

COMPILED COMMENTS ON CLH CONSULTATION

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Substance name: 1,1-dichloroethylene; vinylidene chloride

CAS number: 75-35-4

EC number: 200-864-0

Dossier submitter: France

GENERAL COMMENTS

Date	Country	Organisation	Type of Organisation	Comment number
05.08.2022	France	<confidential>	Industry or trade association	1

Comment received

<confidential>, as Lead registrant for the substance submits the comments on the classification proposal for VDC (CAS 75-35-4) on behalf of <confidential> and <confidential> (member of the joint submission). Giving the time frame for the comments submission, only majors points have been discussed.

CARCINOGENICITY

Date	Country	Organisation	Type of Organisation	Comment number
09.08.2022	Germany		MemberState	2

Comment received

The classification of 1,1-dichloroethylene as Carc. 1B, H351 is supported. The well-conducted NTP studies (2015) in mice and rats are particularly relevant for the assessment of classification. As part of these studies, 1,1-dichloroethylene induced various benign and malignant tumours via the inhalation route. Relevant tumours were found in both sexes in rats and mice in the absence of excessive toxicity. Moreover, some tumours showed reduced tumour latency. 1,1-dichloroethylene is metabolised to mutagenic compounds (e.g. epoxides) and there is no evidence that this pathway is not relevant to humans. Overall, the criteria for category 1B are fulfilled.

MUTAGENICITY

Date	Country	Organisation	Type of Organisation	Comment number
09.08.2022	Germany		MemberState	3

Comment received

The proposed classification of 1,1-dichloroethylene as Muta 2, H341 is justified based on positive findings in an in vivo genotoxicity assay (comet assay) on somatic cells (Anonymous, 2016). These findings are supported by positive results after metabolic activation from in vitro mutagenicity assays, including one MLA (Mc Gregor D. et al, 1991) as well as reverse bacterial mutation tests (e.g. Oesch et al., 1983).

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05.08.2022	France	<confidential>	Industry or trade association	4
Comment received				
<p>Based on the available in vivo data investigating genotoxicity to the germ cells, the classification for mutagenicity is not warranted.</p> <p>In a high number of in vitro data, VDC is genotoxic in vitro (gene mutation and clastogenic effects), and especially in the presence of metabolic activation.</p> <p>The in vivo micronucleus tests on bone marrow or circulating erythrocytes conducted in mice (Sawada et al., 1987; National Toxicology Program, 2015) or the chromosomal aberration test on rat bone marrow cells (Quast et al., 1986) did not show any evidence of chromosome aberrations. All 4 studies are negative.</p> <p>While the exposure of the target cells to VDC cannot be demonstrated in 3 studies, cytotoxicity was reported in the bone marrow micronucleus test conducted in mice and reported by Sawada (1987). A slight decrease in the PCE/NCE ratio was observed at the highest tested dose levels. At 200 mg/kg after one single administration, the decrease was 23% compared to the vehicle control group, and at 100 mg/kg after 4 administrations, the decrease was 8.3%. The decrease of 23% in the ratio PCE/NCE reported at 200 mg/kg demonstrates that the bone marrow was exposed to VDC. In addition, a positive control group giving a clear positive response was concurrently tested. This test is sufficiently reliable and can be used to prove that VDC reached the target cells and did not induce genotoxic effects in the in vivo micronucleus test.</p> <p>The in vivo Comet assay (Anonymous, 2016) showed significant and/or biologically relevant DNA damage without adverse histopathological findings in lung, liver and kidney cells. It has been concluded that VDC induces DNA damage in somatic cells, and probably gene mutations as negative results were observed in the in vivo micronucleus test (Sawada et al., 1987).</p> <p>Three in vivo tests assessing mutagenicity to germ cells are available.</p> <p>Two dominant lethal (DL) assays show negative results. According to the OECD guideline 478, the "purpose of the DL test is to investigate whether chemicals produce mutations resulting from chromosomal aberrations in germ cells". In addition, the guideline states that "DLs generally are the result of gross chromosomal aberrations (structural and numerical abnormalities), but gene mutations cannot be excluded".</p> <p>The reliability of the test reported by Short et al., (1977) is limited. Only one dose was tested (220 mg/m³) and no positive control was added in the study. But the second DL assay in mice (Anderson et al., 1977) was conducted similarly to the OECD guideline 478. The reliability is acceptable for a mutagenicity assessment. Animals were exposed for 5 days at 3 concentrations (10, 30 and 50 ppm) and a positive control group was present in the assay. At 50 ppm, pregnancy frequency was significantly different at weeks 0-6. This effect was probably due to infertility of the males and was representative of a toxic effect. No evidence of mutagenic effects was reported.</p> <p>A Sex-Linked Recessive Lethal Mutation assay in <i>Drosophila melanogaster</i> was reported by Foureman et al. (1994). This test, equivalent to the OECD guideline 477 (deleted in 2014), addresses lethal mutations in germ cells. This study was well described, was reviewed and used by NTP. It can be considered reliable for genotoxicity assessment. Adult male <i>Drosophila melanogaster</i> were exposed to VDC via feeding (20 000 or 25 000 ppm) for 3 days. As the test was negative, retest by injection (5 000ppm) was conducted. The concentrations were selected at a level inducing 30% mortality after 72 hours of feeding or 24 hours after injection. No increase in sex-linked recessive lethal mutations</p>				

