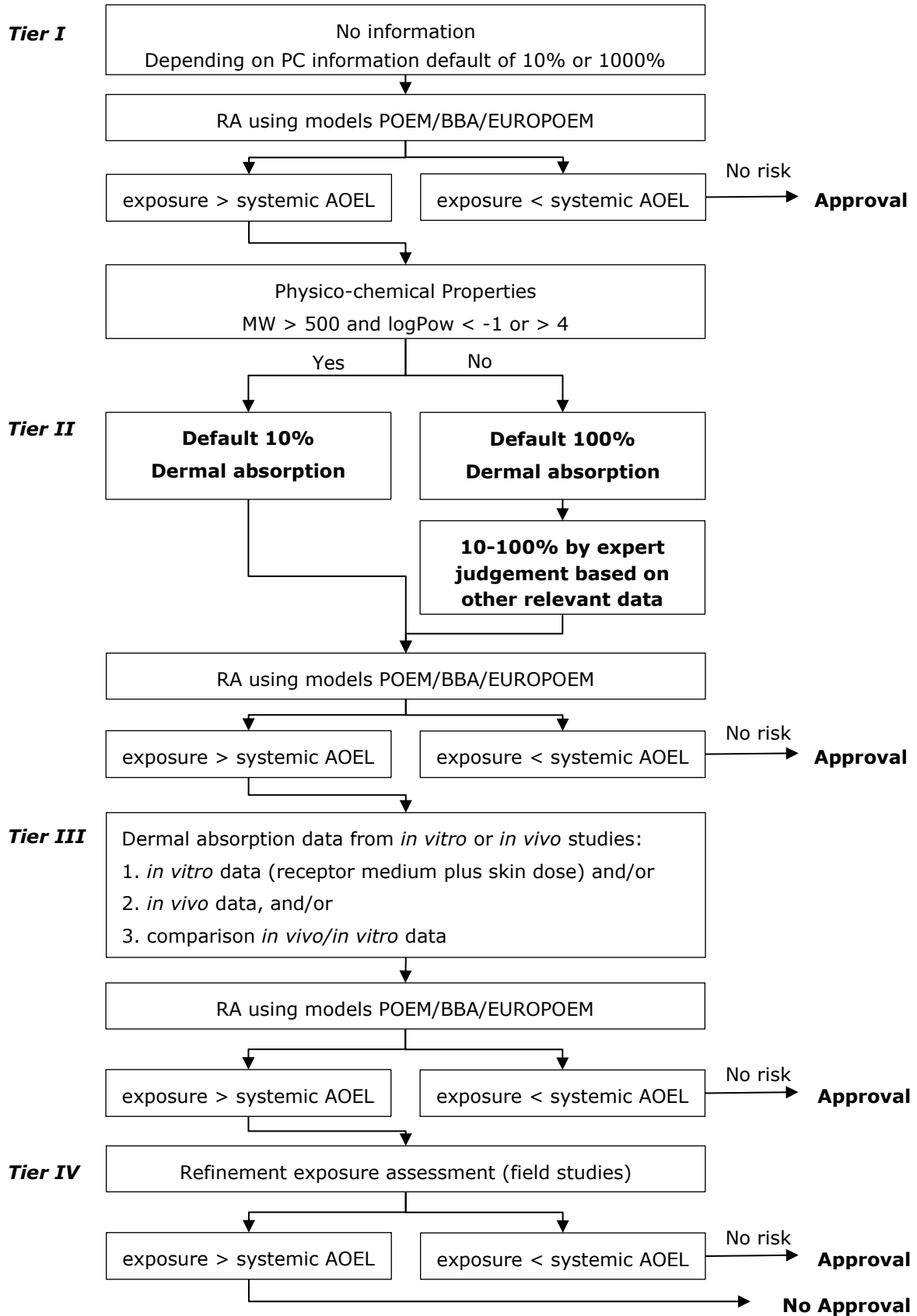
1 **Figure R.7.12—4 Overview of the possible use of *in vitro* and *in vivo* data for**
 2 **setting the dermal absorption percentage.**



3

4

1 **Figure R.7.12—5 Dermal absorption in risk assessment for operator exposure;**
2 **a tiered approach**



1 R.7.12.3 References for guidance on toxicokinetics

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R.7.13 Substances requiring special considerations regarding testing and exposure

Standard approaches for hazard and risk characterisation rely on the premise that human and/or environmental exposure to a certain substance is adequately represented by the exposure of the test substance used in standard test protocols. However, there may be situations where the composition of a substance to which human and/or environmental exposure occurs, could be different from that tested in the laboratory studies. For example substances with variability in composition may result in a similar variation in the exposure profile of the different components over time. Also the composition of a liquid that is a complex mixture might be very different from that of its associated vapour phase or the Water Accommodated Fraction (WAF) and it is therefore necessary to develop a specific testing strategy to ensure that the composition of the sample to be tested in the laboratory reflects fully the composition of the likely human or environmental exposure. Such substances are designated as *Non-standard substances*, *Complex Substances* or *Substance of Unknown or Variable composition*, *Complex reaction products* or *Biological material* (UVCB substances) and have generally the following characteristics:

- they contain numerous substances (typically closely related isomers and/or chemical classes with defined carbon number or distillation ranges), and cannot be represented by a simple chemical structure or defined by a specific molecular formula
- they are not intentional mixtures of substances.
- many are of natural origin (e.g., crude oil, coal, plant extracts) and cannot be separated into their constituent chemical species.
- the concept of *impurities* typically does not apply to complex substances.
- they are produced according to a performance specification related to their physico-chemical properties.

This class of substances requires a case-by-case consideration of the approach to define the appropriate information and methods necessary for meeting the requirements of REACH. Pigments, surfactants, antioxidants, and complex chlorine substances are examples of classes of substances, which may require special considerations to take into account the testing requirements for complex substances. Recommendations for the assessment of natural complex substances like essential oils have been recently published (<http://echa.europa.eu/support/substance-identification/sector-specific-support-for-substance-identification/essential-oils>). Additional examples are presented in Section [R.7.13.1](#) and [R.7.13.2](#) for metal and inorganic substances and petroleum products, respectively.

