# **European Commission**



Draft (Renewal) Assessment Report prepared according to the Commission Regulation (EC) No 1107/2009 and Proposal for Harmonised Classification and Labelling (CLH Report) according to Regulation (EC) N° 1272/2008

# Daminozide (ISO); 4-(2,2dimethylhydrazino)-4-oxobutanoic acid; *N*-dimethylaminosuccinamic acid

# Volume 1

Rapporteur Member State: Czech Republic Co-Rapporteur Member State: Hungary

# Version history page

Date	Version	Reason for revision
May 2018	Version 1	First draft
October 2018	Version 2	Notifier's and co-RMS comments
January 2019	Version 3	Update to include CLH Report
June 2019	Version 4	Update following the ECHA accordance check

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# LEVEL 1

# 1 STATEMENT OF SUBJECT MATTER AND PURPOSE FOR WHICH THIS REPORT HAS BEEN PREPARED AND BACKGROUND INFORMATION ON THE APPLICATION

#### 1.1 Context in which the renewal assessment report was prepared

#### 1.1.1 Purpose for which the renewal assessment report was prepared

This renewal assessment report (RAR) has been prepared according to Regulation (EC) No 1107/2009 of the European parliament and of the council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC and Commission Implementing Regulation (EU) 844/2012 of 18 September 2012 setting out the provisions necessary for the implementation of the renewal procedure for active substances, as provided for in Regulation (EC) No 1107/2009 of the European Parliament and of the Council concerning the placing of plant protection products on the market.

Daminozide (ISO); 4-(2,2-dimethylhydrazino)-4-oxobutanoic acid; *N*-dimethylaminosuccinamic acid ('hereafter referred to as 'daminozide') was the existing active substance to be included in Annex I of Council Directive 91/414/EEC by Commission Directive 2005/53/EC of 16 September 2005. The active substance was subsequently deemed to be approved under Regulation (EC) 1107/2009 via Implementing Regulation (EU) 540/2011 of 25 May 2011. The approval expires on 30 October 2018.

The present submission for Annex I Renewal (AIR3 program) is carried out in accordance to the Regulation EC/844/2012 and guidance document SANCO/2012/11251 rev. 1.2 – on the renewal of active substances included in Annex I of Drective 91/414. This Renewal Assessment Report (RAR) has been produced as a result of evaluation of the dossier submitted by EU Daminozide Task Force, consisting of Fine Agrochemicals Limited and Arysta LifeScience Great Britain Ltd (wholly owned subsidiary of Arysta LifeScience Inc., formerly known as MacDermid Agricultural Solutions Inc., and before that as Chemtura Corporation), as main applicant and owner of a complete data package in order to support the renewal of approval of daminozide according to Regulation (EC) No. 1107/2009.

#### 1.1.2 Arrangements between Rapporteur Member State and Co-Rapporteur Member State

In compliance with Commision Implementing Regulation (EU) No. 686/2012 the Czech Republic was appointed as the Rapporteur Member State and Hungary as the Co-Rapporteur Member State for the active substance daminozide. The Co-RMS conducted a peer-review of the RAR.

#### **1.1.3 EU Regulatory history for use in Plant Protection Products**

Daminozide was included in Annex I to Directive 91/414/EEC and an existing active substance (EAS) by Commission Directive 2005/53/EC of 16 September 2005. Inclusion entered into force on 1 March 2006. The Rapporteur Member State was the Netherlands. Uniroyal Chemical (Crompton Europe Ltd.) and Fine Agrochemicals Ltd were considered to be the main data submitters. The final Commission Review Report (SANCO3043/99 final) was published on 15 February 2005 and provided endpoints agreed during the first inclusion evaluation (appendix I and II of the Review Report).

Czech Republic and Hungary, being the designated Rapporteur Member State (RMS) and Co-Rapporteur Member State (Co-RMS) respectively, received an application for the renewal of daminozide submitted EU Daminozide Task Force within the 3-years deadline required by Regulation (EU) 844/2012 (art. 1). (Deadline: 28 February 2013, Date of Receipt: 27 February 2013). The completeness of application was confirmed by the RMS in communication to the applicant the co-RMS, the Commission and EFSA on 15 April 2013.

A supplementary dossier carried out in accordance to the Regulation (EU) no. 844/2012 and guidance document SANCO/2012/11251 rev. 1.2 on the renewal of active substances was submitted to the RMS within the deadline of 30 months before expiry of the approval required by Regulation no. 844/2012 (art. 6.3) (Deadline 30 April 2015, Date of Receipt: 30 April 2015). The completeness of the supplementary dossier was confirmed by the RMS in communication to the applicant, co-RMS, the Commission and EFSA on 15 June 2015.

# 1.1.4 Evaluations carried out under other regulatory contexts

None available.

# 1.2 Applicant(s) information

#### **1.2.1** Name and address of applicant(s) for approval of the active substance

The original notifiers supporting Daminozide for the first inclusion were Fine Agrochemicals Limited and Uniroyal Chemical Limited. The applicant for the renewal is the EU Daminozide Task Force. The EU Daminozide Task Force is an equal partnership between:

#### 1) Arysta LifeScience Great Britain Limited (formerly: MacDermid Agricultural Solutions Incorporated, Chemtura

Europe Limited and Uniroyal Chemical Limited)		
Registered company address:	3-5 Melville Street	
	Edinburgh	
	EH3 7 PE	
	United Kingdom	
Correspondence address:	Brooklands Farm	
	Cheltenham Road	
	Evesham	
	Worcestershire	
	WR11 2LS	
	United Kingdom	
Contact:		

Contact.	
Telephone number:	
Email:	

# 2) Fine Agrochemicals Limited

Address: Hill End House Whittington, Worcester WR5 2RQ UK Contact: Email:

Telephone number:

# **1.2.2 Producer or producers of the active substance**

For further information please refer to Volume 4 CA-CP (confidential information).

# Location of the manufacturing site

For further information please refer to Volume 4 CA-CP (confidential information).

# **1.2.3** Information relating to the collective provision of dossiers

The EU Daminozide Task Force (an equal partnership between: **Arysta LifeScience Great Britain Limited** (formerly: MacDermid Agricultural Solutions Incorporated, Chemtura Europe Limited and Uniroyal Chemical Limited) and **Fine Agrochemicals Limited**) submitted one dossier for active substance and two dossiers for the representative products - Alar and Dazide Enhance.

# **1.3** Identity of the active substance

1.3.1 Common name and synonyms	1.3.1	Common r	name and	svnonvms
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ISO common name: Daminozide (ISO); no synonyms

# 1.3.2 Chemical name (IUPAC and CA nomenclature)

IUPAC: N-dimethylaminosuccinamic acid or 4-(2,2-dimethylhydrazino)-4-oxobutanoic acid

- **CA:** butanedioic acid mono(2,2-dimethylhydrazide)
- 1.3.3 Producer's development code number
- None

# 1.3.4 CAS, EEC and CIPAC numbers

CAS	number:	1596-84-5

CIPAC number: 330

**EC number:** 216-485-9

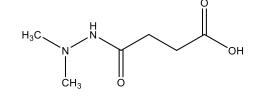
**EU Index number:** Not allocated

1.3.5 Molecular and structural formulae, molecular mass

Molecular Formula: C<sub>6</sub>H<sub>12</sub>N<sub>2</sub>O<sub>3</sub>

Molecular Mass: 160.2 g/mole

#### Structural formula



# 1.3.6 Method of manufacture (synthesis pathway) of the active substance

For further information please refer to Volume 4 CA-CP (confidential information).

# **1.3.7** Specification of purity of the active substance in g/kg

Minimum purity of daminozide is 990 g/kg.

For further information about specification please refer to Volume 4 CA-CP (confidential information).

# 1.3.8 Identity and content of additives (such as stabilisers) and impurities

# 1.3.8.1 Additives

For further information please refer to Volume 4 CA-CP (confidential information).

# 1.3.8.2 Significant impurities

For further information please refer to Volume 4 CA-CP (confidential information).

# 1.3.8.3 Relevant impurities

N-nitrosodimethylamine (NDMA) max 2.0 mg/kg

1,1-Dimethylhydrazide (UDMH) max 30 mg/kg

# 1.3.9 Analytical profile of batches

For further information please refer to Volume 4 CA-CP (confidential information).

# 1.4 Information on the plant protection products

# 1.4.1 Applicants

# 1) Arysta LifeScience Great Britain Limited

Registered company address:3-5 Melville StreetEdinburghEH3 7 PEUnited KingdomCorrespondence address:Brooklands FarmCheltenham RoadEveshamWorcestershireWR11 2LS

United Kingdom

Contact:	
Telephone number:	
Email:	

# 2) Fine Agrochemicals Limited

Address:	Hill End House
	Whittington
	Worcester
	WR5 2RQ, UK
Contact:	
Email:	
Telephone number:	

#### **1.4.2 Producers of the plant protection products**

For further information please refer to Volume 4 CA-CP (confidential information).

# Location of the manufacturing site

For further information please refer to Volume 4 CA-CP (confidential information).

# 1.4.3 Trade name or proposed trade name and producer's development code number of the plant protection Products

1) Trade name: <u>Alar</u>

Formulation code: UBI 6899-00

For alternative or earlier names and codes used in the dossier see Volume 4 CA-CP (confidential information).

# 2) Trade names: **Dazide Enhance** (Fytozide, Imex)

Formulation code: FAL 2400

For alternative or earlier names and codes used in the dossier see Volume 4 CA-CP (confidential information).

# 1.4.4 Detailed quantitative and qualitative information on the composition of the plant protection products

# **1.4.4.1** Composition of the plant protection products

Detailed information on the composition of the preparations is confidential and provided in Volume 4 CA-CP (confidential information).

#### Alar

content of pure active substance:	850 g/kg	(85% w/w)
limits: ± 25 g/kg	825 - 875 g/kg	82.5 - 87.5 % w/w
content of technical active substance:	858.6 g/kg	(85.86% w/w)
at a minimum purity of the technical active substance of 99.0%		

#### **Dazide Enhance**

content of pure active substance:	851.4 g/kg	(85.14% w/w)
limits: ± 25 g/kg	826.4 - 876.4 g/kg	82.64 - 87.64 % w/w
content of technical active substance:	860.0 g/kg	(86% w/w)
at a minimum purity of the technical active substance of 99.0%		

#### **1.4.4.2** Information on the active substances

Туре	Name/Code Number
ISO common name	Daminozide
CAS No	1596-84-5
EC No	216-485-9
CIPAC No	330
EU Index No	Not allocated
Salt, ester anion or cation present	Not applicable

#### 1.4.4.3 Information on safeners, synergists and co-formulants

Available information on the formulations components is confidential. Please refer to Volume 4 CA-CP

(confidential information).

# 1.4.5 Type and code of the plant protection products

Water soluble Granule [SG]

#### 1.4.6 Function

Plant Growth Regulator

# 1.4.7 Field of use envisaged

Horticulture in field and glasshouse situations.

#### 1.4.8 Effects on harmful organisms

Not applicable. The product is a plant growth regulator.

# **1.5** Detailed uses of the plant protection product

Alar/Dazide Enhance contains daminozide, an acyclobutanedione, which acts as a plant growth regulator reducing internode length and promoting flower production by the inhibition of giberellins and ethylene. Daminozide was one of the first chemicals used as a plant growth regulator with a mode of action which inhibits plant growth. It is taken up by plant foilage, it is systemic, and is currently applied by a foliar spray e.g. via an automated sprayer system such as the Dosatron or via a knapsack sprayer.

# 1.5.1 Details of representative uses

PPP (product name/code) active substance 1 active substance 2 active substance	ALAR/DAZIDE ENHANCE Daminozide Not applicable Not applicable	Formulation type: Conc. of as 1: Conc. of as 2: Conc. of as:	SG 850 g/kg Not applicable -
safener synergist	None None	Conc. of safener: Conc. of synergist:	Not applicable Not applicable
Applicant:	Arysta LifeScience Great Britain Ltd. /Fine Agrochemicals Limited	professional use non professional use	
Zone(s):	EU		
Verified by MS:	Y		

1	2	3	4	5	6	7	8	10	11	12	13	14
Use-	Member	Crop and/	F	Pests or Group of pests		Application		Application ra			PHI	Remarks:
No.	state(s)	or situation (crop destination / purpose of crop)	G or I	controlled (additionally: developmental stages of the pest or pest group)	Method / Kind	Timing / Growth stage of crop & season	Max. number (min. interval between applications) a) per use b) per crop/ season	a) max. rate per appl. b) max. total rate	kg as/ha a) max. rate per appl. b) max. total rate per crop/season	Water L/ha min / max	(days)	e.g. safener/synergist per ha e.g. recommended or mandatory tank mixtures
1	EU	Ornamentals	G	Plant growth regulator	gantry automated / hand-held	Actively growing plants		<ul><li>a) 9.0</li><li>b) 45.0</li></ul>	<ul><li>a) 7.65</li><li>b) 38.25</li></ul>	500 - 1500	-	
2	EU	Ornamentals	F	Plant growth regulator	hand-held	Actively growing plants		,	<ul><li>a) 4.25</li><li>b) 21.25</li></ul>	500 - 1500	-	

# 1.5.2 Details of other uses applied for to support the setting of MRLs for uses beyond the representative uses

No other uses applied for to support the setting of MRLs.