was seen. This demonstrated that VDC did not induce mutations in germ cells of Adult male *Drosophila melanogaster*.
 On the basis of the in vivo dataset about genotoxicity to germ cells (two Dominant Lethal assays and one Sex-Linked Recessive Lethal Mutation assay), VDC is not expected to induce heritable genetic damage (chromosome aberrations or gene mutations). Therefore the classification is not warranted in accordance with the EU regulation 1272/2008 (CLP regulation).

OTHER HAZARDS AND ENDPOINTS – Acute Toxicity

Date	Country	Organisation	Type of Organisation	Comment number
09.08.2022	Germany		MemberState	5
Comment received				
<p>Acute Toxicity – inhalation route The proposed classification of 1,1-dichloroethylene as Acute Tox. 1, H330 as well as the setting of an ATE of 0.5 mg/l are supported.</p> <p>Acute Toxicity – oral route It is questioned why the LD50 value of 365 mg/kg bw (female mice) derived from the NTP study (1982) by the DS is not used for the purpose of classification. Even if no LD50 could be calculated for male mice, the value should be between 100 (0 % mortality) and 500 (100 % mortality) mg/kg bw indicating a similar range as for females. Therefore, a classification in category 4 with an ATE of 365 mg/kg bw seems more appropriate. Furthermore, classification should depend solely on hazard properties based on reliable data and not on the precautionary principle.</p> <p>The rationale for the ATE setting is not completely supported because the study by Jones et al. (1978a) is considered less appropriate for this purpose. In the study of Ban et al. (1995) only one dose was tested at a post-observation time of 8 h only. However, its results indicating an LD50 > 200 mg/kg bw would support the choice of an ATE of ≥ 200 mg/kg bw. It is agreed that the proposed value, rather than the cATpE of 100 mg/kg bw, seems more appropriate for establishment of the ATE. The study by Jones et al. (1978a) supports an ATE of this but should not be chosen as the main argument. An ATE of 200 mg/kg bw is further supported by a 50 % mortality in male mice at 200 mg/Kg bw reported in the micronucleus test in mice (Sawada et al, 1987).</p>				

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05.08.2022	France	<confidential>	Industry or trade association	6
Comment received				
<p>The toxicity and the toxicokinetics of 1,1-dichloroethylene or vinylidene chloride (VDC) have been reviewed by several groups over the past years, including EPA, WHO, ATDSR, Health Canada, NTP and IARC (EPA, 2002; WHO, 2003; ATSDR, 2009; Health Canada, 2015; NTP, 2015 and IARC, 2019). The discussion below is mainly based on discussions and references described in the most recent documents from NTP (2015) and IARC (2019); more data and references are available in these documents.</p> <p>On the basis of the metabolism differences between the species, the toxicity observed in rats is the most representative of the toxicity expected in humans, and the acute</p>				

classification should be defined on the LD50 from rat studies.

At first, when exposed at equivalent vapour concentrations, the systemic exposure to VDC is expected to be lower in humans than in rats and mice. It is generally recognized that exposure by inhalation should result in higher systemic doses of volatile organic chemicals (VOCs) in rodents than in humans because of the higher alveolar ventilation rate, blood/air partition coefficient, cardiac output, and metabolic rate of rodents (NAS, 2009).

Secondly, the metabolization of VDC and therefore the formation of toxic metabolic products are expected to be lower in humans than in rats and mice.

The toxicity of VDC is largely dependent on metabolism which leads to the formation of toxic metabolites. In mammals, VDC is mainly metabolized by CYP2E1 to at least three reactive metabolites: vinylidene chloride epoxide, 2-chloroacetyl chloride, and 2,2-dichloroacetaldehyde. Vinylidene chloride epoxide is the major and likely the most cytotoxic metabolite (associated with covalent bindings to proteins and nucleic acids). Thereafter, these metabolites undergo secondary reactions including mainly glutathione (GSH) conjugation and hydrolysis, and finally, in the kidney, a potential re-activation by the β -lyase is suspected. It was also demonstrated that CYP2F2 could bioactivate VDC in murine lung. Variance in levels and expressions of CYP2E1 and CYP2F2, as well as GSH and epoxide hydrolase, are therefore important factors in the extent of toxicity.

