

Committee for Risk Assessment
RAC

Annex 2
Response to comments document (RCOM)
to the Opinion proposing harmonised classification and
labelling at EU level of

Cadmium nitrate

EC Number: 233-710-6
CAS Number: 10325-94-7

CLH-O-0000001412-86-79/F

Adopted
4 December 2015

ANNEX 2 - COMMENTS AND RESPONSE TO COMMENTS ON CLH PROPOSAL ON CADMIUM NITRATE

COMMENTS AND RESPONSE TO COMMENTS ON CLH: PROPOSAL AND JUSTIFICATION

Comments provided during public consultation are made available in the table below as submitted through the web form. Any attachments received are referred to in this table and listed underneath, or have been copied directly into the table.

All attachments including confidential documents received during the public consultation have been provided in full to the dossier submitter, to RAC members and to the Commission (after adoption of the RAC opinion). Non-confidential attachments that have not been copied into the table directly are published after the public consultation and are also published together with the opinion (after adoption) on ECHA's website.

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Substance name: Cadmium nitrate
EC number: 233-710-6
CAS number: 10325-94-7
Dossier submitter: Sweden

GENERAL COMMENTS

Date	Country	Organisation	Type of Organisation	Comment number
08.05.2015	Belgium	International Cadmium Association	BehalfOfAnOrganisation	1

Comment received

Comments CLH proposal Cadmium nitrate:

Tables and references to these comments can be found in the uploaded attachment.

The International Cadmium association (ICdA) welcomes the opportunity to provide its contribution to the public consultation on the proposed re-classification of cadmium nitrate as

- a Category 1B toxic for carcinogenicity
- a Category 1B toxic for germ cell mutagenicity
- a Category 1 toxic for specific target organ toxicity, repeated

About the ICdA:

ICdA is a non-profit organisation based in Belgium. The mission of ICdA is to represent the interests of a large number of industrial companies which, in the course of their operations, extract, smelt, refine, process, use and recycle cadmium, cadmium compounds, and their products.

As secretariat to the Cadmium REACH Consortium, the international Zinc Association IZA (the mother association of the International Cadmium Association) is acting on behalf of the Lead Registrants for several cadmium substances including cadmium nitrate (CAS 10325-94-7).

These comments represent the view of member companies.

We do agree with the proposed classification for carcinogenicity, germ cell mutagenicity and specific target organ toxicity, repeated.

For detailed comments on the classification per specific endpoint, see description in the specific comments.

The Annex XV cites on p 9 'There is no harmonised classification for cadmium nitrate other than the harmonised classification justified by the Annex VI group entry with index number 048-001-00-5, i.e. Acute Tox. 4* (H302, H312, H332), Aquatic Acute 1 (H400) and Aquatic Chronic 1 (H410). However, specific harmonised classification exists for other cadmium compounds (see the Classification & Labelling Inventory (ECHA, 2015a)).'

We would like to emphasize on the latter that there is specific harmonized classification according to Annex VI to CLP (Classification, Labelling and Packaging of substances and mixtures) for different cadmium compounds.

It is generally considered that systemic toxicity of cadmium compounds is attributed to the cadmium ion (European Union Risk Assessment Report – Volume 74 cadmium metal, Part II Human Health (EU RAR) (JRC, 2007)) and therefore the degree of toxicity of a given cadmium compound is expected to depend on its solubility in water or biological fluids. Several cadmium compounds have harmonised classifications for carcinogenicity, mutagenicity, reproductive toxicity and STOT RE (Annex VI to CLP). When comparing the classifications across the cadmium compounds within the same water-solubility range group (Table A), it can be seen that they have the same classification for mutagenicity, reproductive toxicity. Regarding STOT RE and carcinogenicity, all compounds have been classified in category 1 and category 1B, respectively.

Table A: Cadmium compounds with harmonised classification for selected endpoints.

The approach taken by the Cadmium REACH Consortium (cfr REACH registration) has been to identify the water solubility of cadmium nitrate and the water-solubility range group that cadmium nitrate would belong to. Cadmium nitrate was then classified according to the previous harmonised classification for cadmium compounds belonging to that water-solubility range group.