# **1.5.3** Overview on authorisations in EU Member States

Arysta LifeScience Great Britain Ltd. (wholly owned subsidiary of Arysta LifeScience Inc., formerly known as MacDermid Agricultural Solutions Inc., and before that as Chemtura Corporation)

Country	Since	Reg. No.	Product	Crop(s)	F/G	Maximum individual dose kg a.s./ha	Maximum number of treatments
Austria	24-Sept-13	3359	Alar 85 SG	Ornamental plants	G	4.25 kg a.s/ha	12
Belgium	17-Feb-06	9457 P/B	Alar 85 SG	Ornamental plants	G	0.510 kg/hl	5
Belgium	11-Apr-12	10097 P/B	B-Nine	Ornamental plants	G	0.510 kg/hl	5
Cyprus	24-Jul-08	2725	B-Nine SG	Ornamental plants	G	0.425 kg as/ha	3
Denmark	08-Jun-12	558-7	Alar 85 SG	Ornamental plants	G	0.425 kg as/ha	Maximum total dose 12.75 kg as/ha
France	30-Jul-10	2100066	Alar 85 SG / B-Nine SG	Ornamental plants	G	0.425 kg as/hl	3
Greece	19-Jan-11	8194	Alar 85 SG	Ornamental plants	G	0.425 kg as/ha	3
Hungary	26-Dec-08	46094/1981	Alar 85	Alfafa Red Clover	F	4.25 kg as/ha	1
Ireland	Not available	PCS No. 3412	B-NINE SG	Ornamental plants	G	4.25 kg a.s/ha	Maximum total dose 12.75 kg as/ha
Italy	30-Mar-94	8479	Alar 85 SG	Ornamental plants	G	4.25 kg a.s/ha	Maximum total dose 12.75 kg as/ha
Italy	28-Apr-05	12450	B Nine	Ornamental plants	G	4.25 kg a.s/ha	Maximum total dose 12.75 kg as/ha
Italy	27-Mar-09	12770	Alar 85 Gold	Ornamental plants	G	4.25 kg a.s/ha	Maximum total dose 12.75 kg as/ha
Netherlands	26-Jul-95	8589 N	Alar 64 SP	Ornamental plants	G	4.25 kg a.s/ha	Maximum total dose 12.75 kg as/ha
Netherlands	26-Nov-04	12610 N	Alar 85 SG	Ornamental plants	G	0.425 kg as/hl	Maximum total dose 12.75 kg as/ha
Poland	05-Mar-12	R-41/2012	B-Nine 85 SG	Chrysanthemums Poinsettias	G	0.425 kg as/hl	2

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Country	Since	Reg. No.	Product	Crop(s)	F/G	<b>Maximum individual</b> dose kg a.s./ha	Maximum number of treatments
Spain	30-Sept-15	15465	B Nine	Ornamental plants	G	0.6375 kg as/hl	-
Sweden	28-Feb-16	4329	Alar 85 SG	Ornamental plants	G	4.25 kg a.s/ha	-
United Kingdom	07-Apr-09	M14434	B NINE SG	Ornamental plants	G	4.25 kg a.s/ha	Maximum total
	11-May-09	M 14435					dose 12.75 kg as/ha

# Fine Agrochemicals Limited

Country	Since	Reg. No.	Product	Crop(s)	F/G	Maximum individual dose kg a.s./ha	Maximum number of treatments
				Pot Chrysanthemums	G	4.25	2
Accetuic	29/06/2012	2200	Dazide Enhance	Cut chrysanthemums	G	5.1	3
Austria	29/06/2012	3208		Kalanchoe	G	3.825	3
				Ornamentals	G	7.65	5
				Azalea	G	7.65	5
				Pot Chrysanthemums	G	3.188	5
	07/02/2000		Dazide	Spray Chrysanthemums	G	1.912	5
Belgium	07/02/2006	9455P/B	Enhance	Hortensia	G	7.65	5
				Lobelia	G	3.825	5
				Verbena	G	3.825	5
				Ornamentals	G	7.65	5 5
			Dazide Enhance	Pot plants	G	7.65	5
Denmark	01/01/2004	544-6		Bedding plants	G	7.65	5
Denmark	01/01/2004			Cut chrysanthemums and Sunflowers	G	6.375	2
				Pot chrysanthemums	G	4.25	2
				Cut chrysanthemums	G	4.25	3
				Cut Chrysanthemums (spray)	G	1.06	2
			D 1	Sunflower	G	3.4	3
France	30/07/2010	2100067	Dazide Enhance	Ornamentals/ bedding plants	G	4.25	3
				Kalanchoe	G	2.55	3
				Hortensia	G	3.4	3
				Petunia and Calibrachoa	G	4.25	3
				Flower and foliage crops	G	4.25	3
				Pot Chrysanthemums	G	4.25	2
Germany	28/02/2011	ZA1 006273-00/00	Dazide	Cut chrysanthemums	G	5.1	3
Germany	28/02/2011	LAI 0002/5-00/00	Enhance	Kalanchoe	G	3.825	3
				Ornamentals	G	7.65	5
Greece	30/01/2011	8195	Dazide	Pot chrysanthemums	G	8.5	2

Country	Since	Reg. No.	Product	Crop(s)	F/G	Maximum individual dose kg a.s./ha	Maximum number of treatments
			Enhance	Cut chrysanthemum	G	5.1 6.375	3 2
				Chrysanthemum Shoesmith and Rivalry sports	G	1.1475	3
				Sunflower	G	5.1	3
				Ornamental potted plants (including Aster, Brassica, Cosmos, Dicenta, Lobelia, Nemesia, Phlox, Salvia, Tagetes, Viola and Zinnia).	G	7.65	5
				Kalanchoe	G	3.825	3
				Hydrangea	G	5.1	3
				Petunia	G	7.65	5
				Potted azalea	G	2.125	1
				Pot Chrysanthemums	G	6.375	2
		03852	Dazide Enhance	Standard Chrysanthemums	G	6.375	3
				Spray Chrysanthemums	G	1.594	2
				Sunflowers	G	5.1	3
Ireland	07/08/2009			Ornamentals and Bedding Plants	G	6.375	5
				Kalanchoe	G	3.825	3
				Hortensia	G	5.1	3
				Petunia and Calibrachoa	G	7.65	5
				Pot chrysanthemum	G	6.375	2
				Chrysanthemum	G	5.1	3
				Spray chrysanthemum	G	1.594	2
			Deride	Sunflower	G	5.1	3
Italy	30/05/2007	12455	Dazide Enhance	Pot ornamentals and bedding plants	G	6.375	5
				Kalanchoe	G	3.825	3
				Hortensia	G	5.1	
				Petunia and Calibrachoa	G	7.65	5

Country	Since	Reg. No.	Product	Crop(s)	F/G	Maximum individual dose kg a.s./ha	Maximum number of treatments
				Potted and bedding plants (such as Aster, Azalea, Brassica, Cosmos, Dicentra, Lobelia, Nemesia, Phlox, Salvia, Tagetes, Viola, Zinnia)	G	5.1	5
				Kalanchoe	G	2.55	3
				Hortensia	G	3.4	3
The Netherlands	31/03/2004	8962	Dazide Enhance	Petunia/ Calibrachoa	G	5.1	5
				Sunflower (pot and cut plants)	G	3.4	3
				Pot chrysanthemum	G	4.25	2
				Cut chrysanthemum	G	4.25	3
				Cut chrysanthemums (Euro – fast growing)	G	6.375	2
				Chrysanthemums (Shoesmith, Rivalry)	G	1.7	3
			Dazide	Cut chrysanthemums	G	2.55	2
Poland	18/04/2011	8216	Enhance	Pot chrysanthemum	G	4.25 2.125	2 4
				Cut chrysanthemum	G	6.375	2
				Chrysanthemum (large flower)	G	6.375	3
				Chrysanthemum (spray)	G	1.594	2
Portugal	15/02/2006	3746	Dazide	Sunflower	G	5.1	3
ronugai	15/02/2000	5740	Enhance	Ornamentals and bedding plants	G	6.375	5
				Kalanchoe	G	3.825	3
				Hortensia	G	5.1	3
				Petunia and Calibrachoa	G	7.65	5
			Dazide	Azalea	G	3.315	5
Spain	03/11/2011	24.977	Enhance	Chrysanthemum	G	2.933	5
			Ennance	Gardenia	G	3.315	5

Country	Since	Reg. No.	Product	Crop(s)	F/G	Maximum individual dose kg a.s./ha	Maximum number of treatments
				Hortensia	G	3.315	5
				Herbaceous ornamentals	G	9.563	5
				Poinsettia	G	3.315	5
				Nurseries	G	3.315	5
			Dazide Enhance	Pot chrysanthemums	G	4.25	2
	14/12/2011	5033		Cut chrysanthemums	G	4.25	3
				Cut chrysanthemums spray	G	1.063	2
Sweden				Ornamentals and bedding plants	G	7.65	3
				Kalanchoe	G	3.825	3
				Ornamentals	G	7.65	5
				Pot Chrysanthemums	G	6.375	2
				Standard Chrysanthemums	G	6.375	3
				Spray Chrysanthemums	G	1.594	2
				Sunflowers	G	5.1	3
UK	18/02/2004	MAPP 14433	Dazide Enhance	Ornamentals and Bedding Plants	G	6.375	5
				Kalanchoe	G	3.825	3
				Hortensia	G	5.1	3
				Petunia and Calibrachoa	G	7.65	5
				Ornamentals	G	7.65	5

# LEVEL 2

# 2 SUMMARY OF ACTIVE SUBSTANCE HAZARD AND OF PRODUCT RISK ASSESSMENT

# 2.1 Identity

# 2.1.1 Summary of identity

Daminozide (ISO) is a plant growth regulator and belongs to the family of growth retardants.

Chemical name (IUPAC):N-dimethylaminosuccinamic acid or 4-(2,2-dimethylhydrazino)-4-oxobutanoic acidMolecular formula:C6H12N2O3Molecular mass:160.1711 g/moleStructural formula:V

H<sub>3</sub>C `ОН CH<sub>2</sub>

Relevant impurities:	N-nitrosodimethylamine (NDMA) max 2.0 mg/kg
1,1-Dimethylhydrazide (U	JDMH) max 30 mg/kg
Batches:	full scale production (confidential; see Vol 4 of RAR)
Minimum purity:	990 g/kg
Additives:	none
Isomers:	daminozide is not mixture of isomers

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# 2.2 Physical and chemical properties [Equivalent to Section 7 of the CLH report template]

2.2.1 Summary of physical and chemical properties of the active substance

# Table 1: Summary of physical and chemical properties of the active substance

Property	Value (purity)	Reference	Comment (e.g. measured or estimated)
Physical state at 20°C and 101,3 kPa	Solid at 20.5°C with the sub-classification crystalline consisting of small fine approximately cubic shaped crystals. Slightly off-white with Munsell Notation N 9.5/. (998 g/kg and 999 g/kg)	Riggs, A.S. (2008)	Visual
Melting/ <del>freezing</del> point	153-154.5°C (999 g/kg)	Riggs, A.S. (2010)	Measured
Boiling point		Riggs, A.S. (2003)	The boiling point could not be determined as the test material decomposed in the range of 142-145°C.
Relative density			Not a requirement according to 283/2014
Vapour pressure	1.5 x 10 <sup>-6</sup> Pa at 25°C (997 g/kg) very slightly volatile	Tremain, S.P. (2001)	Measured
Surface tension	69.8 mN/m at 25°C (999 g/kg) 0.1% solution of Daminozide in Milli-RO water	Thompson, A.K. (1999)	Measured
Water solubility	128 g/L at 20°C and pH 4 (1000 g/kg) readily soluble	Friedlander, B.T. (2011)	Measured
Partition coefficient n- octanol/water	Log Pow: -1.53 at 20°C and pH 3 (1000 g/kg) No possibility for bioaccumulation	Riggs, A.S. (2011)	Measured
Henry's law constant	1.0 x 10 <sup>-9</sup> Pa x m <sup>3</sup> x mol <sup>-1</sup> at 25°C (calculated) very slightly volatile	Liney, P.; Miles, D. (2014)	Calculated using water solubility and vapour pressure results
Flash point			Not relevant, as test substance is a solid with a melting point > 40°C
Flammability	Not highly flammable (999 g/kg)	Jackson, W.A. (1999)	Measured

Property	Value (purity)	Reference	Comment (e.g. measured or estimated)
		Tremain, S.P. (1999)	
Explosive properties	Mechanical sensitivity (friction): Negative Mechanical sensitivity (shock): Negative Thermal sensitivity: Negative The test material does not possess explosive properties. (999 g/kg)	Jackson, W.A. (1999) Tremain, S.P. (1999)	Measured
Self-ignition temperature	no self-ignition below melting point about 154°C (999 g/kg)	Jackson, W.A. (1999)	Measured
Oxidising properties	None of the test substance/cellulose mixtures burned to completion. The test material does not possess oxidising properties. (997 g/kg)	Tremain, S.P. (1999) Flack, I. (2001) Cowlyn, N. (2014)	Measured
Granulometry			Not a requirement according to 283/2014
Solubility in organic solvents and identity of relevant degradation products	Solubility at $20^{\circ}C$ readily soluble in acetone and methanolAcetone1.61 g/LMethanol48.0 g/LSolubility at $25^{\circ}C$ slightly soluble in toluene and dichloromethaneToluene< 0.01 g/L	Friedlander, B.T. (2011b) Parsons, A.H. (2006) Thompson, A.K. (1999a)	Measured
Dissociation constant	pKa = 4.68 at 20°C (993 g/kg)	Tang, C.L.; Rose, K.G. (1988)	Measured
Viscosity			Not a requirement according to 283/2014

Spectra (UV/VIS, IR, NMR, MS)

UV, IR, NMR and Mass spectrum of active substance	UV-Vis OPPTS 830.7050	2007-11-05 994 g/kg	pH         Maxima (nm)         Molar Absorption Coefficient (ε)           1.95         198         951         L mol <sup>-1</sup> cm <sup>-1</sup> 6.99         191         6520         L mol <sup>-1</sup> cm <sup>-1</sup> 10.10         192         6966         L mol <sup>-1</sup> cm <sup>-1</sup> No absorption at wavelengths above 290 nm.	No extinction coefficients presented in the DAR. Acceptable.	Y	Kelly, K. (2011) J18897
	IR	S-3410 995 g/kg	The spectrum was consistent with the structure of daminozide and contained the following signals: OH & NH stretch, C=O stretch, N-H bend, CH bend, OH bend, C-O stretch, C-N stretch, C-C stretch, CH rock, NH rock, alcohol O-H, amine N-H, alkane C-H, aldehyde C-H, aldehyde C=O, ketone C=O, ester C-O, ester C=O, amide C=O, amide C-O	No peak wave numbers or assignments presented in the DAR. Acceptable.	Y	Knowles, R.J. (2006) J15709
	NMR	081028092 > 990 g/kg	The <sup>1</sup> H and <sup>13</sup> C NMR spectra for the test substance were consistent with the structure of daminozide and practically identical to the spectra obtained for a daminozide reference standard. The chemical shift values are presented below and detailed structural assignments are presented in the study report. <sup>1</sup> H NMR Signal <u>NMR Shift (ppm)</u> 2.50 > 2.57 2.15 > 2.41 2.43 > 2.44 8.26 <sup>13</sup> C NMR Signal <u>NMR Shift (ppm)</u> 39.523 > 41.193 27.415 > 29.855 47.218 > 48.432 169.192 > 174.892	The previous study was not performed to GLP. Acceptable.	Y	Riggs, A.S. (2010b) GRL-12900
	MS	Daminozide	The following fragmentation pathway has been assigned for the mass spectrum of daminozide.Fragment (m/z)Data Molecular ion	No fragmentation data were presented in the previous study.	N	Parsons, A.H.; White, G.A. (Unknown) 196715425