R.7.13.1 Metals and Inorganics

Metals and inorganic metal compounds have properties which require specific considerations when assessing their hazards and risks. These considerations may include:

- 1 • The occurrence of metals as natural elements in food, drinking water and all
2 environmental compartments
- 3 • The essentiality of some of the metals for humans and organisms living in the
4 environment and their general relationship with the natural background
- 5 • The speciation of metals influencing bioavailability and for some even the
6 hazard profile
- 7 • The short and long term bioavailability of metals and differing degrees of
8 availability to humans and other organisms in the environment

9 The classical (eco-)toxicity tests do not necessarily consider the above properties and
10 the results obtained may, therefore, be difficult to interpret. Taking specific
11 considerations into account when testing metals and inorganic metal compounds could
12 often prevent these. Extensive experience on hazard and risk assessment of metals was
13 gathered under the Existing Substances Regulation programme and the technical and
14 scientific knowledge with regard to metals has advanced significantly. These have been
15 described in detail by Van Gheluwe *et al.* (2006) for the environment and Battersby *et*
16 *al.* (2006) for human health. Specific guidance on testing and data interpretation for the
17 hazard and risk assessment of metals and inorganic metal compounds is given in the
18 chapters related to the individual endpoints.

19 **R.7.13.2 Petroleum Substances**

20 Petroleum substances belong to the group of UVCB substances: complex mixtures of
21 hydrocarbons, often of variable composition, due to their derivation from natural crude
22 oils and the refining processes used in their production. Many petroleum substances are
23 produced in very high tonnages to a range of technical specifications, with the precise
24 chemical composition of particular substances, rarely if ever fully characterised. Since
25 complex petroleum substances are typically separated on the basis of distillation, the
26 technical specifications usually include a boiling range. These ranges correlate with
27 carbon number ranges, while the nature of the original crude oil and subsequent refinery
28 processing influence the types and amount of hydrocarbon structures present. The CAS
29 definitions established for the various petroleum substance streams generally reflect
30 this, including details of final refinery process; boiling range; carbon number range and
31 predominant hydrocarbon types present.

32 For most petroleum substances, the complexity of the chemical composition is such that
33 it is beyond the capability of routine analytical methodology to obtain complete
34 characterisation. Typical substances may consist of predominantly mixtures of straight
35 and branched chain alkanes, single and multiple naphthenic ring structures (often with
36 alkyl side chains), single and multiple aromatic ring structures (often with alkyl side
37 chains). As the molecular weights of the constituent hydrocarbons increase, the number
38 and complexity of possible structures (isomeric forms) increases exponentially.

39 Similar to the petroleum substances are the hydrocarbon solvents; they also consist of
40 variable, complex mixtures of hydrocarbons and are described by EINECS numbers that
41 are also used for petroleum refinery streams. Hydrocarbon solvents usually differ from
42 petroleum refinery streams in the following ways:

- 43 • they are more highly refined;

- 1 • they cover a narrower range of carbon number;
- 2 • they contain virtually no substances of concern (e.g. benzene)
- 3 • they contain virtually no olefins.

4 Although compositionally somewhat better defined than the corresponding petroleum
5 streams, hydrocarbon solvents require special consideration of the testing strategies
6 similar to that of the petroleum substances.

7 Toxicity is defined via a concentration response and is dependant on the bioavailability of
8 the individual constituents in a UVCB test substance. This may make interpretation for
9 some substances very difficult. For example the physical form may prevent the
10 dissolution of the individual constituents of such a substance to any significant extent
11 where the whole substance is applied directly to the test medium. The consequence of
12 this would be that toxicity may not be seen in such a test system. This would thus not
13 allow for the toxicity assessment of these constituents to be addressed, were they to be
14 released into the environment independent of the original matrix.

15 Testing strategies for environmental effects of petroleum substances necessarily reflect
16 the complexity of their composition. Reflecting the properties of the constituent
17 hydrocarbons, petroleum substances are typically hydrophobic and exhibit low solubility
18 in water. However, reflecting the range of structures, constituent hydrocarbons will
19 exhibit a wide range of water solubility. When adding incremental amounts of a complex
20 petroleum substance to water, a point will be reached where the solubility limit of the
21 least soluble component is exceeded and the remaining components will partition
22 between the water and the undissolved hydrocarbon phases. Consequently, the
23 composition of the total dissolved hydrocarbons will be different from the composition of
24 the parent substance. This water solubility behaviour impacts on both the conduct and
25 interpretation of aquatic toxicity tests for these complex substances, whilst the complex
26 composition and generally low water solubility impacts on the choice and conduct of
27 biodegradation studies.

28 For petroleum derived UVCBs, the lethal loading test procedure, also known as the WAF
29 procedure provides the technical basis for assessing the short term aquatic toxicity of
30 complex petroleum substances (Girling *et al.*, 1992). Test results are expressed as a
31 lethal or effective loading that causes a given adverse effect after a specified exposure
32 period. The principal advantage of this test procedure is that the observed aquatic
33 toxicity reflects the multi-component dissolution behaviour of the constituent
34 hydrocarbons comprising the petroleum substance at a given substance to water
35 loading. In the case of petroleum substances, expressing aquatic toxicity in terms of
36 lethal loading enables complex substances comprised primarily of constituents that are
37 not toxic to aquatic organisms at their water solubility limits to be distinguished from
38 petroleum substances that contain more soluble hydrocarbons and which may elicit
39 aquatic toxicity. As a consequence, this test procedure provides a consistent basis for
40 assessing the relative toxicity of poorly water soluble, complex substances and has been
41 adopted for use in environmental hazard classification (UNECE, 2003). Complex
42 substances that exhibit no observed chronic toxicity at a substance loading of 1 mg/l
43 indicate that the respective constituents do not pose long term hazards to the aquatic
44 environment and, accordingly, do not require hazard classification (CONCAWE, 2001;
45 UNECE 2003).

1 There are two possible approaches for generating new information or interpreting
2 existing information, bearing in mind the limitations on interpretation of the results
3 mentioned above:

4 • First for petroleum substances, a model, PETROTOX, has been developed
5 (Redman *et al.*, 2006), based on previous work assuming a non-polar narcosis
6 mode of action (McGrath *et al.*, 2004; 2005). This model, which was
7 developed to predict the ecotoxicity of petroleum substances and hydrocarbon
8 blocks, could be used to address individual structures where no experimental
9 data is available.