In conclusion, within the scope of the present CLH report, ICdA and the Cadmium REACH Consortium (cfr REACH registration) stress that cadmium nitrate should be classified as Carc. 1B; H350, Muta 1B; H340, and STOT RE 1 (bone and kidney); H372.

ICdA and the Cadmium REACH Consortium supports the proposed classification for cadmium nitrate as Carc. 1B and STOT RE1 (bone and kidney) and Muta 1B based on the read across principles as outlined above.

The Annex XV gives on page 11 under 2.4.1 Current self-classification and labelling based on the CLP Regulation criteria, an overview table of the self classification according to the Classification and Labelling inventory of January 23, 2015. From this overview, we can conclude that most of the notifiers follow the same classification as coming from the lead dossier of the REACH registration joint submission (self- classification: Acute Tox. 2; H330, Muta. 2 ; H341, Carc. 1B; H350, Repr. 2; H361, STOT RE 1; H372, Aquatic Acute 1; H400, Aquatic Chronic 1; H410). This is not supporting the proposed harmonized classification as reported in the Annex XV on page 5 (table 2): Carc. 1B; H350, Muta. 1B; H340, STOT RE 1; H372 (bone, kidney), Acute Tox. 4*; H302, Acute Tox. 4*; H312, Acute Tox. 4*; H332, Aquatic Acute 1; H400, Aquatic Chronic 1; H410.

The proposed harmonized classification is the result of the Annex VI group entry with index number 048-001-00-5, i.e. Acute Tox. 4* (H302, H312, H332), Aquatic Acute 1 (H400) and Aquatic Chronic 1 (H410) and the harmonized classification proposed for consideration by RAC. However, for this proposed harmonized classification (as future entry in Annex VI, CLP regulation), the hazard classes coming from the group classification are not re-assessed in this Annex XV dossier but taken over as such.

On page 9, the labelling is describing only the hazards of the proposed harmonized classification and not of the hazard classes coming from the group classification being not

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<p>assessed in this Annex XV dossier. <i>ECHA's comment:</i> The following attachment was provided by the International Cadmium Association: Comments CLH proposal Cadmium nitrate</p>
<p>Dossier Submitter's Response</p> <p>Thank you for supporting the proposed classifications Carc. 1B, H350; Muta. 1B, H340; STOT RE 1, H372 (bone, kidney).</p> <p>Thank you for drawing attention to the fact that the labelling is describing only the hazards of the proposed harmonized classification and not of the hazard classes coming from the group classification not assessed in this Annex XV dossier. The complete labelling would, of course, comprise also the hazards covered by the Annex VI group entry.</p>
<p>RAC's response</p> <p>Noted.</p>

Date	Country	Organisation	Type of Organisation	Comment number
28.04.2015	France		MemberState	2
Comment received				
MS FR agrees with the classification proposal for STOT RE 1, H372 (kidney, bone) and Muta. 1B, H340.				
Dossier Submitter's Response				
Thank you for supporting the proposed classifications Muta. 1B, H340; STOT RE 1, H372 (bone, kidney).				
RAC's response				
Noted.				

Date	Country	Organisation	Type of Organisation	Comment number
11.05.2015	Germany		MemberState	3
Comment received				
<p>The view that the Cd 2+ ion is considered as the toxic species of Cadmium nitrate is shared by DE. Accordingly Cadmium nitrate should be considered to have the same intrinsic toxic properties as other Cadmium compounds which already have a harmonized classification and labelling.</p> <p>As different Cadmium compounds have different solubilities (e.g. in water and body fluids) and as liberation of the Cd 2+ ion by dissolution processes is supposed to play a crucial role in toxicity the issue "solubility and bioavailability of Cd 2+ is extensively discussed in section 4 "Equivalence between Cadmium salts in mammalian toxicity".</p> <p>In this context, however, it should also be kept in mind that:</p> <p>(1) presystemic solubility might not be the only factor contributing to systemic toxic effects of Cadmium compounds and that</p> <p>(2) in addition, further factors, not only solubility, have to be considered when discussing the bioavailability of Cd 2+ from different cadmium compounds.</p> <p>For (1) it has to be taken into account that particulate Cadmium compounds (e.g. CdO) are supposed to enter the lung/lung cells via phagocytosis. With respect to inhalation uptake it has been demonstrated that variation in absorption for a single Cadmium compound was</p>				

even higher than variation between different Cadmium substances. The study by Glaser et al. (1990) demonstrated that tumor incidences obtained with different Cd-compounds did not correlate with water solubilities [1].