Spectra of relevant impurities UDMH H CH <sub>3</sub> N-N CH <sub>3</sub>	UV-Vis OECD 101 IR	UDMH BCBJ7409V 998 g/kg UDMH BCBJ7409V 998 g/kg	143Loss of -OH groupGLP status, batch, pu118Loss of N (CH2)2 groupdate of study are unk101Loss of OH-C=O plus CH3However, identificat100Loss of NH-C-(CH3)2daminozide by MS sc73Cleavage of O=C(OH)-CH2-CH2be acceptable.59Base peak from NH-N-(CH3)2be acceptable.45O=C-OHHowever the44N-(CH3)2No spectral data for Nwavelengths for the neutral and basic solutions; however thespectra obtained were consistent with the assigned structure ofUDMH.Acceptable.Frequency (cm <sup>-1</sup> )Assignment3100 - 3300N-H stretches1601NH2 deformation1319C-N stretch< 1250NH2 deformation, CH3 vibrationsThe IR spectrum was consistent with the assigned structure of	JDMH Y JDMH Y	Cowlyn, N. (2014a) FDD0119 Cowlyn, N. (2014a) FDD0119
	NMR	UDMH BCBJ7409V 998 g/kg	UDMH.Assignment (ppm)No spectral data for $\mathbf{V}$ 2.46 $C\mathbf{H}_3$ grouppreviously present3.02 $N\mathbf{H}_2$ groupAcceptable.7.3-SolventAcceptable.		Cowlyn, N. (2014a) FDD0119
NDMA	MS	UDMH BCBJ7409V 998 g/kg	The proton NMR spectrum was consistent with the assigned structure of UDMH.       No spectral data for V previously presen         Molecular Ion - m/z 61. No assignable fragments or adducts were observed.       No spectral data for V previously presen         The mass spectrum was consistent with the assigned structure of UDMH.       Acceptable.		Cowlyn, N. (2014a) FDD0119
CH₃ H₃C∕ <sup>N</sup> `NO	UV-Vis OECD 101	NDMA 30924 972 g/kg	$\begin{array}{c c c c c c c c c c c c c c c c c c c $		Cowlyn, N. (2014b) FDD0118

		332	99.8			
		structure of NDM	ra were consistent with the assigned A.			
IR	NDMA	Frequency (cm <sup>-1</sup> )	Assignment	No spectral data for NDMA	Y	Cowlyn, N.
	30924	2840 - 3000	C-H (alkyl stretches	previously presented.		(2014b)
	972 g/kg	1000 - 1400	CH <sub>3</sub> deformation			FDD0118
			C-N stretch	Acceptable.		
			N=O stretch			
		< 1000	Skeletal vibrations			
		The IR spectrum v	vas consistent with the assigned structure of			
		NDMA.				
NMR	NDMA	Chemical Shift	Assignment (ppm)	No spectral data for NDMA	Y	Cowlyn, N.
	30924	3.06	C <u>H</u> <sub>3</sub> group	previously presented.		(2014b)
	972 g/kg	3.78	N <u>H</u> <sub>2</sub> group			FDD0118
		7.27	Solvent	Acceptable.		
		The proton NMR s	spectrum was consistent with the assigned A.			
MS	NDMA	Molecular Ion - m	/z 75. No assignable fragments or adducts	No spectral data for NDMA	Y	Cowlyn, N.
	30924	were observed.		previously presented.		(2014b)
	972 g/kg	The mass spectrum	n was consistent with the assigned structure			FDD0118
		of NDMA.		Acceptable.		

# 2.2.1.1 Evaluation of physical hazards [equivalent to section 8 of the CLH report template]

# 2.2.1.1.1 Explosives [equivalent to section 8.1 of the CLH report template]

# Table 2: Summary table of studies on explosive properties

Method	Results	Remarks	Reference
EC A.14	no explosive properties	Purity: 999 g/kg Material: ? Batch: ? GLP: ?	Jackson, W.A. (1999b) HT99/196 (197) (DAR addendum Volume 3, Annex B, June 2002)
EC A.14	Mechanical sensitivity (friction): Negative Mechanical sensitivity (shock): Negative Thermal sensitivity: Negative The test material does not possess explosive properties. (not explosive)	Purity: ? Material: technical Batch: 903M014 SI 6956 GLP: yes	Tremain, S.P. (1999) 666/022

# 2.2.1.1.1.1 Short summary and overall relevance of the provided information on explosive properties

Two studies were provided on explosive properties of technical daminozide. Second was acceptable and negative. Daminozide is not considered explosive. Results are acceptable according to CLP criteria.

# 2.2.1.1.1.2 Comparison with the CLP criteria

Thermal sensitivity and mechanical sensitivity (shock + friction) were negative in test. According to the CLP criteria Daminozide is not explosive.

# 2.2.1.1.1.3 Conclusion on classification and labelling for explosive properties

Daminozide is not classifiable as explosive.

# 2.2.1.1.2 Flammable gases (including chemically unstable gases) [equivalent to section 8.2 of the CLH report template]

Not tested/Not relevant.

# 2.2.1.1.3 Oxidizing gases [equivalent to section 8.3 of the CLH report template]

Not tested/Not relevant.

# 2.2.1.1.4 Gases under pressure [equivalent to section 8.4 of the CLH report template]

Not tested/Not relevant.

# 2.2.1.1.5 Flammable liquids [equivalent to section 8.5 of the CLH report template]

Not tested/Not relevant.

# 2.2.1.1.6 Flammable solids [equivalent to section 8.6 of the CLH report template]

Method	Results	Remarks	Reference
EC A.10	not highly flammable in the sense of EC A.10	Purity: 999 g/kg Material: ? Batch: ? GLP: ?	Jackson, W.A. (1999b) HT99/196 (197) (DAR addendum Volume 3, Annex B, June 2002)
EC A.10	not highly flammable in the sense of EC A.10 (not flammable) The flammability was determined by measuring the burning rate of test material prepared as a pile of set dimensions. <b>Preliminary screening test:</b> The pile ignited and burnt with a blue/orange flame, which self- extinguished 12 seconds after Bunsen flame was removed, without propagating combustion. The result of the preliminary screening test obviated the need to perform the main test. <b>Moisture content:</b> Mean 0.509 % w/w	Purity: ? Material: technical Batch: 903M014 SI 6956 GLP: yes	Tremain, S.P. (1999) 666/022

# Table 3: Summary table of studies on flammable solids

# 2.2.1.1.6.1 Short summary and overall relevance of the provided information on flammable solids

Two studies were provided on flammability of technical daminozide. Second was acceptable and negative. Preliminary screening test was negative. Daminozide is not considered highly flammable. Results are acceptable according to CLP criteria.

# 2.2.1.1.6.1 Comparison with the CLP criteria

According to the CLP criteria Daminozide is not flammable.

# 2.2.1.1.6.2 Conclusion on classification and labelling for flammable solids

Daminozide should not be labelled flammable.

# 2.2.1.1.7 Self-reactive substances [equivalent to section 8.7 of the CLH report template]

Not tested/Not relevant. There are no chemical groups present in the molecule associated with explosive or self reactive properties.

# 2.2.1.1.8 Pyrophoric liquids [equivalent to section 8.8 of the CLH report template]

Not tested/Not relevant.

# 2.2.1.1.9 Pyrophoric solids [equivalent to section 8.9 of the CLH report template]

Not tested/Not relevant. The substance does not ignitate spontaneously on coming into contact with air at normal

temperatures (the substance is known to be stable at room temperature for prolonged periods of time (at least one day)).

# 2.2.1.1.10 Self-heating substances [equivalent to section 8.10 of the CLH report template]

Method	Results	Remarks	Reference
EC A.16	no self-ignition below melting point (about 154°C) (not auto-flammable)	Purity: 999 g/kg Material: ? Batch: ? GLP: ?	Jackson, W.A. (1999b) HT99/196 (197) (DAR addendum Volume 3, Annex B, June 2002)

# 2.2.1.1.10.1 Short summary and overall relevance of the provided information on self-heating substances

One study on auto-ignition was provided. The substance has a low melting temperature (<154°C) and should not be considered for classification in this hazard class according to the CLP Guidance. New study is not available, the results are still acceptable. Results are acceptable according to CLP criteria.

# 2.2.1.1.10.2 Comparison with the CLP criteria

The substance has a low melting temperature (<154°C) and should not be considered for classification in this hazard class according to the CLP Guidance. According to the CLP criteria Daminozide is not auto-flammable.

# 2.2.1.1.10.3 Conclusion on classification and labelling for self-heating substances

Not relevant.

# 2.2.1.1.11 Substances which in contact with water emit flammable gases [equivalent to section 8.11 of the CLH report template]

Not tested/Not relevant. The substance is known to be soluble in water to form a stable mixture.

# 2.2.1.1.12 Oxidizing liquids [equivalent to section 8.12 of the CLH report template]

Not tested/Not relevant.

# 2.2.1.1.13 Oxidizing solids [equivalent to section 8.13 of the CLH report template]

Method	Results	Remarks	Reference
EC A.17	None of the test substance/cellulose mixtures burned to completion. The test material does not possess oxidising properties. (not oxidising) <b>Maximum burning rate of test</b> <b>material mixtures:</b> 0.877 mm/s <b>Maximum burning rate of reference</b>	Purity: ? Material: technical Batch: 903M014 SI 6956 GLP: yes	Tremain, S.P. (1999) 666/022

# Table 5: Summary table of studies on oxidising solids

Method	Results	Remarks	Reference
	mixtures:		
	1.408 mm/s		
EG 4 17		Purity: 999 g/kg	Comb, A.L. (2001a)
		Material: technical	FNA102/014401
		Batch: ZJ 00-05-14	
		GLP: yes	(Flack, I. (2001a)
EC A.17	no oxidising properties		URO 016/012463)
		(Purity: 997 g/kg	
		Material: technical	(DAR addendum
		Batch: 009M009	Volume 3, Annex B,
		GLP: yes)	June 2002)
	None of the test substance/cellulose		
	mixtures burned to completion. No		
	further testing was therefore		
	necessary.		
	The test material does not possess		
	oxidising properties.		
	(not oxidising)	Purity: 997 g/kg	
EC A.17		Material: technical	Cowlyn, N. (2014c)
	Test substance/cellulose ratio:	Batch: 4A27-21DA	FDD0116
	2:1; 1:1 and 1:2	GLP: yes	
	<b>Duration of combustion:</b> 112; 78 and 75 seconds		
	Observations:		
	Did not burn to completion - burned		
	with a gentle yellow flame,		
	approximately 2 mm remained		
	unburnt at the base of the cone		

# 2.2.1.1.13.1 Short summary and overall relevance of the provided information on oxidising solids

Three studies were provided on oxidizing properties of technical daminozide. All were acceptable and negative.

First study - daminozide technical has been determined not to have oxidising properties as the test material/cellulose mixtures failed to propagate combustion at a rate greater than or equal to that of the barium nitrate/cellulose mixtures. Second study was evaluated in Monograph and in DAR addendum (2002).

Third study - none of the test substance/cellulose mixtures burned to completion. No further testing was therefore necessary. The test material does not possess oxidising properties. Results are acceptable according to CLP criteria.

# 2.2.1.1.13.2 Comparison with the CLP criteria

The substance should not be considered for classification in this hazard class according to the CLP Guidance.

#### 2.2.1.1.13.3 Conclusion on classification and labelling for oxidising solids

Daminozide is not classifiable as oxidizing solids.

# 2.2.1.1.14 Organic peroxides [equivalent to section 8.14 of the CLH report template]

Not tested/Not relevant.

#### 2.2.1.1.15 Corrosive to metals [equivalent to section 8.15 of the CLH report template]

Not tested/Not relevant.

# 2.2.2 Summary of physical and chemical properties of the plant protection products

# Alar

Alar is a water soluble granule (SG) formulation containing 85% w/w daminozide as active substance. It is a white, granular solid and the pH of a 1% dilution is 4.04. The product is neither flammable nor auto-flammable and does not possess oxidizing or explosive properties. Alar has good dilution, wettability, flowability and attrition characteristics, is 'nearly dust free' and does not produce excessive amounts of foam. The product has been demonstrated to be stable in studies at 54°C for 14 days and room temperature for 2 years, with no significant loss of active substance content. The packaging of the product remained free from any corrosion or degradation for the duration of the stability studies and the shelf life of the product is 24 months. The technical properties of ALAR indicate that no particular problems are expected when it is used as recommended and there are no implications for classification.

#### **Dazide Enhance**

Dazide Enhance is a water soluble granule (SG) formulation containing 85.1% w/w daminozide as active substance. It is a white, fine granular solid and the pH of a 1% dilution is 4.1. The product is neither flammable nor auto-flammable and does not possess oxidizing or explosive properties. Dazide Enhance has good dilution, wettability, flowability and attrition characteristics, is 'nearly dust free' and does not produce excessive amounts of foam. The product has been demonstrated to be stable in studies at 54°C for 14 days and room temperature for 2 years, with no significant loss of active substance content. The packaging of the product remained free from any corrosion or degradation for the duration of the stability studies and the shelf life of the product is 24 months. The technical properties of Dazide Enhance indicate that no particular problems are expected when it is used as recommended and there are no implications for classification.

#### 2.3 Data on application and efficacy

Daminozide is a plant growth regulator reducing internode length and promoting flower production by the inhibition of gibberellins and ethylene.

#### 2.3.1 Summary of effectiveness

Available efficacy data show that daminozide acts as a plant growth regulator to produce more robust plants. Foliage tends to be greener and the plants more able to withstand drought and transport stresses. The period of saleability of many plant types can be extended.

#### 2.3.2 Summary of information on the development of resistance

The proposed use of daminozide is a plant growth regulator. As daminozide is not used for the control of pests, weeds or fungi, the development of resistance is not anticipated from its use.

# 2.3.3 Summary of adverse effects on treated crops

There are no adverse effects on treated crops.

Response to treatment with daminozide products differs depending on the variety, stage of growth and physiological

condition of the plant.

#### 2.3.4 Summary of observations on other undesirable or unintended side-effects

No undesirable or unintended side-effects have been observed.

#### 2.4 Further information

2.4.1 Summary of methods and precautions concerning handling, storage, transport or fireFor information on active substance please see Volume 3 CA\_B-4.For information on representative formulations please see Volumes 3 CP\_B-4.