10 • The WAF loading concept may be used for environmental hazard classifica tion
11 (GHS 2005), but should not be used for PBT assessment.

12 The complex composition and generally low water solubility also impacts the choice and
13 conduct of biodegradation studies.

14 A further complication impacting both the choice of test method and interpretation of
15 results is the volatility of constituent hydrocarbons, which shows a wide variation across
16 the range of carbon numbers and hydrocarbon structures present in petroleum
17 substances. It has been the practise to assess the inherent hazards of petroleum
18 substances by conducting testing in closed systems (going to great lengths to ensure
19 that volatile losses are minimised), even though under almost all circumstances of
20 release into the environment, there would be extensive volatilisation of many of the
21 constituent hydrocarbons.

22 Health effects testing strategies for petroleum substances also reflect the complexity of
23 their composition and their physico-chemical properties. Key factors impacting both the
24 choice of test method and interpretation of results are:

25 • the vapour pressure of constituent hydrocarbons, which show a wide variation
26 across the range of carbon numbers and hydrocarbon structures present in
27 petroleum substances. This will influence the physical nature of the material
28 to which exposure occurs

29 • the lipid solubility of constituent hydrocarbons, which show a wide variation
30 across the range of carbon numbers and hydrocarbon structures present in
31 petroleum substances. This will influence the potential for uptake into body
32 tissues

33 • the viscosity of the complex petroleum substance which can significantly
34 impact on potential for dermal absorption

35 • the presence of small amounts of individual *hazardous* constituents in
36 complex petroleum substances eg Poly Aromatic Hydrocarbons (PAH's), which
37 may or may not be relevant to the toxicity of the complex petroleum
38 substance

39 • the presence of other constituents in the complex mixture which may modify
40 (inhibit or potentiate) the toxicity of hazardous constituents.

41 Toxicological evaluation of complex petroleum substances has normally been based on
42 results of testing of the complete mixture, using OECD Guideline methods. Using this

1 approach it has been possible to take account of the complex interactions that occur
2 between individual constituents of the mixture and the various physico-chemical
3 properties that influence potential for exposure and uptake. In some cases however it
4 has been necessary to adopt modified or non-standard test methods to provide a more
5 reliable indication of the toxicity of certain petroleum fractions. The use of non-standard
6 methods to evaluate the health and environmental effects of petroleum substances is
7 described in more detail in the endpoint specific chapters.

8

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Appendix to Section R.7.13

Appendix R.7.13-1 Technical Guidance for Environmental Risk Assessment of
Petroleum Substances

1 **Appendix R.7.13-1 Technical Guidance for Environmental Risk** 2 **Assessment of Petroleum Substances**

4 **1.0 Introduction**

5 Petroleum substances typically consist of an unknown complex and variable composition
6 of individual hydrocarbons. CAS numbers used to identify petroleum substances are
7 based on various considerations including hydrocarbon type, carbon number, distillation
8 range and the type and severity of processing used in substance manufacture.

9 To characterize hazards, CONCAWE (the oil companies' European organisation for
10 environment, health and safety in refining and distribution) has grouped CAS numbers of
11 petroleum substances derived from petroleum refining into generic categories of major
12 marketed products (Boogard et. al, 2005). Further processing of these refinery streams
13 can be performed to produce more refined hydrocarbon-based solvents. These products
14 have also been further grouped to provide a consistent rationale for environmental
15 hazard classification purposes (Hydrocarbon Solvents Producers Association, 2002).

16 Petroleum substances typically contain hydrocarbons that exhibit large differences in
17 physio-chemical and fate properties. These properties alter the emissions and
18 environmental distribution of the constituent hydrocarbons, and consequently it is not
19 possible to define a unique predicted exposure concentration (PEC) for a petroleum
20 substance. It is not, therefore, possible to directly apply current risk assessment
21 guidance developed for individual substances to complex petroleum substances. To
22 provide a sound technical basis to assess environmental exposure and risks of petroleum
23 substances, CONCAWE devised the hydrocarbon block method (HBM) in which
24 constituent hydrocarbons with similar properties are treated as pseudo-components or
25 "blocks" for which PECs and predicted no effects concentrations (PNECs) can be
26 determined (CONCAWE, 1996). Risks are then assessed by summing the PEC/PNEC
27 ratios of the constituent blocks. While this conceptual approach has been adopted by
28 the EU as regulatory guidance (EC, 2003) experience in applying this method was
29 limited. Recent studies demonstrate the utility of the HBM to gasoline (MacLoed *et al.*,
30 2004; McGrath *et al.*, 2004; Foster *et al.*, 2005) and further work has been on-going to
31 support the practical implementation of the HBM methodology to higher boiling
32 petroleum substances. The following section provides a concise overview of the key
33 steps which comprise the HBM and it's application to the risk assessment of petroleum
34 substances.

35

36 **2.0 Outline of Method**

37 Risk assessment of petroleum substances using the HBM involves an eight step process:

38 2.1. Analyze petroleum substance composition & variability

39 The initial step involves analytical characterization of representative samples with
40 different CAS numbers included in the petroleum substance category (e.g. kerosines, gas
41 oils, heavy fuel oils, etc.). Analytical approaches used for this purpose are generally

1 based on chromatographic methodology and have been described previously (Comber *et al.*, 2006, Eadsforth *et al.*, 2006).

3 Options for analysis of petroleum substances that have been used include:

- 4 a. Full characterisation using GC can be performed on some simpler substances,
5 e.g. gasoline. However, full characterization of higher boiling point streams is
6 not feasible due to the increased complexity of the substances and rapidly
7 increasing number of hydrocarbon components present in such substances.
- 8 b. "Modified" Total Petroleum Hydrocarbon (TPH) in which the aromatic and
9 aliphatic fractions of the sample are first separated via a HPLC column. The
10 hydrocarbon distribution in both fractions is then quantified as a function of
11 equivalent carbon number using flame ionization detection. The equivalent
12 carbon number (EC#) is defined by the elution time of the corresponding n-
13 alkane standards. This approach has been adopted in risk-based assessment
14 of petroleum contaminated sites (McMillen *et al.*, 2001). This method can be
15 used to quantify hydrocarbons up to an EC# of ca. 120.
- 16 c. Two dimensional chromatography (2d-GC) uses the same initial fractionation
17 step used in the above TPH method. Further resolution of the various aromatic
18 (e.g. mono, di, tri, poly aromatic and partially hydrogenated aromatic ring
19 classes) and aliphatic (e.g. n-paraffins, i-paraffins, monocyclics, dicyclics and
20 polycyclic saturated ring structures) classes is achieved by the coupling of two
21 columns, respectively based on volatility and polarity, in series. This high
22 resolution method can be used to quantify hydrocarbons up to an EC# of ca.
23 35. However, this method is limited to petroleum substances that contain a
24 significant fraction of hydrocarbons below EC# 35 (Eadsforth *et al.*, 2006).