For (2) there is information available from the literature that Zinc and ion status of a mammalian organism has an influence on Cadmium-bioavailability.

Thus, many different factors can contribute to bioavailability of Cadmium compounds and the extent of availability of Cd 2+ ions after exposure to different salts may vary not only based on solubility but due to the sum of influencing factors. This can lead to quantitative differences of toxic species after exposure to comparable doses of different Cadmium compounds. This issue should be discussed into more depth in section "Equivalence between Cadmium salts in mammalian toxicity" because equivalence may hold true for qualitative but not for quantitative grounds.

As discussion on toxicity in section 4 is based on the toxicity of Cadmium in general which might be taken up by different pathways, the most probable exposure routes for Cadmium nitrate should be briefly mentioned.

[1] AGS, 2014 (Ausschuss für Gefahrstoffe, Begründung zu ERB Cadmium in TRGS 910, available at <http://www.baua.de/de/Themen-von-A-Z/Gefahrstoffe/TRGS/Begrueendungen-910.html>)

Substance identity:

Cadmium nitrate CAS No. 10325-94-7 is in the IUCLID dossier as well as in the assessment report combined with the di- and tetra hydrated substances Cadmium nitrate dihydrate (CAS No. 55371-70-5) and Cadmium nitrate tetrahydrate (CAS-No. 10022-68-1).

The concentration range and typical concentration of the constituent is >100%, because the purity is expressed as cadmium nitrate tetrahydrate. At the same time water is additionally stated as a impurity of >15%-<30% so that the composition amounts to far over 100%. The water should either be stated as impurity and subtracted from the constituent Cadmium nitrate or, if included in the hydrated constituent, not be given as an additional impurity. In both cases the total composition should usually not exceed 100%.

PC-properties:

The melting point of the substance was taken from a REACH-Registration. According to the ECHA dissemination page Cadmium nitrate hydrate was used as the test substance for that endpoint. A table in the dissemination page states a mp in air of $\geq 356 \leq 409$ °C, in the summary the value is given as 48 - 61 °C. The value stated in different sources (incl. Scifinder, GESTIS and ACToR) is 350°C respectively 360°C. It should therefore be clarified which value is more appropriate.

Dossier Submitter's Response

In the case there is variation in absorption for a single cadmium compound after inhalation exposure due to particulate properties affecting uptake via phagocytosis, this would be considered to demonstrate differences in potency rather than influencing the hazard. Certainly, various factors might influence the bioavailability of a particular cadmium compound, leading to differences in the uptake of the toxic species Cd²⁺ between different cadmium compounds after exposure to comparable doses. However, even for cadmium compounds with lower bioavailability, cadmium will accumulate in an organism following chronic exposure, resulting in increasing probability for a hazardous property to be manifested over time. Thus, all bioavailable cadmium compounds should be considered to have a potential for the hazardous effects of the Cd²⁺ ion.

There is information in the scientific literature suggesting that dietary deficiency in iron may

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lead to increased absorption of cadmium following oral exposure. It has also been argued that zinc transporters may play a role for cadmium uptake, and that zinc supplementation might be protective towards cadmium uptake. However, the evidence for this is less clear (see pp 15-16 in Åkesson and Vahter, 2011, http://ec.europa.eu/enterprise/sectors/chemicals/files/reports/sweden_health_effects_cadmium_jan2011_en.pdf). Please also note that following cadmium exposure, no indication of higher tumour incidence was observed in rats given a marginally zinc-deficient diet as compared to rats given a zinc-adequate diet in the study by Waalkes and Rehm (1992) included in the CLH report.

The most probable routes of exposure are oral and inhalation.

We agree that expressing the purity of Cd(NO₃)₂ as Cd(NO₃)₂·4H₂O, resulting in a calculated value exceeding 100 %, is an awkward way of presenting the typical concentration of the constituent. The information is taken from the registration of the substance and, in agreement with your comment, we think it would have been more appropriate to limit the total composition of the substance to 100 %.