#### 2.4.2 Summary of procedures for destruction or decontamination

For information on active substance please see Volume 3 CA\_B-4.

For information on representative formulations please see Volumes 3 CP\_B-4.

#### 2.4.3 Summary of emergency measures in case of an accident

For information on active substance please see Volume 3 CA\_B-4. For information on representative formulations please see Volumes 3 CP\_B-4.

# 2.5 Methods of analysis

#### 2.5.1 Methods used for the generation of pre-approval data

Adequate methods are available for the generation of pre-approval data required for the risk assessment analysis. All data provided are acceptable. No further data are required.

#### 2.5.2 Methods for post control and monitoring purposes

#### Plants and plant products

Considering that the use of daminozide is restricted to non-consumable crops and that residues are not defined in commodities of plant and animal origin, methods for the determination of daminozide residues in or on food and feed of plant and animal origin are not required.

#### Food of animal origin

Considering that the use of daminozide is restricted to non-consumable crops and that residues are not defined in commodities of plant and animal origin, methods for the determination of daminozide residues in or on food and feed of plant and animal origin are not required.

# Soil

Daminozide was determined in soil by high performance liquid chromatography with tandem mass specific detection (HPLC-MS/MS). Method validation meets EU requirements in all respects and the method is considered suitable for monitoring purposes. The LOQ is 0.05 mg/kg.

# Water

Daminozide was determined in surface water by high performance liquid chromatography with tandem mass specific detection (HPLC-MS/MS). Method validation meets EU requirements in all respects and the method is considered suitable for monitoring purposes. The LOQ is 0.1  $\mu$ g/L. Independent laboratory validations (ILVs) were also successfully conducted for drinking water samples.

# Air

Daminozide and UDMH were determined in air by high performance liquid chromatography with tandem mass specific detection (HPLC-MS/MS). The LOQ for daminozide is 160  $\mu$ g/m<sup>3</sup> and for UDMH is 0.025  $\mu$ g/m<sup>3</sup>.

Daminozide: Validation of the method is not sufficient (LOQ is not low enough).

UDMH: Method validation meets EU requirements in all respects and the method is considered suitable for monitoring purposes.

# Body fluids and tissues

According to guideline SANCO/825/00 rev. 8.1 method of analysis is not required if active substance is not classified as either toxic or highly toxic nor is classified according to CLP as follows: Acute toxicity (cat. 1 - 3), CMR (cat. 1) or STOT (cat. 1). On the contrary under regulation 1107/2009 this method is always required. Therefore the analysis in body fluids and tissues is identified a data requirement. Method is ongoing and expected Q4 2018.

# 2.6 Effects on human and animal health

# 2.6.1 Summary of absorption, distribution, metabolism and excretion in mammals [equivalent to section9 of the CLH report template]

Method	Results	Remarks	Reference
Toxicokinetics Rat (2/sex) Oral route: by gavage, pre-treatment with 1 mg of non-radiolabelled Alar, subsequently 1.21 mg of <sup>14</sup> C- Alar (average dose) No OECD TG	Excretion via faeces (70%), urine (24%), <sup>14</sup> CO <sub>2</sub> (2.4%), complete within 48 h At time of sacrifice: 96% of the radioactivity eliminated, 1.1% retained in organs (liver: 0.15%), 0.83% in carcass Absorption: at least 28% No differences between sexes	Test material: <sup>14</sup> C- Alar Radiochemical purity: 98% Deviations from OECD TG 417: study design with high and low dose administration is missing; purity of the unlabelled test compound was not stated Acceptable study	(1966)

# Table 6: Summary table of toxicokinetic studies

Method	Results	Remarks	Reference
Toxicokinetics Miniature swine (3 animals/sex) Oral route: group 1: 5 mg of [ <sup>14</sup> C- methyl]-daminozide/kg bw group 2: pre-treatment with 5 mg of unlabelled daminozide for 10 days, subsequently 5 mg of [ <sup>14</sup> C-methyl]- daminozide/kg bw No OECD TG	Excretion: urine (14%, within 24 h), faeces (59%, within 48h) Absorption: at least 14% The highest levels of radiolabel was found in the liver (0.043 and 0.055 eq/kg for a single dose and pre-treatment, respectively) UDMH and NDMA were identified as major and minor metabolite, respectively	Test material: daminozide Purity: not stated <b>Supplementary</b> <b>study</b>	(1987)
Metabolism study Miniature swine Samples from the previous study <i>1987)</i> No OECD TG	UDMH was detected at a level of almost 0.001 mg eq/kg in a sample of 15 g of liver	Test material: daminozide Purity: not stated <b>Supplementary</b> <b>study</b>	(1987)
Toxicokinetics Rat (5 male F344) Oral: by gavage: a single dose of 1 mg <sup>14</sup> C- daminozide/kg bw No OECD TG	Excretion: urine (47%), faeces (32%), <sup>14</sup> CO <sub>2</sub> (7%), exhaled volatile compounds (<1%) Absorption: at least 57% At time of sacrifice: 0.18% retained in liver, 0.10% in blood, 2.2% in carcass	Test material: daminozide Purity: 98.5% unlabelled; 97% labelled Deviations from OECD TG 417: study design with high and low dose administration is missing; total recovery of the radiolabel was below 90% ; kidneys, muscle, and fat were not examined	(1993)

Method	Results	Remarks	Reference
		Acceptable study	
<i>In vitro</i> comparative metabolism study 5 and 50 μM of <sup>14</sup> C-daminozide incubated with mouse, rat, dog, and human hepatocytes for 0, 0.5, 1, and 3 h No existing guideline	Using LC-MS/MS, only NDMA was detected in mouse, rat and human treated as well as control (non-hepatocyte) samples. Using radio-HPLC, only UDMH was identified at levels below the limit of quantification (<1%) in all species in the treated as well as control (non-hepatocyte) samples.	Test material: <sup>14</sup> C- daminozide Radiochemical purity: >98% <b>The study of limited</b> <b>validity</b> ( <i>see</i> <i>summary 2.6.1.1</i> )	(2017)

# 2.6.1.1 Short summary and overall relevance of the provided toxicokinetic information on the proposed classification(s)

Toxicokinetic studies in rats and minipigs (miniature swine) were submitted. However, only single dose studies were performed. <u>A repeated dose study is not available</u>.

#### Absorption

**Minipigs:** In male and female miniature swine that were administered 5 mg radio labelled daminozide/kg bw, absorption was established to be at least 14% and was not significantly different in animals that were pre-treated with 10 daily doses of 5 mg unlabelled daminozide/kg bw.

**Rats:** In male rats that were administered a single dose of 1 mg radiolabelled daminozide/kg bw p.o., absorption was at least 57%. Absorption of at least 28% was established in male and female rats that were administered an oral dose of 1.21 mg radio labelled daminozide/kg bw. Since differences in oral absorption in rats were observed after oral administration (55% and 28%, respectively), information on the oral absorption at a relevant dose level (NOAEL used for risk assessment) is required. A new study (**1999**; not provided by the applicant) with a single dose administration at 45 mg/kg bw was conducted. From this study, based on urinary and respiratory excretion, an oral absorption value of 35% was adopted. The relative urinary and respiratory excretion was somewhat lower in the high dose study compared to the low dose study, thereby suggesting that saturation of absorption cannot be excluded at the 45 mg/kg bw/d dose level.

#### Excretion

**Minipigs:** Radiolabelled substance was rapidly excreted in miniature swine via faeces (59% within 48 h) and urine (14% within 24 h). Pre-treatment with 10 daily 5 mg radiolabelled daminozide/kg bw doses did not importantly change the excretion data.

Rats: A single oral dose of 1 mg radiolabelled daminozide/kg bw to rats was excreted via urine (47%), faeces (32%)

and the lungs ( $^{14}CO_2$ : 7%; some volatile compounds in expired air: <1%). The oral dose of 1.21 mg of radiolabelled daminozide to rats was rapidly eliminated (nearly completely within 48 h) via faeces (70%), urine (24%) and lungs (2.4%). In total, more than 96% of the administered radiolabelled substance was excreted at the time of sacrifice.

 Table 2.6.1.1-1: Excretion of daminozide and UDMH in urine and faeces of rats (% of the administered dose);

 (1993)

Urine			Faeces		
	UDMH	Daminozide		UDMH	Daminozide
0 - 6 h	0.55	6.61		L	I
6 - 12 h	8.14	3.63	0 - 12 h	0.17	8.5
12 - 24 h	17.4	2.56	12 - 24 h	0.87	18
24 - 48 h	2.69	0.58		1	1
Cumulative	28.7	13.4	Cumulative	1	27

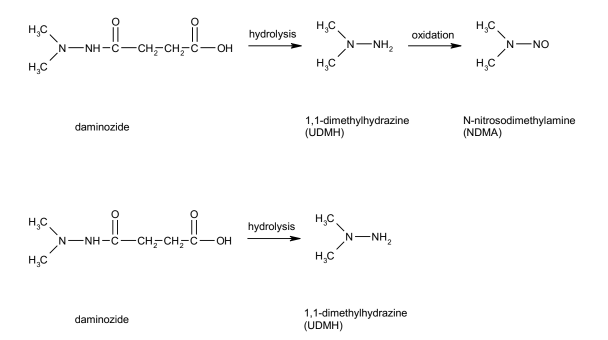
#### Distribution

**Minipigs:** In minipigs receiving a single 5 mg/kg dose, radiolabel was recovered mainly from liver (0.043 mg eq/kg). Only in the kidneys were increased levels of radioactivity found in pre-treated animals (10 daily doses of 5 mg/kg/d of unlabelled material following a dose of 5 mg/kg of radiolabelled material) compared to animals that had not been pre-treated (0.048 compared to 0.020 mg eq/kg).

**Rats:** Some organs and tissues were examined for radioactivity upon administration of a single oral dose of 1 mg radiolabelled daminozide/kg bw to male rats. Liver, blood, and lungs contained 0.045, 0.020, and 0.044 mg eq/kg, respectively (0.18%, 0.10%, and 0.03% of the administered dose, respectively). Taking the inter-laboratory and interspecies variation into account, tissue levels are in similar ranges. Comparison of tissue levels in the Fisher 344 rat studies at 96 h reveals that relative to dose, tissue residues are smaller at the high doses compared to low doses (45 versus 1 mg/kg bw, respectively). This is likely to be due to saturation in absorption. It should be noted that a rather long terminal half-life was observed in the second rat study, indicating tissue retention of radiolabelled substance.

#### Metabolism

In miniature swine, daminozide was converted to unsymmetrical dimethyl hydrazine (UDMH) and Nnitrosodimethylamine (NDMA), as both compounds were reported to be found in urine and faeces. UDMH was also found in liver. In rats that received a single oral dose of 1 mg test substance/kg bw, UDMH was found as an important metabolite in urine and faeces (accounting for 29% and 1% of the administered dose, respectively). Unchanged test substance accounted for 13 and 27% of the administered dose in urine and faeces, respectively. Further comparison between species was limited because of the differences in the dose level at which metabolism was investigated in the rat and minipig.



#### Figure 2.6.1.1-1: Proposed metabolism of daminozide

In vitro comparative study (120122017): [<sup>14</sup>C]-Daminozide (5 and 50 µM; purity: >98%) was incubated with mouse, rat, dog or human hepatocytes for 0.5, 1 and 3 hours. Incubations in the absence of hepatocytes were also conducted at both [<sup>14</sup>C]-daminozide concentrations for 3 hours. Samples incubated with 7-ethoxy[3-<sup>14</sup>C]coumarin (7EC) were used as a positive control. The initial hepatocyte viability was determined by the trypan blue exclusion test. Incubation samples were analysed by HPLC with both off-line (5 µM [<sup>14</sup>C]-daminozide samples) and on-line (50 µM [<sup>14</sup>C]-daminozide samples) radioactive monitoring. The proportions of produced metabolites and parent [<sup>14</sup>C]-daminozide were quantified. Selected samples were analysed by LC-MS with the aim of identifying the metabolites produced. [<sup>14</sup>C]-Daminozide (5 and 50 µM) remained as unchanged parent compound following incubation with mouse, rat, dog and human hepatocytes for 0, 0.5, 1 and 3 hours. Only one metabolite (UDMH) was detected by radio-HPLC, but at levels below the limit of quantification (<1%) in all species, in the treated as well as control samples (in the absence of hepatocytes). Using LC-MS/MS, only NDMA was detected in mouse, rat and human treated as well as non-hepatocyte control samples.

Table 2.6.1.1-2: Parent compound: Total % of radioactivity (mean value of duplicates)

[ <sup>14</sup> C]-Daminozide concentration	5μΜ					50j	μM	
Incubation time [hours]	0	0.5	1	3	0	0.5	1	3
Mouse hepatocytes	96.9	97.4	97.4	97.4	91.8	95.7	91.5	93.4
Rat hepatocytes	97.2	97.2	97.1	96.9	95.8	98.7	97.0	97.0

Dog hepatocytes	97.3	97.3	97.1	97.2	97.9	97.6	96.6	96.5
Human hepatocytes	96.8	97.0	97.4	97.8	95.1	96.0	93.7	97.9

In general, the presence of metabolites in the control samples without hepatocytes (not only in the treated ones) might indicate that the parent compound is rather degraded than metabolised by hepatocyte enzymes. However, in case of daminozide, the major metabolite (UDMH) was detected in samples at low levels (<1%, i.e. below the limit of quantification by radio-HPLC), which could be explained by too short incubation (maximally 3 hours) of hepatocytes with the test substance. This conclusion is supported by the results of the toxicokinetic study (**1993**) showing that UDMH represented the predominant compound in urine within time intervals 6 - 12 and 12 - 24 hours after the daminozide administration (*see Table 2.6.1.1-1*). In addition, the hydrolysis in aqueous solution from the parent molecule to UDMH is characterized by the maximum hydrolytic conversion between 4 - 24 hours (*Connor, 2012*). Using hepatocytes in *in vitro* comparative metabolism study, 2 - 4 hour incubation is generally recommended. However, longer incubation times can be used dependent on the model system (e.g. plated hepatocytes) or testing laboratory protocol. RMS is of the opinion that *in vitro* comparative metabolism study did not fulfil its purpose regarding the role of UDMH and NDMA in human metabolism, which was caused by inappropriate duration of the incubation of hepatocytes with the test substance.

# 2.6.2 Summary of acute toxicity

Based on the results of acute toxicity studies, daminozide does not need to be classified according to Regulation (EC) No 1272/2008 as amended for acute oral, dermal, respiratory toxicity, skin or eye irritation and skin sensitization. The results of the acute toxicity studies, the irritation studies, and the sensitization studies that are suitable for evaluation in the context of AIR III renewal are presented below in tabular format.