25 2.2 Select hydrocarbon blocks (HBs) to describe product composition

26 Given the type of compositional data obtained using the methods above, HBs can be
27 selected on the basis of EC# (i.e. boiling point range) and low (aromatic vs. aliphatic
28 classes) or high (up to 16 hydrocarbon classes) resolution blocking schemes. Within
29 aromatic and aliphatic classes or sub-classes, variation in physico-chemical properties
30 depends on the range of EC# used to define the block. Analyses from multiple samples
31 should be used to determine the mean and variance of HB mass fractions that are
32 representative for the petroleum substance category under investigation.

33 2.3. Define relevant physico-chemical and fate property data for HBs

34 In order to perform environmental fate and effects modeling, physico-chemical and fate
35 properties must be assigned to HBs. To estimate HB properties, CONCAWE has
36 developed a library of ca. 1500 individual hydrocarbon structures that attempts to
37 represent the structural diversity of the hydrocarbons present in petroleum substances.
38 For each structure, publicly available quantitative structure property relationships
39 (QSPR) have been used predict key properties (e.g. octanol-water partition coefficient,
40 vapour pressure, atmospheric oxidation half-life, fish bioconcentration factor), (Howard
41 *et al.*, 2006). To estimate primary biodegradation half-lives for various compartments,
42 literature data on hydrocarbons tested in unacclimated conditions involving mixed
43 cultures under environmentally realistic conditions have been used to develop a
44 hydrocarbon-specific QSPR (Howard *et al.*, 2005). This new QSPR has been applied to

1 estimate the half-life of representative library structures. Property data for individual
2 library structures are then "mapped" to the corresponding HBs to assign HB property
3 estimates. Due to the very low solubility of hydrocarbons with EC# > 35 in
4 environmental media, these components are treated as inert constituents that are not
5 considered further in exposure or effect assessment.

6 2.4. Estimate environmental emissions of HBs throughout product lifecycle stages

7 Once HBs have been selected and properties defined, an emission characterization
8 covering production, formulation, distribution, professional and personal use and waste
9 life stages must be performed for the petroleum substance category. In addition to
10 assessing the total magnitude of emissions into each environmental compartment (air,
11 water and soil), it is also necessary to speciate these emissions in terms of the HB blocks
12 selected that describe the petroleum product. As in the case of single substance risk
13 assessments, emissions characterization must be considered at different scales (local,
14 regional and continental) and determined using either measured, modeled or, in the
15 absence of other information, conservative default emission factors that are derived
16 given HB properties and product use categories.

17 2.5. Characterize fate factors and intake fractions of HBs

18 To assess the environmental fate behavior of HBs, EUSES modeling has been performed
19 for each library structure for different unit-emission scenarios (i.e. 100 kg/yr, 10 kg/yr
20 or 1 kg/yr emission into air or water or soil at continental, regional and local scales,
21 respectively). From these EUSES model runs, fate factors (fFs) and human intake
22 fractions (iFs) for each emission scenario have been calculated. Fate factors for each
23 compartment are defined as the calculated PEC in the compartment divided by the
24 assumed emission for a given scenario. Intake fractions are defined as the predicted
25 human exposure divided by the emission for a given scenario. This modeling exercise
26 has provided a library of fFs and iFs for all representative hydrocarbon structures (van
27 de Meent, 2007). This approach has the advantage that EUSES fate modeling only
28 needs to be performed once so that results can then be consistently applied across
29 different petroleum substance groups.

30 2.6. Determine environmental & human exposure to HBs

31 To calculate compartmental PECs and human exposures for different spatial scenarios,
32 block emissions for the scenario are first equally divided among representative
33 structures that "map" to that block. Emissions are then simply multiplied by the
34 corresponding fFs or iFs that correspond to that structure to scale the model predicted
35 exposure or human intake to the actual emission. PECs or human exposures for the
36 block are then calculated by summing results for all of the representative structures that
37 comprise the block.

38 For petroleum substances use of environmental monitoring data needs specific
39 consideration. While data may be available for "total" hydrocarbons or specific
40 hydrocarbon structures (e.g. naphthalene, chrysene), the source of these constituents
41 may be multiple anthropogenic and natural sources. Therefore, such release or
42 monitoring data may be only used to provide a worst-case, upper bound estimate of the
43 concentration of a "block" for screening purposes. In contrast, model derived PECs are
44 intended to provide a more realistic estimate for substance risk assessment since these

1 values represent only the fraction of the observed total concentration of the "block" in
2 the environment that is attributable to the specific petroleum substance under study.

3 2.7. Assess environmental effects of HBs

4 Since petroleum substances are comprised principally of only carbon and hydrogen,
5 these substances will exert ecotoxicity via a narcotic mode of action (Verhaar *et al.*,
6 2000). Moreover, ecotoxicity endpoints for narcotic mixtures are generally observed and
7 quantitatively modeled as simply additive (de Wolf *et al.*, 1988; McGrath *et al.*, 2005;
8 DiToro *et al.*, 2007). To assess the environmental effects of HBs comprising petroleum
9 substances on aquatic and wastewater organisms, a modification of the target lipid
10 model (McGrath *et al.*, 2004; Redman *et al.*, 2007) has been developed that builds on
11 the work by Verbruggen (2003) in which toxicity relationships are related to membrane-
12 water rather than octanol-water partition coefficients (Redman, 2007). This revision is
13 needed to allow extension of the target lipid model to more hydrophobic constituents,
14 beyond gasoline range hydrocarbons, that are present in many petroleum substances.
15 The revised target lipid model has been used to derive PNECs for all CONCAWE library
16 structures. If coupled with equilibrium partitioning theory, this model framework can
17 also be used to support effects assessment in the soil/sediment compartment (Redman
18 *et al.*, 2007b).