In the CLH report, the data on the melting point was taken from the CSR. The data in the CSR should reflect the data at the dissemination site. The reason for the inconsistency between the CSR and tabulated data at the dissemination site is not known to us.

RAC's response

We concur with the response provided by the DS.

CARCINOGENICITY

Date	Country	Organisation	Type of Organisation	Comment number
08.05.2015	Belgium	International Cadmium Association	BehalfOfAnOrganisation	4

Comment received

Carcinogenicity:

ICdA and the Cadmium REACH Consortium agree with the proposed Carc Cat 1B classification for cadmium nitrate since there is sufficient evidence to demonstrate animal carcinogenicity.

ICdA and the Cadmium REACH Consortium follow the justification that classification in Carc Cat 1A is not warranted since evidence from human epidemiological studies is not available. Cadmium oxide is listed as Index number 048-002-00-0 in Regulation (EC) No 1272/2008 and classified in Annex VI, part 3, Table 3.1 (list of harmonised classification and labelling of hazardous substances) as carcinogen, Carc. 1B (H350: May cause cancer). Cadmium sulphate, cadmium chloride and cadmium metal have been granted the same classification, based on weight of evidence and read-across.

Cadmium nitrate belongs to the water solubility range group "very soluble" (see Table A) and for consistency it is therefore reasonable that it should be classified in a similar way as other members of this group (i.e cadmium chloride, cadmium sulfate, cadmium fluoride); therefore, a classification in Carc. 1B; H350 is warranted.

Dossier Submitter's Response

Thank you for supporting the proposed classification Carc. 1B, H350

RAC's response

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Noted.				
Date	Country	Organisation	Type of Organisation	Comment number
28.04.2015	France		MemberState	5
Comment received				
<p>Harmonised classification and labelling proposal, page 5 Cadmium chloride is classified into annex VI of regulation (EC) 1272/2008, carc cat 1B, H350 with a specified concentration limit for carcinogenicity at 0.01%. Could you please justified why no SCL has been proposed for cadmium nitrate?</p> <p>Comparison with criteria, page 55 The classification of cadmium nitrate in Category 1B for carcinogenicity need to be discussed. In fact, in 2012, IARC has considered that sufficient evidence were available in humans for the carcinogenicity of cadmium compounds. Therefore, category 1A may be more appropriate. Nevertheless, the shortcomings limiting the causal relationship between exposure to cadmium and cancer in humans need to be more detailed.</p>				
Dossier Submitter's Response				
<p>When there are good reasons for extrapolation of a hazardous property from one or more substances to another (in this case because of indications of bioavailability of the Cd²⁺ ion), the expected potency of the substances may vary, making it difficult or impossible to evaluate the potency of the substance of interest. For that reason we have not proposed a specific concentration limit for cadmium nitrate. This is analogous to the message conveyed in section 3.7.2.5.2. of the Guidance on the Application of the CLP Criteria (ECHA 2013) regarding substances causing reproductive toxicity, and in section 2.5 of the Guidelines for Setting Specific Concentration Limits for Carcinogens in Annex I of Directive 67/548/EEC, Inclusion of Potency Considerations (Commission Working Group on the Classification and Labelling of Dangerous Substances) regarding carcinogens.</p> <p>Regarding the issue whether it would be more appropriate to classify cadmium nitrate in Carc. 1A than in Carc. 1B, we think this calls for careful consideration, since IARC (2012) considered that there is sufficient evidence in humans for the carcinogenicity of cadmium compounds, but also considered that the assessment of human studies was constrained by various flaws or that results of different studies are inconsistent. For further details on shortcomings of studies in humans we refer to the EU RAR: cadmium metal Part II - human health (2007), particularly the conclusions presented on pages 489-493. This information may serve as a background for discussions in RAC on whether there is evidence in humans for a causal relationship between exposure to cadmium and the development of cancer (known human carcinogen), justifying classification of cadmium nitrate in Carc. 1A.</p>				
RAC's response				
<p>The setting of a SCL is discretionary and, therefore, the position of the DS is noted. However in RAC's opinion, a SCL for carcinogenicity would be appropriate in this instance (see opinion). The RAC assessment of this endpoint is based on information provided by the DS. Like those who have commented in the Public Comments, we find this sufficient for a Carc. Category 1B classification.</p>				