# 2.6.2.1 Acute toxicity - oral route [equivalent to section 10.1 of the CLH report template]

Table 7: Summary table of animal studies on acute oral toxicity										
Method, guideline, deviations if any	Species, strain, sex, no/group	Test substance	Dose levels, duration of exposure	Value LD50	Reference					
Acute oral toxicity OECD TG 401 Acceptable study	Rat (Wistar Albino) 5animals/sex	Test material: Alar Purity: 99.42%	A single dose of 5000 mg/kg bw (by gavage) Rats were observed 1, 2, 4 hours post dose and once daily for 14 days	LD <sub>50</sub> > 5000 mg/kg bw (male/female)	(1994a)					

Table 7: Summary table of animal studies on acute oral toxicity

#### Table 8: Summary table of human data on acute oral toxicity

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

#### Table 9: Summary table of other studies relevant for acute oral toxicity

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### 2.6.2.1.1 Short summary and overall relevance of the provided information on acute oral toxicity

A study was performed to investigate the acute oral toxicity of the test material in rats in line with standardised guideline OECD 401. The rats were dosed via gavage and were sacrificed at the end of the observation period. No animal died during the exposure and 14-day post exposure period and no abnormalities were observed at necropsy. Only instances of soiling of the anogenital area were noted during the observation period. Body weight gains were normal. Under the conditions of this study the  $LD_{50}$  was found to be greater than 5000 mg/kg bw.

#### 2.6.2.1.2 Comparison with the CLP criteria regarding acute oral toxicity

According to CLP criteria (Regulation (EC) No. 1272/2008), the last acute toxicity hazard category (Category 4) for the oral exposure is characterized by the following value of  $LD_{50}$ :  $300 < LD_{50} \le 2000$  mg/kg bw. Based on the acute oral toxicity study,  $LD_{50}$  for daminozide is higher than 5000 mg/kg bw.

#### 2.6.2.1.3 Conclusion on classification and labelling for acute oral toxicity

As  $LD_{50}$  is higher than 5000 mg/kg bw, classification according CLP criteria (Regulation (EC) No. 1272/2008) is not required.

#### 2.6.2.2 Acute toxicity - dermal route [equivalent to section 10.2 of the CLH report template]

Method, guideline, deviations if any	Species, strain, sex, no/group	Test substance	Dose levels, duration of exposure	Value LD50	Reference
Acute dermal	Rabbit (New	Test material:	A single dose of 5000 mg/kg bw	LD <sub>50</sub> > 5000 mg/kg bw	

#### Table 10: Summary table of animal studies on acute dermal toxicity

Method, guideline, deviations if any	Species, strain, sex, no/group	Test substance	Dose levels, duration of exposure	Value LD50	Reference
toxicity OECD TG 402 Acceptable study	Zealand Albino) 5 animals/sex	Alar Purity: 99.42%	applied for 24 hours Dermal response was recorded on days 1, 7, and 14 Rabbits were observed 1, 2, 4 hours post dose and once daily for 14 days	(male/female)	(1994b)

#### Table 11: Summary table of human data on acute dermal toxicity

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

#### Table 12: Summary table of other studies relevant for acute dermal toxicity

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

#### 2.6.2.2.1 Short summary and overall relevance of the provided information on acute dermal toxicity

A study was performed to investigate the acute dermal toxicity of the test material in rabbits in accordance with the standardised guideline OECD 402. One animal died on day 13 with no pre-death physical signs. Clinical signs noted included diarrhoea, soiling of the anogenital area, emaciation and few faeces. Erythema and oedema, absent to well defined on day 1, were absent on days 7 and 14. Body weight gains were normal and no abnormalities were observed in the survivors at necropsy. The necropsy observations of the dead animal are consistent with pulmonary infection and are not considered to be related to the substance. Under the conditions of this study the  $LD_{50}$  was found to be greater than 5000 mg/kg bw.

#### 2.6.2.2.2 Comparison with the CLP criteria regarding acute dermal toxicity

According to CLP criteria (Regulation (EC) No. 1272/2008), the last acute toxicity hazard category (Category 4) for the dermal exposure is characterized by the following value of  $LD_{50}$ : 1000 <  $LD_{50} \le 2000$  mg/kg bw. Based on the acute dermal toxicity study,  $LD_{50}$  for daminozide is higher than 5000 mg/kg bw.

#### 2.6.2.2.3 Conclusion on classification and labelling for acute dermal toxicity

As  $LD_{50}$  is higher than 5000 mg/kg bw, classification according CLP criteria (Regulation (EC) No.1272/2008) is not required.

#### 2.6.2.3 Acute toxicity - inhalation route [equivalent to section 10.3 of the CLH report template]

Method, guideline, deviations if any	Species, strain, sex, no/group	Test substance, form and particle size (MMAD)	Dose levels, duration of exposure	Value LD50	Reference
Acute inhalation toxicity Nose-only exposure OECD TG 403 Deviations: MMAD = $6.7$ µm (i.e. > recommended 4 µm) Study limited due to the value of MMAD	Rat (Sprague- Dawley) 5 animals/sex	Test material: Alar Purity: 99.42% MMAD = 6.7 μm with an average GSD = 2.8	2.1 mg/l (average concentration; range: 1.2-3.2 mg/l) Duration of exposure: 4 hours Rats were observed for 14 days post exposure	LC <sub>50</sub> > 2.1 mg/l (male/female; the highest attainable dose)	(1994a)

#### Table 13: Summary table of animal studies on acute inhalation toxicity

#### Table 14: Summary table of human data on acute inhalation toxicity

	-		-			
Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

#### Table 15: Summary table of other studies relevant for acute inhalation toxicity

#### 2.6.2.3.1 Short summary and overall relevance of the provided information on acute inhalation toxicity

A study was performed to investigate the acute inhalation toxicity of the test material in rats in accordance with the standardised guideline OECD 403. The test material was milled before use. The highest attainable test concentration was 2.1 mg/L. According to OECD TG 403, MMAD should range from  $1 - 4 \mu m$  in order to ensure the exposure of all relevant regions of the respiratory tract. This recommendation cannot be, however, achieved for all substances. The study is limited by MMAD = 6.7  $\mu m$  (GSD = 2.8); no justification of MMAD exceeding 4  $\mu m$  was provided by the applicant. No animals died during the exposure or 14-days post exposure observation period. However, during the 2 to 4 hour post-exposure period and during the 14-day observation period a few scattered signs of nasal discharge were observed. Normal body weight gain was noted. There were no abnormalities observed at necropsy. Under the conditions of this study the LC<sub>50</sub> was found to be greater than 2.1 mg/L.

#### 2.6.2.3.2 Comparison with the CLP criteria regarding acute inhalation toxicity

According to CLP criteria (Regulation (EC) No. 1272/2008), the last acute toxicity hazard category (Category 4) for the inhalation exposure (dust and mists) is characterized by the following value of  $LC_{50}$ :  $1 < LC_{50} \le 5$  mg/l. Based on the acute inhalation toxicity study,  $LC_{50}$  for daminozide is higher than the highest practically attainable concentration 2.1 mg/l.

#### 2.6.2.3.3 Conclusion on classification and labelling for acute inhalation toxicity

As LC<sub>50</sub> is higher than 2.1 mg/l, representing the highest achievable concentration, classification according to CLP criteria (Regulation (EC) No. 1272/2008) is not required.

2.6.2.4	Skin corrosion/irritation	[equivalent to section	10.4 of the CLH report template]
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Method, guideline, deviations <sup>1</sup> if any	Species, strain, sex, no/group	Test substance	Dose levels, duration of exposure		Reference
Acute	Rabbit	Test	0.5 g for 4	Erythema and oedema: absent to slight at	(1994)
dermal	(New	material:	hours	30 to 60 minutes after patch removal,	
irritation	Zealand	Alar	Dermal	absent at 24, 48, and 72 hours	

 Table 16: Summary table of animal studies on skin corrosion/irritation

OECD TG	White)	Purity:	reactions	Mean score/animal = 0 (erythema/eschar as	
404	5 ♂, 1♀	99.42%	were scored	well as oedema at 24, 48, and 72 hours after	
	$50,1_{+}$		at 30, 60	patch removal)	
Acceptable		Form:	minutes, 24,		
study		powder	48 and 72	No abnormal physical signs were noted	
			hours	(ulceration, necrosis, tissue destruction,	
				changes in general health)	

#### Table 17: Summary table of human data on skin corrosion/irritation

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### Table 18: Summary table of other studies relevant for skin corrosion/irritation

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### 2.6.2.4.1 Short summary and overall relevance of the provided information on skin corrosion/irritation

A study was performed to assess the irritative potential of the test material in accordance with the standardised guideline OECD 404. The test material (0.5g) was applied to the skin of albino rabbits for 4 hours. The dermal reactions were scored at 30, 60 minutes, 24, 48 and 72 hours according to the Draize scoring system. Erythema and oedema, absent to slight at 30 to 60 minutes after patch removal, were absent at 24, 48, and 72 hours. Mean score/animal was 0 for erythema/eschar as well as oedema at 24, 48, and 72 hours after patch removal. Under the conditions of the test, the test material was not found to be irritating to the rabbit skin.

Table 2.6.2.4.1-1: Draize scores in rabbits from the acute dermal irritation study

Scores observed after	30-60 minutes	24 hours	48 hours	72 hours
Erythema	0, 1, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0
Oedema	0, 1, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0

#### 2.6.2.4.2 Comparison with the CLP criteria regarding skin corrosion/irritation

Using the results of animal testing, an active substance is classified as the irritant (Category 2) according to CPL criteria (Regulation (EC) No. 1272/2008), if the mean score for erythema/eschar or oedema  $\geq 2.3$  and  $\leq 4$  in at least 2 of 3

tested animals (calculated from scores at 24, 48, 72 hours after the patch removal). In the study with daminozide, the mean score = 0 for erythema/eschar as well as oedema in all tested animals.

#### 2.6.2.4.3 Conclusion on classification and labelling for skin corrosion/irritation

As the mean score for erythema/eschar as well as oedema = 0 in all tested animals at 24, 48, and 72 hours after the patch removal, the classification according to CLP criteria (Regulation (EC) No. 1272/2008) is not required.

#### 2.6.2.5 Serious eye damage/eye irritation [equivalent to section 10.5 of the CLH report template]

Method,	Species,	Test	Dose levels	Results	Reference
guideline,	strain,	substance	duration of	- Observations and time point of	
deviations <sup>1</sup>	sex,		exposure	onset <sup>2</sup>	
if any	no/group			- Mean scores/animal	
				- Reversibility	
Acute eye	Rabbit	Test	0.1 g. placed	Corneal opacity: none at any observation	(1994c)
irritation	(New	material:	into	period; mean score/animal = 0 (max.	
	Zealand	Alar	conjunctival	possible = 4)	
OECD TG	Albino)		sac		
405		Purity:		Iritis: 1/6 animals, cleared by day 2;	
	6 animals	99.42%	Ocular	mean score/animal = 0.06 (max. possible	
Acceptable	(4 ै, 2		responses	= 2)	
study	<b>♀</b> )	Form:	were		
		powder	recorded at	Conjunctival redness: 6/6 animals,	
			1 hour, on	cleared by day 7; mean score/animal =	
			day 1, 2, 3	1.55 (max. possible = 3)	
			and 7 after		
			exposure	Conjunctival chemosis: 6/6 animals,	
				cleared by day 7; mean score/animal =	
				1.62 (max. possible = 4)	
				All ocular abnormalities resolved on day	
				7	

Table 19: Summary table of animal studies on serious eye damage/eye irritation

#### Table 20: Summary table of human data on serious eye damage/eye irritation

Type of Test substance	Relevant	Observations	Reference	Type of			
data/report	information about			data/report			
	the study (as						
	applicable)						
No data available							

Type of	Test substance	Relevant	Observations	Reference	Type of			
data/report		information about			data/report			
		the study (as						
		applicable)						
No data available								

#### Table 21: Summary table of other studies relevant for serious eye damage/eye irritation

### 2.6.2.5.1 Short summary and overall relevance of the provided information on serious eye damage/eye irritation

The irritative potential of the test material was investigated in a study conducted in accordance with the standardised guideline OECD 405. The test material was applied into conjunctival sac of one eye of each albino rabbit. The contralateral eye served as a control. Ocular responses were recorded at 1 hour, on day 1, 2, 3 and 7. Fluorescein was used to determine corneal effects on day 1. The Draize scoring system was applied to assess the irritancy. Under the conditions of this study the test material was found to be mildly irritating to the rabbit eye. Iritis and conjunctival irritation was cleared within 7 days.

Scores observed after	1 hour	24 hours	48 hours	72 hours	7 days	Mean score <sup>b</sup>
Corneal opacity	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0
Iritis	0, 0, 0, 0, 0, 0	0, 1, 0, 0, 0, 0	0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0
Conjunctival redness	1, 1, 1, 1, 1, 1, 1	1, 2, 2, 2, 1, 2	1, 2, 2, 1, 2, 1	1, 2, 2, 1, 2, 1	0, 0, 0, 0, 0, 0, 0	1, 2, 2, 1.3, 1.7, 1.3
Conjunctival chemosis (oedema)	2, 2, 2, 2, 2, 2	2, 2, 2, 2, 2, 2	2, 2, 2, 1, 2, 2	1, 2, 2, 0, 1, 0	0, 0, 0, 0, 0, 0, 0	1.7, 2, 2, 1, 1.7, 1.3
Conjunctival discharge	2, 2, 2 <sup>a</sup> , 2, 2, 2	2, 2, 1, 1, 2, 2	0, 2, 1, 1, 2, 2	0, 1, 0, 0, 0, 0	0, 0, 0, 0, 0, 0, 0	0.7, 1.7, 0.7, 0.7, 1.3, 1.3

Table 2.6.2.5.1-1: Draize scores in rabbits from the acute eye irritation study

<sup>a</sup> test article remaining in conjunctiva

<sup>b</sup> calculated from scores at 24, 48, 72 hours

#### 2.6.2.5.2 Comparison with the CLP criteria regarding serious eye damage/eye irritation

According to CPL criteria (Regulation (EC) No. 1272/2008), an active substance is considered to be irritating to eyes (Category 2), if the following positive response (calculated as the mean scores following grading at 24, 48, and 72 hours after the instillation) is observed at least in 2 of 3 tested animals: corneal opacity  $\geq$  1 and/or iritis  $\geq$  1; and/or conjunctival redness  $\geq$  2 and/or conjunctival chemosis (oedema)  $\geq$  2. The positive reaction fully reverses within an observation period of 21 days. In the study with daminozide, the mean score for conjunctival redness as well as

chemosis = 2 in 2 animals. <u>However, 6 animals instead of 3 were tested.</u>

#### 2.6.2.5.3 Conclusion on classification and labelling for serious eye damage/eye irritation

The classification according CLP criteria (Regulation (EC) No. 1272/2008) is not required since the values of mean scores sufficient to trigger the classification were reached only in 2 from 6 animals.