19 2.8. Evaluate individual and aggregate risk of HBs

20 To assess environmental risks, the PEC/PNEC ratio for each library structure within a
21 block is calculated and then the ratios for different structures summed within each block.
22 The additive risk contributed by all the blocks is then determined to estimate the risk of
23 the petroleum substance group. This calculation is performed for each spatial scale.

24 Efforts are currently underway to automate the HBM method into a simple spreadsheet-
25 based computational tool. This tool is intended to provide a generic methodology to
26 support petroleum substance risk assessment that: (1) links analytical characterization
27 of petroleum substances to HB definition; (2) provides a consistent technical framework
28 across different petroleum groups; (3) reflects the current state of science; and (4) is
29 transparent and practical in scope. Availability of this tool will also allow the sensitivity
30 of risk characterisation to be assessed in response to changes in compositional
31 assumptions or alternative "blocking" schemes. Moreover, this tool will enable
32 identification of HBs which are principal contributors to the PEC/PNEC ratio and where
33 refinement in further data collection can be logically focused if the estimated PEC/PNEC
34 > 1.

35

36 **3.0 Limitations**

37 At present the current HBM methodology does not quantitatively address effects on the
38 air compartment due to lack of standardised laboratory hazard data. In addition, the
39 method does not address heterocyclic compounds (e.g. carbazoles in cracked fuels) or
40 metals (e.g. vanadium and nickel in fuel oils and asphalt) which may be present at low
41 levels in certain petroleum substances. The potential for reduced exposure of certain
42 polyaromatic hydrocarbons as a result of photodegradation or enhanced toxicity due to
43 photoactivation is also not addressed due to the complexity and site-specific nature of

1 these processes. Nevertheless, these issues may be considered on a case-by-case basis,
2 at least in a qualitative manner.

3 The scope of the generic methodology is intended to address the risks posed by
4 hydrocarbon components in petroleum substances. Therefore, additives that are
5 intentionally introduced to modify the technical properties or performance of petroleum
6 substances are outside the scope of this methodology, but in any event, these
7 substances will be subject to independent risk assessments. Likewise, secondary
8 constituents that are generated from reactions resulting from petroleum substance use
9 (e.g. combustion by-products other than hydrocarbons components in the substance)
10 are excluded and addressed by other EU and country-specific regulations.

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Appendix to Chapter R.7

1 **Appendix R.7—1 Threshold of Toxicological Concern** 2 **(TTC) – a concept in toxicological and environmental risk** 3 **assessment**

4

5 **Human Health Aspects**

6 Risk assessment for human health effects is based on the threshold of a critical
7 toxicological effect of a substance, usually derived from animal experiments.
8 Alternatively, a toxicological threshold may also be based on the statistical analysis of
9 the toxicological data of a broad range of structurally-related or even structurally-
10 different substances and extrapolation of the no effect doses obtained from the
11 underlying animal experiments for these substances to levels considered to be of
12 negligible risk to human health. This latter approach refers to the principle called
13 Threshold of Toxicological Concern (TTC). Regarded in this way the TTC concept could be
14 seen as an extension of such approaches read-across and chemical category. As such,
15 the TTC concept has been incorporated in the risk assessment processes by some
16 regulatory bodies, such as the U.S Food and Drug Administration (FDA) and the UN JMPR
17 and EU EFSA in the assessment of flavourings and food contacts articles (SCF, 2001), as
18 an approach to identify exposure levels of low regulatory concern, and as a tool to justify
19 waiving of generation of animal data.

20 This section will briefly discuss different TTC approaches, their limitations, criteria for
21 use, and finally their potential use under REACH.

22 TTC approaches

23 The TTC was implemented by the FDA as the *Threshold of Regulation* from food contact
24 materials since 1995; a TTC value of 1.5 µg per person per day was derived for a
25 chemical database that covered carcinogenicity (i.e. their calculated one per million risk
26 levels; Gold *et al.*, 1995). This value is considered to be applicable for all endpoints
27 except genotoxic carcinogens.

28 Munro *et al.* (1996) subsequently developed a structure-based TTC approach on
29 principals originally established by Cramer *et al.* (1978). The structural classes of organic
30 substances analysed showed significantly different distributions of NOEL's for subchronic,
31 chronic and reproductive effects. Carcinogenic or mutagenic endpoints were not
32 considered. Based on the chemical structure in combination with information on toxicity
33 three different levels (90, 540 and 1800 µg per person per day, respectively) were
34 derived. UN-JMPR and EU EFSA have implemented these values in the regulations for
35 indirect food additives.

36 Another structure-based, tiered TTC concept developed by Cheeseman *et al.* (1999),
37 extended the Munro *et al.* (1996) 3 classes approach by incorporated acute and short-
38 term toxicity, mutagenic and carcinogenic potency (but exempting those of high
39 potency).

40 More recently, Kroes *et al.* (2004) evaluated the applicability for different toxicological
41 endpoints, including neurotoxicity and immunotoxicity, and proposed a decision tree with
42 6 classes of organic substances. Allergens or substances causing hypersensitivity could

1 not be accommodated due to the lack of an appropriate database (enabling statistical
2 analysis for this category of substances).

3 Apart from the two indicated cases, the other approaches have not been adopted by any
4 regulatory body.

5 Recently, ECETOC has proposed a Targeted Risk Assessment approach for REACH
6 including a series of threshold values for a wide variety of organic and non-organic
7 substances (both volatile and non-volatile), i.e. so-called Generic Exposure Value (GEV),
8 and Generic Lowest Exposure Value (GLEV) for acute and repeated dose toxicity
9 (ECETOC, 2004). Category 1 and 1B carcinogens, mutagens and reprotoxins were
10 excluded. The GEV is a generic threshold values for occupational exposure (and derived
11 dermal values), derived from some most stringent Occupational Exposure Limits (OEL).
12 The GLEV is based on classification criteria for repeated dose toxicity and extrapolation
13 factors. It is noted that the derivation of GEV values was based upon an analysis of
14 current published occupational exposure levels, and therefore also incorporated socio-
15 economic and technical arguments in addition to the assessment factors applied to
16 toxicological endpoints and other data on which the OELs were based. This approach has
17 not been peer reviewed nor accepted by regulatory bodies.