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Date	Country	Organisation	Type of Organisation	Comment number
11.05.2015	Germany		MemberState	6
Comment received				
For all animal studies described it should be mentioned whether the study was performed in accordance with an OECD or EU test guideline.				
Dossier Submitter's Response				
We agree and indicate our consideration on this below for each study.				
<u>Mutagenicity</u>				
Mukherjee et al. (1988): chromosome aberrations, OECD 475 with deviations; micronuclei OECD 474 with deviations, sister chromatid exchanges, no guideline.				
Fahmy and Aly (2000): chromosome aberrations, OECD 475 with deviations; micronuclei OECD 474 with deviations, sister chromatid exchanges, no guideline; spermatogonial chromosome aberrations, OECD 483 with deviations.				
Jagetia and Adiga (1994): OECD 475 with deviations.				
Kašuba et al. (2002): micronuclei OECD 474 with deviations; comet assay, OECD 489 with deviations.				
Valverde et al. (2000): OECD 489 with deviations.				
Devi et al. (2001): OECD 489 with deviations.				
Watanabe et al. (1979): no guideline.				
Watanabe and Endo (1982): no guideline.				
Mailhes et al. (1988): no guideline.				
Miller and Adler (1992): similarity to OECD 483, which, however, is not designed to measure numerical aberrations and is not routinely used for this purpose.				
Epstein et al. (1972): OECD 478 with deviations.				
Gilliavod and Léonard (1975): dominant lethal test, OECD 478 with deviations; heritable translocation test, OECD 485 with deviations.				
Suter (1975): OECD 478 with deviations, females treated.				
Sutou et al. (1980a, 1980b): OECD 478 with deviations.				
<u>Carcinogenicity</u>				
Waalkes and Rehm (1992): OECD 451 with deviations.				
Takenaka et al. (1983): OECD 451 with deviations.				
Glaser et al. (1990): OECD 451 with deviations.				

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Heinrich et al. (1989): OECD 451 with deviations.
RAC's response
Thank you for the clarification.

MUTAGENICITY

Date	Country	Organisation	Type of Organisation	Comment number
08.05.2015	Belgium	International Cadmium Association	BehalfOfAnOrganisation	7

Comment received
<p>Mutagenicity: ICdA and the Cadmium REACH Consortium agree with the proposed Muta 1B classification for cadmium nitrate since there is sufficient evidence to demonstrate positive results from in vivo somatic cell mutagenicity tests in mammals, in combination with some evidence that the substance has potential to cause mutations in germ cells. No studies on the mutagenic potential of cadmium in germ cells of humans are available. Therefore, classification in Category 1A is not justified.</p> <p>Cadmium chloride is listed as Index number 048-008-00-3 in Regulation (EC) No 1272/2008 and classified in Annex VI, part 3, Table 3.1 (list of harmonised classification and labelling of hazardous substances) as mutagen, Muta 1B (H340: May cause heritable genetic damage).</p> <p>Cadmium nitrate belongs as cadmium chloride to the water-solubility range group "very soluble" (see Table A) and for consistency it is therefore reasonable that it should be classified in a similar way as other members of this group (i.e cadmium chloride, cadmium sulfate, cadmium fluoride); therefore, a classification in Muta. 1B; H340 is warranted.</p>

Dossier Submitter's Response
Thank you for supporting the proposed classification Muta. 1B, H340.

RAC's response
Noted.