#### 2.6.2.6 Respiratory sensitisation [equivalent to section 10.6 of the CLH report template]

#### Table 22: Summary table of animal studies on respiratory sensitisation

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### Table 23: Summary table of human data on respiratory sensitisation

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### Table 24: Summary table of other studies relevant for respiratory sensitisation

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### 2.6.2.6.1 Short summary and overall relevance of the provided information on respiratory sensitisation

Respiratory sensitizer is defined as a substance which causes hypersensitivity of the airways, when inhaled. No study with daminozide on respiratory sensitization is available. In addition, based on the results of acute inhalation study in rats (*see 2.6.2.3*), and Buehler test as well as local lymph node assay (*see 2.6.2.7*), daminozide is neither toxic via inhalation route nor skin sensitizer.

#### 2.6.2.6.2 Comparison with the CLP criteria regarding respiratory sensitisation

The substance does not meet CLP criteria (Regulation (EC) No. 1272/2008) for classification of respiratory sensitisation.

### 2.6.2.6.3 Conclusion on classification and labelling for respiratory sensitisation

No classification is proposed

#### 2.6.2.7 Skin sensitisation [equivalent to section 10.7 of the CLH report template]

Table 25: Summarv	table of animal studies on skin sensitisati	ion
I wole wet Summary	tuble of unifilial statics on shin sensitisati	

Method,	Species,	Test	Dose levels	Results	Reference
guideline,	strain, sex,	substance	duration of exposure		
deviations <sup>1</sup> if	no/group				
any					
Local lymph node assay OECD TG 429 EPA OPPTS 870.2600 Acceptable study	Mice (CBA/CA) 5♂/group	Test material: daminozide Purity: 99.7% Form: powder	5, 10, 25% daminozide in DMSO Negative control: vehicle (DMSO) Positive control: α- hexylcinnamaldehyde	Stimulation index (SI): 5% test material = 0.58; 10% = 0.80; 25% = 1.28 (i.e. SI < 3, non-sensitizer) No mortality, clinical signs of systemic effect, effect on body weight Application site without irritation Greasy appearance of the fur of head and/or neck in all test groups on day 1	(2003)
Buehler test OECD TG 406 Acceptable study	Guinea pig (Dunkin Hartley) 10 ♂, 10 ♀	Test material: Alar Purity: 99.4% Form: powder	Induction: 100% Alar moistened with 0.3 ml of 0.9% saline for 6 hours (3 times repeated) Challenge: 14 days after induction in the same manner (once) Positive control: DNCB (dinitrochlorobenzene) in ethanol (induction) or acetone (challenge)	Positive control: valid; SI=6.34 No dermal response at challenge No mortality and effect on body weight Positive control: valid, i.e. all 10 animals exhibited clear dermal responses at challenge	(1994b)

Method,	Species,	Test	Dose levels	Results	Reference
guideline,	strain, sex,	substance	duration of exposure		
deviations <sup>1</sup> if	no/group				
any					
			Negative control: saline		

#### Table 26: Summary table of human data on skin sensitisation

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

#### Table 27: Summary table of other studies relevant for skin sensitisation

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### 2.6.2.7.1 Short summary and overall relevance of the provided information on skin sensitisation

The potential of the test substance to cause skin sensitisation was evaluated in two studies: the Local lymph node assay (LLNA) and Buehler test.

In LLNA (2003), mice were subjected to topical applications of vehicle control (DMSO), positive control ( $\alpha$ -hexylcinnamaldehyde) or one of the test formulations (5, 10 or 25% in DMSO) to the outer aspect of the auditory pinnae on days 1, 2 and 3. On day 6, titrated thymidine was injected intravenously into each animal. Five hours later the auricular lymph nodes were recovered and processed through a scintillation counter. The results are expressed as Stimulation Indices (SIs). In all groups treated with daminozide SI < 3, whereas in positive control SI = 6.34. The irritation was noted on the ears of the positive control animals on days 3 and 4. A greasy appearance of the fur of the head and/or neck was noted in all test animals on day 1 and in all positive controls throughout the observation period.

In Buehler test (1994b) based on a range-finding study, a concentration of 100% test material moistened with saline was used for induction (3 exposures for 6 hours) and challenge (1 exposure for 6 hours, 14 days after the last induction). All animals treated with the test material showed no dermal response at challenge. All animals treated with positive control (dinitrochlorobenzene) exhibited clear dermal responses at challenge which were of greater incidence and severity than responses seen in the irritation control group (treated only at challenge).

Based on the results of these studies, the test material is not considered to be the skin sensitizer.

#### Table 2.6.2.7-1: Stimulation Index from the local lymph node assay

Stimulation Index
0.58
0.80
1.28
6.34

#### 2.6.2.7.2 Comparison with the CLP criteria regarding skin sensitisation

According to CPL criteria (Regulation (EC) No. 1272/2008), an active substance is considered to be the skin sensitizer (Subcategory 1B) based on the results of Buehler and local lymph node assay if (i)  $\geq$  15% of animals respond at > 20% topical induction dose in Buehler assay; or if (ii) EC3 (estimated concentration needed to produce a stimulation index of 3) > 2% in the local lymph node assay. In the study with daminozide, no animal responded in Buehler test and SI = 1.28 at the highest concentration (25%) of the test substance in the local lymph node assay.

#### 2.6.2.7.3 Conclusion on classification and labelling for skin sensitisation

As Buehler test and local lymph node assay with daminozide were negative, the classification according CLP criteria (Regulation (EC) No. 1272/2008) is not required.

#### 2.6.2.8 Phototoxicity

#### Table 28: Summary table of studies on phototoxicity

Type of	Test substance	Relevant	Observations	Reference	Type of
data/report		information about			data/report
		the study (as			
		applicable)			
No data available. As daminozide was shown not to absorb electromagnetic radiation within the range of 290 – 700 nm,					
the study on phototoxicity is not required.					

#### Table 29: Summary table of human data on phototoxicity

Type of	Test substance	Relevant	Observations	Reference	Type of
data/report		information about			data/report
		the study (as			
		applicable)			
No data available					

 Table 30: Summary table of other studies relevant for phototoxicity

Type of	Test substance	Relevant	Observations	Reference	Type of
data/report		information about			data/report
		the study (as			
		applicable)			
No data available					

#### 2.6.2.9 Aspiration hazard [equivalent to section 10.13 of the CLH report template]

Table 31:	Summary table	of evidence for	aspiration hazard
1			

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

#### 2.6.2.9.1 Short summary and overall relevance of the provided information on aspiration hazard

No information on aspiration hazard relating daminozide is available.

#### 2.6.2.9.2 Comparison with the CLP criteria regarding aspiration hazard

According to the CLP criteria (Regulation (EC) No. 1272/2008), an active substance is included in the hazard category (Category 1) for aspiration toxicity: (i) based on reliable and good quality human evidence or (ii) if it is a hydrocarbon and has a kinematic viscosity of 20.5 mm<sup>2</sup>/s or less, measured at 40°C. The second criterion is related only to liquid substances. As for Daminozide, it represents a solid active substance and no data on aspiration hazard in humans are available.

#### 2.6.2.9.3 Conclusion on classification and labelling for aspiration hazard

The substance does not meet CLP criteria (Regulation (EC) No. 1272/2008) for aspiration hazard. No classification is proposed.

## 2.6.2.10 Specific target organ toxicity-single exposure (STOT SE) [equivalent to section 10.11 of the CLH report template]

#### Table 32: Summary table of animal studies on STOT SE (specific target organ toxicity-single exposure)

•			,
Method, guideline,	Test substance, route	Results	Reference
deviations <sup>1</sup> if any,	of exposure, dose	- NOAEL/LOAEL	
species, strain, sex,	levels, duration of	- target tissue/organ	
no/group	exposure	- critical effects at the LOAEL	
no/group	exposure	- critical effects at the LOAEL	

A . 1	Test material: Alar	LD50 > 5000 mg/kg bw (male/female)	
Acute oral toxicity	Purity: 99.42%	No mortality	(1994a)
OECD TG 401	Oral route: by gavage	Only instances of soiling of the anogenital area	
Rat (Wistar Albino)	A single dose of 5000	were observed during 14-day observation period	
5animals/sex/dose	mg/kg bw	No abnormalities at necropsy	
Acceptable study			
Acute inhalation	Test material: Alar	LC50 > 2.1  mg/l (male/female; the highest	
toxicity		attainable dose)	(1994a)
	Dose level: 2.1 mg/l		
OECD TG 403	(average concentration;	No mortality	
	range: 1.2-3.2 mg/l)		
Deviations: MMAD =		No abnormalities at necropsy	
6.7 μm (> recommended	Purity: 99.42%		
4 μm)		A few scattered signs of nasal discharge were	
	Inhalation route: dust	observed 2 – 4 hours post-exposure and during	
Rat (Sprague-Dawley)		14-day observation period	
5animals/sex/dose	Nose-only exposure		
Study limited due to	Duration of exposure: 4		
the value of MMAD	hours		
Acute dermal toxicity	Test material: Alar	LD50 > 5000 mg/kg bw (male/female)	
			(1994b)
OECD TG 402	Purity: 99.42%	One animal died from pulmonary infection	
Rabbit (New Zealand	Dermal route	No abnormalities in survivors at necropsy	
Albino)			
	A single dose of 5000	Clinical findings during 14-day observation	
5animals/sex/dose	mg/kg bw	period: diarrhoea, few faeces, soiling of the	
		anogenital area, reduction in weight	
Acceptable study	Duration of exposure:		
	24 hours		

Acute neurotoxicity	Daminozide	NOAEL: 1000 mg/kg bw/day	
study			
	Oral route: by gavage; a	LOAEL: 2000 mg/kg bw/day based on decreased	(2012a)
OECD 424	single dose	locomotor activity (total distance, basic and fine	
		movement)	
Rats (Crl:CD(SD))	Dose levels: 0, 500,		
	1000, 2000 mg/kg	Except for decreased locomotor activity, no	
Females, Males	bw/day	treatment-related clinical and FOB observations	
10 animals/group	Vehicle: 0.5%	No lesions in neural tissues	
	carboxymethylcellulose		
Acceptable study			
	Purity: 100%		

#### Table 33: Summary table of human data on STOT SE (specific target organ toxicity-single exposure)

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### Table 34: Summary table of other studies relevant for STOT SE (specific target organ toxicity-single exposure)

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

### 2.6.2.10.1 Short summary and overall relevance of the provided information on specific target organ toxicity – single exposure (STOT SE)

Acute toxicity studies are summarised in 2.6.2. Except for one dead male of the acute dermal study, no mortality was observed. The necropsy of the dead animal revealed abnormalities of the lungs, pleural cavity, and wetness of the nose/mouth area, which was consistent with the pulmonary infection not related to the treatment. Other abnormalities were not found at necropsy of any animal of acute toxicity studies. Clinical findings during 14-day observation period included diarrhoea, few faeces, soiling of the anogenital area, and reductions in weight.

Neurotoxicity studies are summarised in 2.6.7. The NOAEL for neurotoxicity derived from acute neurotoxicity study (2012a) was set at 1000 mg/kg bw/day based on the decreased locomotor activity (total distance, basic and fine movement) in the top dose group (2000 mg/kg bw/day). No other treatment-related clinical or FOB observations were revealed. At necropsy, all tissues in females were within normal limits; an enlarged testis was observed in one

male of 1000 mg/kg bw /day dose group (microscopic examination was not performed). No lesions in neural tissues were found

## 2.6.2.10.2 Comparison with the CLP criteria regarding STOT SE (specific target organ toxicity-single exposure)

According to CLP criteria (Regulation (EC) No. 1272/2008), an active substance is classified in Category 1 or 2 for specific target organ toxicity – single exposure (STOT SE) based on the results of animal studies if it elicits significant and/or severe toxic effects of relevance to the human health at generally low or moderate exposure concentrations, respectively. The toxic effects relating to STOT SE include changes which have affected the function or morphology of a tissue/organ, or have produced serious changes to the biochemistry or haematology of the organism. The Category 3 for STOT SE includes only narcotic effects and respiratory tract irritation. In studies with daminozide, no above mentioned effects were revealed. Furthermore, in the acute oral and dermal toxicity study high doses of the test substance (5000 mg/kg bw/day), which exceeded CLP guidance dose ranges for STOT SE classification, were used. The acute inhalation study was conducted using the highest attainable dose.

## 2.6.2.10.3 Conclusion on classification and labelling for STOT SE (specific target organ toxicity-single exposure)

According to CLP criteria (Regulation (EC) No. 1272/2008), the classification is not required.