18 Basic requirements

19 The TTC concept discussed above require a minimum set of information in order to be
20 applied successfully. However it should be noted that the application of TTC excludes
21 substances with certain structural elements and properties including:

- 22 • Non-essential, heavy metals and polyhalogenated dibenzodioxins, -
23 dibenzofurans, or-biphenyls and similar substances:
24 This class of substances cannot be addressed by the TTC concepts due to the
25 bio-accumulating properties. Although the TTC approach is able to
26 accommodate other categories of substances with bio-accumulating potential,
27 within the regulatory context, substances with potential for bioaccumulation
28 are 'of concern' and need to be assessed on a case-by-case basis. Potentially
29 bioaccumulating or persistent substances are also excluded from default
30 environmental risk assessments.
- 31 • Genotoxic carcinogens:
32 A case-by-case risk assessment is required for genotoxic carcinogens, even
33 though some carcinogens can be accommodated within the TTC concept if the
34 estimated intake is sufficiently low ($<0.15 \mu\text{g/day}$).
- 35 • Organophosphates:
36 This class of high potency neurotoxicants are excluded.
- 37 • Proteins:
38 This class of substances is a surrogate to address specifically potential (oral)
39 sensitisation, hypersensitivity and intolerances. There are no appropriate
40 databases available which allow the derivation of a generic threshold for this
41 type of endpoint.

42 Additionally, another very critical criterion concerns the knowledge on the handling and
43 use of the substance. TTC is only applicable in case there is detailed information

1 available on all anticipated uses and use scenarios for which the risk assessment is
2 provided.

3 Limitations

4 The TTC has several limitations. First of all, they are derived on data bases covering
5 primarily systemic effects from oral exposure. This is especially important concerning
6 occupational situations where inhalation or dermal exposure is the main route of contact.
7 Only some cover mutagenic, carcinogenic and acute effects, and in fact none (except for
8 the proposed ECETOC approach) addresses local effects such as irritation and
9 sensitisation.

10 As all TTC approaches (except for the proposed ECETOC approach) have oral exposure
11 as the principle route, further substantial efforts are needed to explore its potential use
12 for the exposures routes inhalation and skin contact, before any application may become
13 realistic.

14 Several of the structurally-based approaches to TTC have limitations in applicability
15 domain and cannot accommodate every chemical class. For instance, proteins, heavy
16 metals, polyhalogenated-dibenzodioxins, aflatoxin-like substances, N-nitroso-
17 compounds, alpha-nitro furyl compounds and hydrazins-, triazenes-, azides-, and azoxy-
18 compounds have been excluded by the approach of Kroes *et al.* (2004). Also excluded
19 are highly potent neurotoxicants, organophosphates and genotoxic carcinogens.

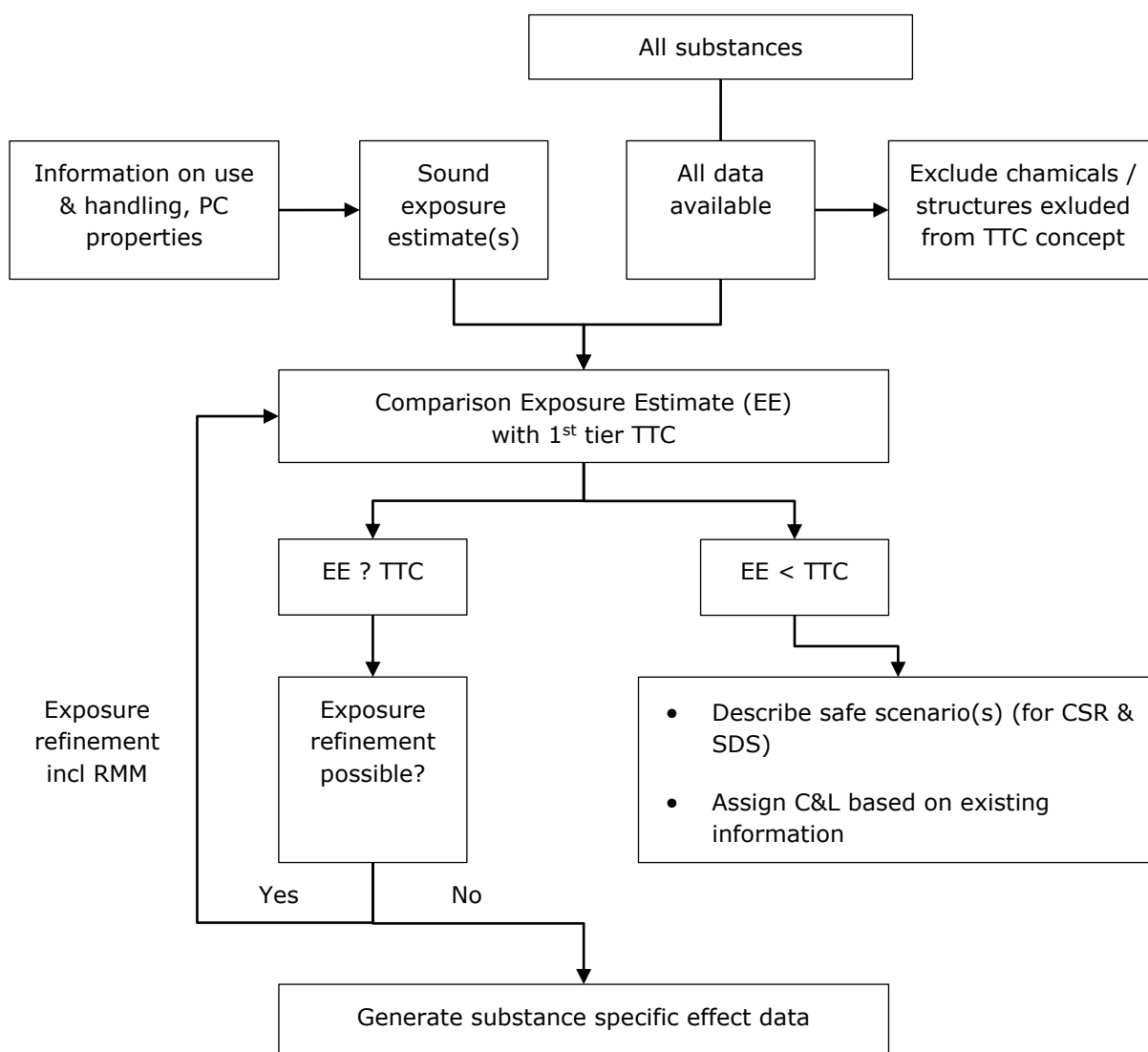
20 As indicated, the TTC approach is only applicable in case there is detailed information
21 available on all anticipated uses and use scenarios for which the risk assessment is
22 provided. Based on the experience of the EU Risk Assessment Programme for Existing
23 Substances, robust exposure estimates will require a significant effort, even in cases
24 where the uses were well characterised. In case of a multitude of (dispersive) uses and
25 applications, it may not be feasible to generate overall exposure estimate with detail and
26 precision necessary for use in a risk assessment relying on the thresholds based on the
27 TTC concept. Therefore, a TTC will in practice only be applicable in those cases where
28 there are only a few number of exposure scenario's that allow well characterisation.