Date	Country	Organisation	Type of Organisation	Comment number
11.05.2015	Germany		MemberState	8

Comment received
<p>Table 12 (p. 38) and text description on p.41: For the Kašuba et al. (2002) study, differences between the two different administration routes should be briefly discussed.</p> <p>Table 12 (p. 39): for the Devi study, tissues (apparently leucocytes) investigated should be mentioned in the table.</p> <p>Page 43: description of the Valverde study: it should be mentioned that no DNA damage was observed in kidney, liver and lung cells when extracts of the cells were exposed to Cadmium chloride at 0.1 µM in the presence of proteinase K.</p> <p>Section 4.8.1.2 Human information</p>

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<p>A more recent human study could be taken up: Ketelslegers, H.B.; Gottschalk, R.W.; Koppen, G.; Schoeters, G.; Baeyens, W.F.; van Larebeke, N.A.; van Delft, J.H.; Kleinjans, J.C. (2008): Multiplex genotyping as a biomarker for susceptibility to carcinogenic exposure in the FLEHS biomonitoring study. <i>Cancer Epidemiology, Biomarkers and Prevention</i>, 17, 1902-1912.</p>
<p>Dossier Submitter's Response</p> <p>The study by Kašuba et al. (2002) revealed that the mutagenic and genotoxic effects of the Cd²⁺ ion were similar after oral and subcutaneous administration of cadmium chloride, i.e. similar increases in the mean number of micronuclei and in comet tail length were observed for both routes of administration.</p> <p>We agree that the tissue investigated in the study by Devi et al. (2001) should be mentioned in Table 12.</p> <p>We assume that the comment on the description of the study by Valverde et al. (2000), saying that results from treatment with cadmium chloride in the presence of proteinase K should be mentioned, is a mistake caused by confusing a study by Valverde et al. (2001, <i>Mutagenesis</i> 16: 265-270) with the study by Valverde et al. (2000) described in the CLH report. In contrast to the 2000 study, the 2001 study did not measure DNA damage in vivo, but examined DNA damage in an acellular assay, in which lysed cells from lung, liver and kidney of mice were treated with cadmium chloride (i.e. this is not even an in vitro study in intact cells). Cells were lysed either in the absence or presence of proteinase K. When cells had been lysed in the presence of proteinase K, the subsequent treatment with cadmium chloride did not induce an increase in DNA damage. Since this study did not measure DNA damage in vivo, it is not a critical study for concluding on classification and was therefore not included in the CLH dossier.</p> <p>The primary aim of the study by Ketelslegers et al. (2008) was to investigate if interindividual differences in relationships between carcinogen exposure and genotoxic effect in humans can be explained by genotypic differences, enabling the identification of more susceptible subgroups for environmental cancer risks. Individuals from the general population were studied. No statistically significant correlation between the internal dose of cadmium and DNA damage in white blood cells as measured by the comet assay or the frequency of micronuclei in whole blood cultures was established. The design of the study involves that the results cannot be considered informative enough for assessing the mutagenic hazard of cadmium.</p>
<p>RAC's response</p> <p>We concur with the response provided by the DS regarding the studies by Valverde et al. (2000) and Ketelslegers et al. (2008).</p>

OTHER HAZARDS AND ENDPOINTS – Acute Toxicity

Date	Country	Organisation	Type of Organisation	Comment number
28.04.2015	France		MemberState	9
Comment received				
<p>Acute toxicity, page 21 Acute toxicity studies have not been evaluated in the CLH report. However, the registrant proposed to classify cadmium nitrate Acute tox. 3, H301 and acute tox. 2, H330 instead of acute tox 4*, H302 and H332 set in annex VI of the CLP regulation.</p> <p>In fact, according to the acute toxicity studies available on water-soluble CdCl₂ in mice and</p>				

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rats, LD50 is in the range between 29 and 327 mg Cd/kg bw (equivalent to 37.4 to 374 Cd(NO3)2). The LD50 values for Cd(NO3)2 are thus in range for classification for Acute tox. 2-H300 under regulation (EC) 1272/2008 criteria. As Cadmium nitrate is also highly soluble, it should be classified as cadmium chloride.
Moreover, Cadmium chloride is classified Acute tox. 2(*), H330 into annex VI of the CLP regulation. Thus, Cadmium nitrate warrants the same classification.
Dossier Submitter's Response
It is not possible to include acute toxicity in the proposal at this late stage of the process, because no data were provided on this endpoint in the CLH report submitted for public consultation.
RAC's response
Noted.