In humans, CYP2E1 is the main enzyme in liver (Hakkola et al., 1994), lung, and kidney responsible for the metabolism of VDC. Although the formation of vinylidene chloride epoxide and 2,2-dichloroacetaldehyde was demonstrated in lung and liver microsomes (Dowsley et al., 1999), CYP2E1 activity is low in human lungs (Shimada et al., 1996), and is low or non-detectable in human kidneys microsomal samples (Amet et al., 1997; Caro & Cederbaum, 2004; Sasso et al., 2013).

In rodents, high levels of CYP2E1 are present in three preferential target organs of VDC (liver, kidney, and lung). The VDC cyto-toxicity is higher in murine cells, and this finding is correlated with the highest CYP2E1 content compared to human cells (namely centrilobular hepatocytes, bronchiolar Clara cells and renal proximal tubular cells (Speerschneider & Dekant, 1995; Forkert, 2001). Other studies demonstrated that biotransformation of VDC is about six times higher in liver micro-somes from mice compared with those from rats (Dowsley et al., 1995), and the expression of CYP2F in the lung is much higher in mice than in humans (Chen et al., 2002).

D'Souza & Andersen (1988) developed physiologically based pharmacokinetic (PBPK) models for VDC in the rat for both oral and inhalation exposure. No validated model is available for humans. D'Souza & Andersen (1988) used allometric scaling to estimate comparative amounts of epoxide formed (mg/kg body weight) in rats and humans. Cardiac output and pulmonary ventilation were scaled by (body weight) 0.7, V_{max} was scaled by (body weight) 0.74, and body fat was estimated at 7% in the 200-g rat and 20% in the 70-kg human. When the oral exposure was less than 5 mg/kg body weight, the estimated amount of epoxide formed was about the same in rats and humans. When the inhalation exposure was less than 400 mg/m³, the estimated amount of epoxide formed was 5-fold lower in humans than in rats. (WHO, 2003).

All these data show the metabolism differences between species. Mice is likely the most sensible specie. It can be reasonable assumed that the toxicity of the VDC is not higher in humans as compared to the rat at equivalent oral or inhalation concentrations. Therefore, rats is the most appropriate specie to estimate the toxicity in humans.

For acute oral toxicity, 4 studies conducted on rats are available. The lowest LD50 value

observed in rats is 1500 mg/kg in female rats (Ponomarkov et al. (1980). Based on this value, VDC should be classified as category 4, H302: harmful if swallowed according to EU regulation 1272/2008.

For acute inhalation toxicity, 6 studies conducted on rats are available. The lowest LC50 reported for rats was 28 350 mg/m³ / 4 h (from Zeller and Klimish, 1979). This value does not require any classification according to EU regulation 1272/2008. Nevertheless, a harmonised classification exists for VDC in Annex VI of EU regulation 1272/2008 stating that it should be classified as acute toxicity cat. 4, H332 Harmful if inhaled. This classification is maintained by a conservative approach.

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OTHER HAZARDS AND ENDPOINTS – Eye Hazard

Date	Country	Organisation	Type of Organisation	Comment number
09.08.2022	Germany		MemberState	7
Comment received				

Since the in vitro irritancy score (IVIS) of a BCOP test (Anonymous, 2010) performed with 1,1-dichloroethylene falls within the range between $3 < IVIS \leq 55$, no stand-alone prediction can be made according to the guideline. As no further in vitro tests are available, it is agreed that no classification can be proposed due to insufficient data.

OTHER HAZARDS AND ENDPOINTS – Specific Target Organ Toxicity Repeated Exposure

Date	Country	Organisation	Type of Organisation	Comment number
09.08.2022	Germany		MemberState	8
Comment received				
<p>The assessment of classification is solely based on the available 14- and 90-day NTP studies (2015). It is agreed that after inhalation exposure of 1,1-dichloroethylene for 14 and 90 days in rats and mice related findings in liver, kidney and nose/respiratory tract, justify a classification as STOT RE in category 1. Supportive information is shown by the studies after oral administration of 1,1-dichloroethylene in rats and mice, which also identify the same target organs, albeit these effects are within the criteria for category 2 (NTP, 1982). As part of the other available studies, which are of lower quality, liver and kidney were also identified as target organs in the other studies supporting the findings of the NTP studies. Overall, the proposed classification of 1,1-dichloroethylene as STOT RE 1 is warranted.</p>				

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05.08.2022	France	<confidential>	Industry or trade association	9
Comment received				
<p>According to the section 3.9.1.1 of the EU regulation 1272/2008 (CLP regulation) related to the STOT RE criteria, "other specific toxic effects that are specifically addressed in sections 3.1 to 3.8 are not included here". In the "Guidance on the application of the CLP criteria", it is clearly explained that the classification STOT-RE should be only assigned where the observed toxicity is not covered by another hazard class (for example, reproduction or carcinogenicity). Therefore, the STOT RE classification for VDC is not required for the organs identified as target organs for carcinogenicity.</p>				