29 Furthermore, the use of the TTC approach does not provide information on classification
30 and labelling of a substance, or on its potency for a specific effect.

31 Use of the TTC concept

32 The TTC concept has been developed primarily for use within a risk assessment
33 framework. As already indicated, the TTC concept is applied for regulatory purposes by
34 the U.S FDA and the EU EFSA and UN JMPR in the assessment of food contact articles
35 and flavourings, respectively. These specific TTC approaches underwent a critical review
36 before being accepted on this regulatory platform. Clearly, in the same way, any other
37 TTC approach should be agreed upon by the relevant regulatory body before use, and it
38 should be clearly indicated for which endpoints, routes and population they apply.

1 **Figure R.7.13—1 Generic TTC scheme/concept under REACH.**



The figure illustrates the way a TTC can be used: it precedes any substance-specific testing. One tier is shown, but one could apply additional tiering rounds (as clearly illustrated by the approach presented by Kroes *et al.*, 2004) dependent upon the substance of interest.

2

3 Potential use within REACH

4 It is feasible that within REACH the TTC concept may be of use for the chemical safety
5 assessment at tonnage levels triggering limited information on repeated dose toxicity
6 and/or reproduction: REACH clearly indicates the need for non-testing methods and
7 provides the opportunity of waiving testing based on exposure considerations. When
8 clearly documented and justified the following options could apply.

9

1 REACH Annex VII

2 The testing requirements specified in Annex VII would normally not trigger toxicity
3 testing involving repeated exposures and the information at this tonnage level do
4 provide insufficient information to determine a dose descriptor or any other starting
5 point for the derivation of a DNEL for use in an assessment of the human health risks
6 associated with repeated exposures. Although non-testing or *in vitro* methodologies may
7 give insight in the toxicological properties of a substance, generally such methods are
8 insufficiently specific to provide quantitative information on the potency and/or threshold
9 of an adverse effect. In such a case the threshold derived from the TTC methodology
10 might provide a reference value to assess the significance of the human exposure.

11 REACH Annex VIII-X

12 At these tonnage levels there may be circumstances triggering an adaptation of the
13 REACH requirements that may lead to waiving of the repeated dose toxicity study and,
14 consequently, the generation of a substance-specific dose descriptor or another starting
15 point for the derivation of a DNEL:

- 16
- 17 • in Annex VIII, repeated dose toxicity (28 d test, 8.6) and reproductive toxicity
18 testing (8.7) may be waived if relevant human exposure can be excluded in
accordance with Annex XI section 3.
 - 19 • in Annex IX and X testing could be waived in case there is no significant
20 exposure, and there is low toxicity, and no systemic exposure.

21 In a case-by-case consideration, the appropriate threshold derived from the TTC
22 methodologies agreed upon by the relevant regulatory body might be considered as a
23 starting point to assess the significance of the human exposure. The level chosen will be
24 critical to ensure a level of sufficient protection.

25 Final remark

26 Independent of the approach used in risk assessment of industrial chemicals it is
27 important to maintain a sufficient level of protection. In the striving for alternatives to
28 animal testing one suggested approach is the use of generic threshold values. However,
29 application of TTC would imply that limited data may be generated and thus, that the
30 level of protection might be influenced. From information on flavouring substances in the
31 diet the TTC concept seems to be reasonable well based with respect to general toxicity
32 and the particular endpoints examined. However, the possible application of TTC on
33 industrial chemicals needs to be carefully considered. There may be some important
34 differences between industrial chemicals and substances used for food contact articles or
35 flavourings, such as differences in use pattern and composition (for a further discussion
36 see Tema Nord, 2005; COC, 2004).

37

38

1 **TTC concept for the environment***

2 Two approaches

3 Two different approaches have been used when deriving a TTC for the environment, i.e.
4 the *action-limit* proposed by EMEA/CPMP (2001) and the environmental Exposure
5 Threshold of No Concern (ETNC) proposed by ECETOC (2004) and de Wolf *et al.* (2005).
6 Both these approaches are restricted to the pelagic freshwater compartment.

7 1. The first of these TTC-approaches, i.e. the *action-limit*, originates from a draft
8 on environmental risk assessment of human pharmaceuticals (EMEA/CPMP,
9 2001), describing a tiered risk assessment process. The initial step is an
10 environmental exposure assessment in which a coarsely predicted
11 environmental freshwater concentration (PEC) for the pharmaceutical
12 ingredient, or its major metabolites, is compared to an action limit (0.01
13 µg/L). In case the PEC is smaller than the action-limit and no environmental
14 concerns are apparent, no further action is considered needed. On the other
15 hand, when the PEC is larger than the action-limit, the assessment continues
16 to a second phase, which involves an environmental fate and effect analysis.
17 The action limit is based on an aquatic concentration below which it was
18 concluded that no ecotoxicity data on drugs for relevant standard test
19 organisms were reported (U.S. FDA, 1996). This concentration was further
20 divided by an assessment factor of 100 to obtain the action limit. The action-
21 limit has been questioned by the CSTEE since drugs with lower effect
22 concentrations were found. In addition, the focus on acute toxicity in the draft
23 was questioned, as chronic toxicity was considered more relevant for this kind
24 of substances, i.e. pharmaceuticals.