OTHER HAZARDS AND ENDPOINTS – Specific Target Organ Toxicity Repeated Exposure

Date	Country	Organisation	Type of Organisation	Comment number
08.05.2015	Belgium	International Cadmium Association	BehalfOfAnOrganisation	10
Comment received				
Specific Target Organ toxicity, repeated: ICdA and the Cadmium REACH Consortium agree with the proposed STOT RE1 classification for cadmium nitrate since significant toxicity in humans was demonstrated in kidney and bone.				
Cadmium oxide, cadmium metal, cadmium sulphate and cadmium chloride are listed respectively as Index number 048-002-00-0, 048-002-00-0, 048-009-00-9, 048-008-00-3 in Regulation (EC) No 1272/2008 and classified in Annex VI, part 3, Table 3.1 (list of harmonised classification and labelling of hazardous substances) as Specific target organ toxicity - repeated:, STOT RE1 (H372: Causes damage to organs).				
Cadmium nitrate belongs to the water solubility range group "very soluble" (see Table A) and for consistency it is therefore reasonable that it should be classified in a similar way as other members of this group (i.e cadmium chloride, cadmium sulfate, cadmium fluoride); therefore, a classification in STOT RE1; H372 is warranted.				
Dossier Submitter's Response				
Thank you for supporting the proposed classification STOT RE 1, H372 (bone, kidney).				
RAC's response				
Noted.				

Date	Country	Organisation	Type of Organisation	Comment number
28.04.2015	France		MemberState	11
Comment received				
STOT RE, page 37 Cadmium chloride is classified into annex VI of regulation (EC) 1272/2008, STOT RE 1,				

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H372 with a specified concentration limit at 7%. Could you please justify why no SCL has been proposed for cadmium nitrate?
Dossier Submitter's Response
Please refer to our response to comment 5 on this issue.
RAC's response
Noted.

Date	Country	Organisation	Type of Organisation	Comment number
11.05.2015	Germany		MemberState	12

Comment received
Section 4.7.2.1 (pp 22 ff)
At the beginning of the section, an overview of the biomarkers of effects for kidney toxicity should be given and their significance should be discussed. There is some language in this respect at the beginning of section 4.7.2.1.2 (p. 29f), which could be extended a bit and shifted to the beginning of section 4.7.2.1.
A newer study should be taken up for effects on kidneys: Navas-Acien, A.; Tellez-Plaza, M.; Guallar, E.; Muntner, P.; Silbergeld, E.; Jaar, B.; Weaver, V. (2009): Blood cadmium and lead and chronic kidney disease in US adults: a joint analysis. American Journal of Epidemiology, 170, 1156-1164
Section 4.7.6 (p. 37): The conclusions are supported

Dossier Submitter's Response
We agree that including a more detailed overview of biomarkers for kidney effects could be helpful to the reader. For further information on this matter we refer to the section Kidney physiology on pages 326-329 in the EU RAR: cadmium metal Part II - human health (2007).
Thank you for drawing our attention to the study by Navas-Acien et al. (2009) on the impact of low-level cadmium exposure on clinical renal outcomes, which is relevant to consider when assessing the effects of cadmium on kidney after repeated exposure.
Thank you for supporting the proposed classification STOT RE 1, H372 (bone, kidney).

RAC's response
We agree that the information suggested by Germany would have been helpful to include in the CLH report. Our assessment is based on the information provided in the CLH report but the response is noted.

OTHER HAZARDS AND ENDPOINTS – Hazardous to the Aquatic Environment

Date	Country	Organisation	Type of Organisation	Comment number
11.05.2015	Germany		MemberState	13

Comment received
proposed harmonised classification M-factors (p. 7): This classification proposal deals not with environmental effects as there is the existing classification Aquatic Acute 1; H400 and Aquatic Chronic 1; H410. We would like to comment that there is no M-factor indicated, but

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we think that it is necessary. For Cadmium nitrate we would suggest 10 for both (acute and chronic).
Dossier Submitter's Response
It is not possible to include environmental effects in the proposal at this late stage of the process, because no data were provided on these endpoints in the CLH report submitted for public consultation.
RAC's response
Noted.

ATTACHMENTS:

- 1. Comments CLH proposal Cadmium nitrate** – submitted by the International Cadmium Association on 8 May 2015 [*Please refer to comment 1*]