# 2.6.3 Summary of repeated dose toxicity (short-term and long-term toxicity) [section 10.12 of the CLH report]

#### 2.6.3.1 Specific target organ toxicity-repeated exposure (STOT RE)

### Table 35: Summary table of animal studies on repeated dose toxicity (short-term and long-term toxicity) STOT RE (specific target organ toxicity - repeated exposure)

Method, guideline,	Test substance, route of	Results	Reference
deviations <sup>1</sup> if any, species,	exposure, dose levels,	- NOAEL/LOAEL	
strain, sex, no/group	duration of exposure	- target tissue/organ	
		- critical effects at the	
		LOAEL	
90-day oral toxicity study	Test material: daminozide	NOAEL: 1000 mg/kg bw/day	(2005)
		(top dose)	
OECD Guideline 408	Purity: 100.2%		
		LOAEL: >1000 mg/kg bw/day	
Deviations: uteri were not	Oral route: by gavage	No adverse effects	
weighed at necropsy			
Baseline values of clinical	Dose levels: 0, 40, 200,		
biochemistry and	1000 mg/kg bw/day		
haematological tests were not	Vehicle: 0.25% CMC		

included	(carboxymethylcellulose)		
	Duration of exposure: 90		
EPA OPPTS 870.3100	days		
Rat (Wistar)			
Males, females			
10			
10 animals/group			
Acceptable study			
1-year oral toxicity study	Test material: daminozide	NOAEL: 80.5 mg/kg bw/day	(1988a)
EPA Pant 158		(3000 ppm)	
OECD TG 452	Purity: 99%		
	Oral route: in diet	LOAEL: 199 mg/kg bw/day (7500 ppm)	
Deviations: the addition of	Star route. In thet	(7500 ppm)	
fourth group is recommended	Dose levels: 0, 300, 3000,	Renal cell adenoma in one	
if 6 – 10 fold intervals	7500 ppm	female dog	
between dosages are used			
Prothrombin and	Duration of exposure: 1	Food-like emesis, soft stool	
thromboplastin time were not	year	(days 14 – 26 occasionaly for	
measured		most of males)	
Epididymides and uteri were			
not weighed at necropsy			
At the beginning of the study, the body weight variation for			
each sex of animals should			
not exceed $\pm 20\%$ of the			
mean weight, which was not			
met			
Dog (Beagle)			
Males, females			
6 animals/group			
Acceptable study			

28-day dermal toxicity study	Test material: daminozide	NOAEL: 2000 mg/kg bw/day	(2012)
		(top dose)	(2012)
EPA OPPTS 870.3200	Purity: 99%		
		LOAEL: >2000 mg/kg bw/day	
OECD TG 410	Form: powder		
		No adverse effects	
Rat (Wistar:Clr)	Dermal route		
Males, Females	Dose levels: 0, 125, 500,		
	2000 mg/kg bw/day		
10 animals/group			
	Vehicle: deionized water		
Acceptable study			
	Duration of exposure: 28		
	days		
Combined chronic toxicity	Test material: daminozide	NOAEL (carcinogenicity):	(1988b)
carcinogenicity study		could not be stated, the	
	Oral route: in diet	provisional NOAEL of 100	
OECD 453, EPA OPP 83-2		ppm (equivalent to 5 mg/kg/bw	
	Dose levels: 0, 100, 500,	day) was derived	
Deviations: prothrombin time	5000, 10000 ppm for 24	Non-neoplastic effects: bile	
and activated partial	months	duct hyperplasia (in males ↑	
thromboplastin time were not		by 10% at the top dose; in	
investigated	Purity: 99%	females $\uparrow$ by 27.7%, 21%,	
Epididymides, uterus, and		27%, 43% at 100, 500, 5000	
thyroid were not weighted at	Form: granules	and 10000 ppm, respectively	
necropsy after the chronic		comparing to control)	
toxicity phase			
		Neoplastic effects: increased	
		incidence of pituitary	
Rat (Fischer 344), males and		adenomas in females $(37.3\%)$ ,	
females		72%, 84.4%, 76%, 46.6% in	
60 onimals/marshintain		control, 100, 500, 5000 and	
60 animals/group; interim		10000 ppm, respectively;	
sacrifice: $10^{\circ}$ and $10^{\circ}$		significant increase in the incidence of tumours in low	
A goontable study		and mid-doses)	
Acceptable study			

Carcinogenicity study	Daminozide		(1988c)
OECD 451	Dammozide	NOAEL (carcinogenicity):	(1988)
	Oral route: in diet	could not be stated	
Mouse (CD-1) males and	Ofai foute. In thet	Non-neoplastic effects:	
females, 50 animals/group	Dose levels: 0 (controls),	decreased platelet (at 3000 –	
A acontable study	300, 3000, 6000 and	10000 ppm; 24 months) and	
	10000 ppm for 24 months	erythrocyte count (at 10000	
	roood ppin for 24 months	ppm; 24 months) in females	
	Purity: 99%	(see Table 2.6.3.1.1-8)	
	r anty: >> /0	inflammation and brown	
	Form: granules	pigmentation of the liver in	
	r onni granalos	males (see Table 2.6.3.1.1-7)	
		Neoplastic effects: increased	
		incidence of pulmonary	
		neoplasms	
		(alveolar/bronchiolar adenomas	
		+ carcinomas) in both sexes (in	
		males:† by 6%, 16%, 26%,	
		16%; significant at 5000 ppm;	
		in females: by 18%, 18%, 20%,	
		20% in 100, 500, 5000, 10000	
		ppm, respectively; significant	
		at two highest doses)	
Prenatal development toxicity	Test material: daminozide	NOAEL (maternal toxicity):	(2006b)
study	Oral router by covere	250 mg/kg bw/day	
0200 10 414	Oral route: by gavage	LOAEL (maternal toxicity):	
	Dose levels: 0, 250, 500	500 mg/kg bw/day	
	and 1000 mg/kg bw/day		
	Vehicle: carboxymethyl	Critical effects (see Table	
	cellulose (0.5% w/v)	2.6.6.2.1-6): mortality (36%	
and 1000 mg/kg group,	Exposure: days 6 to 28 of	vs. 4% in control; $p < 0.05$ ) and	
respectively. However, each	presumed gestation	adverse clinical observations	
test group should contain		(soft/liquid faeces: 80% vs.	
	Purity: 99.5%	36% in control; p < 0.05;	
females at necropsy, groups	Form: powder	<b>hyperpnoea:</b> 16% vs. 0%;	
with fewer than 16 animals		p < 0.01; <b>hyperactivity:</b> 12%	
may be inappropriate.		vs. 0% in control; p < 0.05;	
Maternal mortality should not		convulsions: 12% vs. 0% in	
exceed 10 percent, which was		control; non-significant)	
not met in the study.		NOAEL (developmental	

Rabbit (New Zealand White)	toxicity): 500 mg/kg bw/day
	based on the slight reduction in
25 females/group	ossification (see Section
	2.6.6.2.1 and Tables 2.6.6.2.1-8
Acceptable study	and 2.6.6.2.1-9) and foetal
	weight on a litter basis (1 by
	15.3%; p < 0.05; see Table
	2.6.6.2.1-7)
	LOAEL (developmental): 1000 mg/kg bw/day
	No teratogenic effects were observed

### Table 36: Summary table of human data on repeated dose toxicity STOT RE (specific target organ toxicity-repeated exposure)

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

### Table 37: Summary table of other studies relevant for repeated dose toxicity STOT RE (specific target organ toxicity-repeated exposure)

Type of	Test substance	Relevant	Observations	Reference	Type of		
data/report		information about			data/report		
		the study (as					
		applicable)					
No data available							

#### 2.6.3.1.1 Short summary and overall relevance of the provided information on specific target organ toxicity – repeated exposure (short-term and long-term toxicity)

<u>28-day dermal study in rats (2012)</u>: No adverse effects were observed at any dose level. Examined parameters included: clinical observations (expanded with detailed CNS evaluation), mortality and moribundity checks, body weight, food consumption, ophthalmoscopy, gross pathology, organ weights, and microscopic pathology. Based on the lack of adverse findings, the NOAEL was set at 2000 mg/kg bw/day.

<u>90-day oral study in rats</u> (<u>2005</u>): No animal died during the study. Thinning fur, hair loss, sores, and staining were occasionally observed across all groups including controls, and are considered to be of no toxicological

relevance. No consistent effects of treatment on bodyweight or food consumption were observed (see Table 2.6.3.1.1-1 and 2.6.3.1.1-2). In Females of the top dose group (1000 mg/kg/day) increased spleen weight adjusted to overall mean necropsy body weight was observed. In the absence of any histopathological findings, this observation is considered not to be of toxicological significance (see Table 2.6.3.1.1-3). Females at the top dose also showed significantly higher blood calcium level (outside the historical control range), which was not, however, considered to be of biological relevance as no signs of hypercalcemia such are nausea, vomiting, constipation or excessive urination were observed (see Table 2.6.3.1.1-4). At urinalysis, both sexes treated with 1000 mg/kg bw/day had the significantly increased specific gravity (outside the historical control range in males); males also showed significantly reduced volumes, slightly darker urine of lower pH with amorphous debris (see Table 2.6.3.1.1-5).. Results of urinalysis were not supported by macroscopic or histopathological changes in kidneys and seem to be caused by the decreased water consumption. Nevertheless, the water consumption of animals was not followed. Additionally, males treated with 200 mg/kg bw/day had a lower concentration of phosphates (see Table 2.6.3.1.1-4).. On the basis that there were no findings of toxicological significance, the NOAEL is considered to be 1000 mg/kg bw/day. Differences in clinical biochemistry parameters (e.g. calcium concentration) or organ weights observed between the top dose and control group were only minor (although statistically significant) and not supported by accompanying macroscopic, histopathological or behavioural findings.

	(	)	4	0	2	200	1000	
Dose [mg/kg bw/day]	3	Ŷ	3	Ŷ	ð	Ŷ	8	Ŷ
Start	165.6	136.3	164.1	133.5	162.9	136.6	165.6	135.4
Week 1	207.5	152.7	201.8	149.3	202.5	152.7	205.7	153.3
Week 3	280.1	178.6	268.3	177.3	266.8	180.9	271.6	183.5
Week 5	327.4	200.5	315.6	195.7	309.7	200.5	315.8	202.3
Week 7	365.4	211.4	345.9	209.8	337.4	214.2	350.7	221.5
Week 9	381.7	217.3	367.0	216.0	356.4	221.3	364.3	226.6
Week 11	400.6	223.2	383.2	223.8	370.1	225.0	378.9	233.0
Week 13	405.1	221.6	389.1	220.7	374.5	224.2	380.1	231.2
(% of control)	(100%)	(100%)	(96.1%)	(99.6%)	(92.4%)	(101.2%)	(93.8%)	(104.3%)

Table 2.6.3.1.1-1: Group mean body weight (g), (2005)

 Table 2.6.3.1.1-2: Group mean food consumption over selected periods (g/animal/week), no statistically significant changes observed (ANOVA); (2005)

Doso [mg/kg bw/day]	0		40		200		1000	
Dose [mg/kg bw/day]	8	Ŷ	3	Ŷ	3	Ŷ	8	Ŷ

Week 1 – 4	196.5	145.8	210.3	144.6	206.6	151.6	195.5	150.8
Week 5 – 8	207.0	142.3	208.4	144.4	193.1	150.7	194.8	146.0
Week 9 – 13	181.2	133.5	183.2	138.6	179.8	137.7	183.5	148.4
Week 1 – 13	193.8	140.0	199.3	142.2	192.1	146.0	190.7	148.7

Table 2.6.3.1.1-3: Grou	p mean organ weig	ht adjusted to overal	l mean necropsy b	ody weight, (

2005)

Dece (mailes havideed		0		40	2	200		1000
Dose [mg/kg bw/day]	3	Ŷ	3	Ŷ	3	Ŷ	S	Ŷ
Adrenals (g)	0.075	0.067	0.073	0.071	0.082	0.067	0.068	0.071
Kidney (g)	1.950	1.266	1.979	1.193	1.890	1.202	1.916	1.322
Spleen (g)	0.705	0.491	0.765	0.501	0.743	0.531	0.716	0.588*
Liver (g)	8.600	5.529	9.061	5.449	8.863	5.449	8.756	5.769
Heart (g)	1.054	0.733	1.053	0.707	1.059	0.702	1.036	0.750
Brain (g)	2.001	1.839	1.962	1.836	2.017	1.825	2.014	1.865
Thyroids (g)	0.016	0.014	0.019	0.014	0.019	0.013	0.018	0.014
Thymus (g)	0.362	0.315	0.350	0.289	0.371	0.308	0.350	0.312
Testes (g)	5.461		5.555		5.542		5.568	
Ovaries (g)		0.084		0.090		0.083		0.103
*n<0.05		1	1	1	1	1	1	1

\*p<0.05

### Table 2.6.3.1.1-4: Group mean clinical chemistry parameters (2005)

Dose [mg/kg bw/day]		0	4	10	2	00		1000
	ð	Ŷ	3	Ŷ	ð	Ŷ	8	Ŷ
AST (IU/L)	68	75	64	70	62	74	63	68
ALT (IU/L)	33	32	35	38	34	39	31	36
ALP (IU/L)	177	88	171	85	167	97	164	84
Na (mmol/l)	140	144	142	143	140	143	140	143
K (mmol/l)	5.8	4.8	5.3	4.8	4.9	4.8	5.1	4.6
Ca (mmol/l)	2.69	2.82	2.67	2.84	2.66	2.83	2.70	2.93**

Dose [mg/kg bw/day]		)	4	0	20	00		1000
	3	Ŷ	8	Ŷ	3	Ŷ	6	Ŷ
P (mmol/l)	2.2	1.6	1.9	1.5	1.8**	1.4	2.1	1.7
Glucose (mmol/l)	6.6	6.1	6.0	5.4	6.2	5.4	6.4	4.8**
Urea (mmol/l)	8.7	8.6	7.3	9.1	7.1	8.6	7.1	8.7
Bilirubin (umol/l)	2.1	1.9	1.8	1.9	2.2	1.9	2.6	2.6
Creatinine (umol/l)	88	79	71	72	69	74	68	73

\*\* p<0.01

#### Table 2.6.3.1.1-5: Group mean urinalysis parameters (2005)

Dose [mg/kg bw/day]	0		4	0	2	200	1000		
	3	Ŷ	8	Ŷ	8	Ŷ	8	<b>9</b>	
Volume (ml)	5.5	2.7	4.7	2.6	4.0	2.9	2.3***	2.4	
Specific gravity	1.037	1.038	1.036	1.043	1.041	1.038	1.064***	1.053**	
рН	7	6	7	6	6	5	5	5	

\*\* p<0.01, \*\*\* p<0.001

<u>1-year oral study in dogs (1988a)</u>: One female at the top dose (7500 mg/kg food) died from acute haemorrhagic enteritis. The NOAEL is set at 3000 mg/kg food (equal to 80.5 - 82.8 mg/kg bw/day) based on the occurrence of renal cell adenoma in one female dog, and higher incidence of food-like emesis and soft stool in both sexes of the top dose.

<u>Carcinogenicity studies (see 2.6.5)</u>: In the rat study (**1988***b*), an increase in the incidence of bile duct hyperplasia was found in the treated females (from the lowest dose) compared to the controls which might be related to the administration of the test article. However, the incidence of bile duct hyperplasia in treated males did not differ from the incidence in controls, which was high (about 70 - 80%; see Table 2.6.3.1.1-6). Based on the microscopic evaluation, bile duct hyperplasia was graded as trace or mild in the most of effected animals. According to the literature data, bile duct hyperplasia in rats occurs commonly with age. In the F344 strain, this spontaneous change is often mild, frequently associated with mild fibrosis, or inflammation. And there is neither evidence that it causes significant alteration of hepatic function, nor progresses to cancer (*Greenblatt, 1982; Eustis, 1990*). No other treatment-related signs of hepatotoxicity were evident in either sex.