25 2. A different TTC-approach was applied deriving an ETNC for the pelagic
26 freshwater compartment, i.e. ETNC_{aquatic} (ECETOC, 2004; de Wolf *et al.*,
27 2005). This approach was based on existing toxicological databases and
28 substance hazard assessments for organisms in the freshwater environment,
29 and a categorisation of substances into four different modes of action (MOA)
30 according to the system by Verhaar *et al.* (1992). The stratified data was
31 fitted to a lognormal distribution from which a fifth percentile, with a 50%
32 confidence interval, was determined. This value was then divided by an
33 assessment factor, ranging from 1 to 1000 depending on the data to obtain
34 the ETNC_{aquatic}. Metals, inorganics, and ionisable organic substances are not
35 covered by this system, and thus not included when deriving the ETNC_{aquatic}.
36

37 The authors proposed an overall value of 0.1µg/L for MOA1-3. The authors
38 considered that a broad application of the ETNC_{aquatic} concept also needed to
39 cover MOA4, and that the resulting ETNC_{aquatic} likely would have to be much
40 lower. This idea is substantiated by the fact that a substantially lower
41 ETNC_{aquatic} was observed when analysing the substances assigned a MOA4,

* Based on TemaNord 2005: 559.

1 as the resulting ETNCAquatic, MOA4 was 0.0004 µg/l. The lowest individual
2 NOEC value in that particular database was 0.0006 µg/l (Fenthion).

3 Regulatory use

4 There is presently no use of the TTC concept as regards environmental assessments.
5 However, in a draft by EMEA/CPMP (2001, 2005) a stepwise, tiered procedure for the
6 environmental risk assessment of pharmaceuticals (for human use) is proposed. This
7 approach would involve a TTC approach as it includes an action limit of 0.01 µg/l in
8 pelagic freshwater environment.

9 The ETNC may be considered a risk assessment tool, and data might still be needed for
10 classification or PBT assessment. In general, acute toxicity data will be
11 available/predictable, and the resulting PNEC will often be above the ETNC. If it is lower,
12 then the substance should be considered in more depth.

13 Discussion

14 The TTC-concept represents a new approach as regards environmental risk assessments
15 since it results in a general PNEC (a non-effect threshold value) that is intended to be
16 applied on an entire group of substances, as compared to the standard substance
17 specific PNEC.

18 The TTC approach is developed only for direct effects on the pelagic freshwater
19 ecosystem and not effects due to bioaccumulation, or accumulation in other
20 compartments. In addition, the concept does not cover metals, other inorganic
21 compounds, or ionisable organic compounds. The use of the threshold of no toxicological
22 concern, as compared to experimental data, implies a higher risk of not considering the
23 toxicity of degradation product(s)/metabolite(s), which may be unfortunate if they are
24 more toxic than the parent compound.

25 It has been proposed by de Wolf *et al.*, 2005 to use the TTC concept as a tool for
26 screening in order to select/prioritise substances for testing/further risk assessment, e.g.
27 it may help to inform downstream users about the relative risk associated with their
28 specific uses. The approach could also be valuable in putting environmental monitoring
29 data into a risk-assessment perspective. For these applications the concept may work if
30 the TTC is satisfactory determined. However, because only toxicity is considered, P and
31 B criteria should also be consulted. The main reason using the TTC approach would be
32 the saving of aquatic freshwater test organisms, including vertebrate species (mainly
33 fish).

34 The method of deriving a PNEC, using the NOEC for the most sensitive species and an
35 assessment factor, is the standard approach in TGD to derive a threshold value, i.e.
36 Predicted No Effect Concentration (PNEC), for a substance. Instead of using NOECs for
37 the most sensitive species, it has for some data rich substances (e.g. Zn in the Existing
38 Substance Regulation) been accepted to instead use the 5th percentile and lognormal
39 distribution, of all species from all phyla, to derive a NOEC. This since the traditional
40 method of deriving PNEC, according to the TGD, for the data rich metals resulted in
41 PNECs below background values. In these cases, ecotoxicity data for a number of
42 species and phyla was used to derive a toxicity threshold (PNEC) for one substance. This
43 differs from the ETNCAquatic (TTC)-approach, where instead an assessment factor is
44 used on the fifth percentile of toxicity data for the many species for many substances

1 (belonging to a defined group). In the first case, the concept accepts that 5% of the
2 species NOECs will fall below the threshold. In the second case, the concept accepts that
3 5% of the substance PNECs will fall below the threshold. Is the safety level for the
4 environment similar in these two cases? The consequences should be further evaluated.

5 What is the added value of using a generic PNEC as compared to (Q)SAR estimates,
6 when no substance specific experimental toxicity data is available? As regards what
7 Verhaar *et al.* (1992) defined as mode of action 1-2, available QSAR models exist,
8 which are based on more specific data, which should be more relevant than a generic
9 TTC. However, it should be stressed that QSARs are usually used as indicators of an
10 effect, and not for confirmation of lack of effects (which is the opposite of how the TTC is
11 proposed to be used!).

12 If the TTC-concept is to be used, should one or several threshold values be used? Using
13 more than one threshold value implies a higher risk of using the wrong (not safe)
14 threshold. The use of several thresholds put higher demands on the categorisation
15 system. Substances may be categorised according to different systems. Considering the
16 fact that the knowledge in this field has continued to grow over the years, is the
17 approach suggested thirteen years ago by Verhaar *et al.* (1992), as proposed by ECETOC
18 (2004) and de Wolf *et al.* (2005), presently the most appropriate way of grouping
19 substances in order to derive a TTC? This method uses four modes of toxic action to
20 differentiate between substances. Even though rules exist as to categorise that a
21 substance exhibits one of the first of these three modes of action, it is however not
22 possible, based on definite structural rules, to decide whether or not a substance exhibits
23 the fourth of these modes. Inclusion in this fourth class must, and should, be based on
24 specific knowledge on mode of toxic action of (groups of) substances. In addition, a
25 substance may have more than one mode of action.

26 Hence, the use of only one threshold value appears to be the most transparent and
27 conservative approach. As a consequence of the above, it seems reasonable to base this
28 threshold value on chronic toxicity data for the most toxic substances, i.e. those
29 categorised as having a specific mode of toxic action.

30 TTC can presently not be used as a stand-alone concept, but could perhaps in the future
31 be included in a *Weight-of-Evidence* approach when deciding on potential derogations.

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