In the study with mice (**1988***c*), the inflammation as well as brown pigmentation of the liver was more prevalent in the treated than in control males (*see Table 2.6.3.1.1-7*). The inflammation in the liver was predominantly multifocal, mild – moderate, and chronic in nature. Special stains of the brown pigment were not performed, but it appeared to be a mixture of both hemosiderin and bile pigment. The signs of hepatotoxicity were also followed in

studies with UDMH (daminozide metabolite, see bellow and 2.6.8.1).

The statistically significant decrease in the mean platelet count was observed in females at three highest doses (3000, 6000, 10000 ppm) at the end of the study. Although this parameter is highly variable in rodents, the pattern of occurrence was indicative of a test article-related effect. Females at the highest group also showed significantly decreased erythrocyte count (*see Table 2.6.3.1.1-8*).

Table 2.6.3.1.1-6: Summary of histopathological findings in the liver (1988b); () = number of	
examined animals, DOS = died on study, SAC = scheduled sacrifice;	

Dose	0 ppm		100 ppr	n	500 ppr	n	5000 pp	m	10000 ppm	
	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC
Males	(25)	(24)	(26)	(23)	(18)	(32)	(24)	(26)	(12)	(37)
Bile duct hyperplasia	17	19	17	16	11	27	18	21	10	31
Overall (%)	73	.5	67	7.3	7	6	7	8	83	8.7
Females	(15)	(35)	(12)	(37)	(13)	(37)	(11)	(39)	(15)	(35)
Bile duct hyperplasia	1	4	3	13	2	11	6	10	2	12
Overall (%)	5	5	32	2.7	2	.6	3	2	4	-8

**Table 2.6.3.1.1-7:** The incidence of inflammation and brown pigmentation of the liver (**1988***c*); () = number of examined animals, DOS = died on study, SAC = scheduled sacrifice;

				0 ppm		300 ppm	1	3000 p	pm	6000 p	pm	10000 p	opm
	OF			DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC
OF	lION		Males	(29)	(21)	(26)	(24)	(26)	(24)	(33)	(17)	(35)	(15)
	IMAJ	LIVER		0	3	2	6	1	8	7	5	5	5
INCIDENCE	INFLAMMATION		Females	(27)	(23)	(31)	(19)	(25)	(25)	(29)	(21)	(31)	(19)
INC	INF	THE		2	17	2	10	3	9	2	5	9	10
	T			0 ppm		300 ppm	1	3000 p	pm	6000 pj	pm	10000 p	opm
OF	MEN	R		DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC
NCE	PIG	LIVER	Males	(29)	(21)	(26)	(24)	(26)	(24)	(33)	(17)	(35)	(15)
INCIDENCE	<b>BROWN PIGMENT</b>	THE		1	1	1	3	2	2	8	4	11	3
INC	BR(		Females	(27)	(23)	(31)	(19)	(25)	(25)	(29)	(21)	(31)	(19)

_											
		3	2	3	2	6	5	1	4	5	3

### Table 2.6.3.1.1-8: Haematological changes (\_\_\_\_\_\_1988c); ( ) = number of examined animals; \* p<0.05, \*\*</th>

p<0.01

	0 ppr	n		300 p	pm		3000	ppm		6000	ppm		1000	) ppm	
month	12	18	24	12	18	24	12	18	24	12	18	24	12	18	24
month	12	10	21	12	10	2.	12	10	21	12	10	21	12	10	21
Leukocyt	es, x10	<sup>3</sup> /cmm	I	l	I		1	1	I		I	I	1		<u> </u>
Males	6.9	5.2	5.7	7.7	5.7	9.7*	7.9	7.6	7.0	7.3	7.9	7.9	5.3	6.9	6.2 (10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(9)	(10)	(10)	(10)	
Females	4.4	5.0	6.9	4.4	5.4	7.2	5.5	5.6	10.6	5.1	4.8	6.1	5.0	5.8	5.2 (10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	
Erythroc	ytes, x	10 <sup>6</sup> /cm	m		<u> </u>	<u> </u>	1	1	1	<u> </u>		I	1	1	
Males	7.8	7.6	7.3	7.6	7.4	7.6	7.9	7.6	7.0	7.6	7.1	7.1	7.4	6.7*	7.0 (10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(9)	(10)	(10)	*(10	
Females	7.49	7.19	7.07	7.71	6.70	6.67	7.52	7.18	7.03	7.48	6.91	6.51	7.60	6.63	<b>5.83</b> **(10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	
Haemato	crit, %		1		I		1	1	1			I	1	1	
Males	39.4	39.2	39.0	38.4	37.8	40.5	39.5	38.4	37.9	38.8	36.2	36.9	37.8	34.3	37.2 (10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	**(9	(10)	(10)	*(10	
											)			)	
Females	39.2	38.2	38.1	40.6	35.0	37.5	39.1	37.5	38.8	38.5	36.3	36.5	38.8	34.7	33.2 (10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	*(10	
														)	
Haemogle	obin, g	/dl		1		I	1	1		1	1	1	1	1	I
Males	14.7	14.4	13.7	14.4	13.7	14.4	14.8	14.3	13.4	14.4	13.3	13.2	13.9	12.8	13.2 (10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	**(9	(10)	(10)	*(10	
											)			)	
Females	14.6	14.0	13.3	14.9	12.9	13.2	14.5	13.8	13.7	14.4	13.5	12.8	14.4	12.9	11.8 (10)
	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	
Platelets,	x10 <sup>3</sup> /c	mm													I
Males	903	1223	1169	994	1152	1084	886	1000	1131	791	1096	856	973	1003	919 (10)
	(9)	(10)	(10)	(8)	(9)	(9)	(10)	(10)	(10)	(10)	(9)	(9)	(10)	(10)	
	1	1	1				1	1	1				1	1	1

	0 ppn	n					3000 ppm			6000 ppm			10000 ppm		
Females	850	778	877	878	773	756	807	794	594*	732*	694	576*	774	646	<b>415**</b> (10)
	(9)	(10)	(10)	(8)	(10)	(10)	(10)	(10)	*(10	(10)	(10)	*(10	(10)	(10)	
									)			)			

<u>Teratogenicity study in rabbits (2006b)</u>: Increased mortality, hyperactivity and convulsions were observed in females at the dose of 500 and 1000 mg/kg bw/day (*see 2.6.6.2*). Therefore, the NOAEL was set at 250 mg/kg bw/day.

Neurotoxicity studies (see 2.6.7): No adverse effects relating to STOT RE were observed.

Studies on UDMH (daminozide metabolite; see Section 2.6.8.1): In 90-day subchronic mouse study ( 1987b), liver hypertrophy, karyomegaly, and accentuation of lobulation occurred in all treated male groups (already at the lowest dose of 10 ppm equal to 2 mg/kg bw/day), (see Table 2.6.8.1-1). In 2-year rat carcinogenicity study 1989a), hepatocellular neoplasms observed in females at all dose levels (0.1 - 8 mg/kg bw/day) were associated with chronic inflammation of the liver. In 2-year mouse carcinogenicity study ( 1989b), conducted with lower levels (ranging from 0.2 - 2.7 mg/kg bw/day equal to 1 - 20 ppm), the incidence of brown pigment in the liver was increased in the treated mice from the dose of 5 ppm. Special stains were not performed to determine the type of the pigment. The pigmentation seemed to consist predominantly of lipofuscin, which is associated with aging in many organs. The bile pigment, which is an indicative of hepatotoxicity, was probably present as well. In the second 2-year mouse carcinogenicity study (1990), conducted with higher dose levels (40 and 80 ppm equal to 7.3 and 21.8 mg/kg bw/day, respectively), the significant increase in the incidence of neoplastic lesions in the liver (haemangiomas/ haemagiosarcomas) observed at all treated groups was associated with signs of hepatotoxicity (accentuated liver lobulation, liver cell hypertrophy and necrosis, presence of chronic inflammation and brown pigment, elevated levels of alanine aminotransferase and sorbitol dehydrogenase; see Table 2.6.8.1-6 and 2.6.8.1-7). However, the excessive mortality (see Table 2.6.8.1-8) in this study indicates that the dosing was probably set over the maximum tolerated dose (MTD).

### 2.6.3.1.2 Comparison with the CLP criteria regarding STOT RE (specific target organ toxicity-repeated exposure)

According to CLP criteria (Regulation (EC) No. 1272/2008), an active substance is classified in Category 1 or 2 for the specific target organ toxicity – repeated exposure (STOT RE) based on the results of animal studies if it elicits significant and/or severe toxic effects of relevance to the human health at generally low or moderate exposure concentrations, respectively. The toxic effects relating to STOT RE include changes which have affected the function or morphology of a tissue/organ (e.g. necrosis, fibrosis, granuloma formation, steatosis), or have produced serious changes in the biochemistry or haematology. In 28 and 90-day studies with daminozide, no adverse effects relating to STOT RE were observed. In carcinogenicity studies, bile duct hyperplasia in female rats, inflammation as well as brown pigmentation of the liver in male mice, and the decrease in haematological parameters (platelet and erythrocyte count in female mice) were shown. Nevertheless, these changes were not considered to be severe enough for STOT RE classification. In addition, adverse effects observed in mice from the dose of 300 ppm equal to 35 mg/kg bw/day were

not noted within the critical range of doses/concentrations for classification in Category 2 (i.e.  $1.6 < C \le 16.6$  mg/kg bw/day, if Haber's rule is considered for 90-day exposure in mice; for 2-year exposure, the levels would be even lower). The treatment-related effects noted in rabbits of teratogenicity study were considered to be appropriate for the setting of NOAEL/LOAEL, but not for STOT RE classification because 1000 mg/kg bw/day causing excessive mortality is according to OECD TG 414 the limit dose. Moreover, hyperactivity and convulsion were not observed in any study with daminozide (including neurotoxicity studies). In studies with daminozide metabolite (UDMH), more significant signs of hepatotoxicity (necrosis, elevated levels of alanine aminotransferase and sorbitol dehydrogenase) were revealed at doses exceeding maximum tolerated dose.

## 2.6.3.1.3 Conclusion on classification and labelling for STOT RE (specific target organ toxicity-repeated exposure)

No classification according to CLP criteria (Regulation (EC) No. 1272/2008) is proposed.

# 2.6.4 Summary of genotoxicity / germ cell mutagenicity [equivalent to section 10.8 of the CLH report template]

Method, guideline,	Test substance	<b>Relevant information</b>	<b>Observations</b> / <b>Results</b>	Reference
deviations <sup>1</sup> if any		about the study including		
		rationale for dose selection		
		(as applicable)		
Bacterial reverse mutation assay with <i>E. coli</i> WP2uvr A (Ames test) OECD Guideline 471 Deviations: 2-	Daminozide Purity: 100.2% Form: powder	Test concentrations: Experiment 1 (plate incorporation): 0, 1.6, 8, 40, 200, 1000, 5000 µg/plate in the presence and absence of S9 mix, in triplicates Experiment 2 (pre-	The test was negative in the presence as well as absence of S9 mix No cytotoxicity observed Positive and vehicle	Williams (2006) Report No. 2242/50
aminoanthracene was used as the only indicator of S9 mix efficacy Number of		incubation): 0, 156.25, 312.5, 625, 1250, 2500, 5000 µg/plate in the presence and absence of S9 mix, in triplicates	control: valid	
cells/culture was not reported Acceptable study		Positive control: 4- nitroquinoline-N-oxide; 2- aminoanthracene Negative control: vehicle (purified water)		

Table 38: Summary table of genotoxicity/germ cell mutagenicity tests in vitro

Method, guideline,	Test substance	<b>Relevant information</b>	<b>Observations</b> / <b>Results</b>	Reference
deviations <sup>1</sup> if any		about the study including		
		rationale for dose selection		
		(as applicable)		
Bacterial reverse	Daminozide	Test concentrations: Range	The test was negative in	San (1991)
mutation assay with	Purity: 99.8%	finding test: 10, 33, 67, 100,	the presence as well as	
Salmonella		333, 667, 1000, 3333, 6667,	absence of S9 mix	Report No. A.7.6.18
typhimurium TA	Form: solid	10000 µg/plate		
1535, TA 1537, TA			No cytotoxicity	
1538, TA 98 and		Mutation tests: 667, 1000,	observed (tested up to	
TA 100 (Ames test)		3333, 6667, 10000 μg/plate	limit concentrations)	
OECD Guideline		Positive control: 2-		
471		nitrofluorene; sodium azide;	Positive and vehicle	
Deviations: the		ICR-191, 2-	control: valid	
recommended		aminoanthracene		
maximum test		Negative control: vehicle		
concentration for		(DMSO)		
non-cytotoxic				
substances is				
5mg/plate and not				
10mg/plate				
Bacterial strain for				
detection of				
crosslinking agents				
was not used,				
however Ames test				
with Escherichia is				
available (Williams				
(2006)				
2-aminoanthracene				
was used as the				
only indicator of S9				
mix efficacy				
The plates should				
be incubated at 37				
$^{\circ}C$ (37 ±2 $^{\circ}C$ in the				
study)				
	1	1	1	I

Method, guideline,	Test substance	<b>Relevant information</b>	<b>Observations</b> /Results	Reference
deviations <sup>1</sup> if any		about the study including		
		rationale for dose selection		
		(as applicable)		
Acceptable study				
Bacterial reverse mutation assay with <i>Salmonella</i> <i>typhimurium</i> TA 1535, TA 1537, TA 98 and TA 100 Deviations: only 4 bacterial strains were used; the strain for detection of crosslinking mutagens was not involved 2-aminoanthracene was used as the only indicator of S9 mix efficacy	Daminozide Purity: 99% Form: powder	Test concentrations: Range finding test: 5, 50, 500 and 5000 µg/plate Mutation tests: 50, 150, 500, 1500 and 5000 µg/plate Positive control: 2- nitrofluorene; 9- aminoacridine; sodium azide; 2-aminoanthracene Negative control: vehicle (water)	The test was negative in the presence as well as absence of S9 mix No cytotoxicity observed (tested up to limit concentrations) Positive and vehicle control: valid	<i>Richold (1984)</i> Report No. FNA 4/84222
Supplementary study				
TK+/- mouse lymphoma cell mutation assay OECD Guideline 476 Acceptable study	Daminozide Purity: 99%	Test concentrations: Preliminary experiment: 1.95, 3.9, 7.81, 15.63, 31.25, 62.5, 125, 250, 500,1000, 2000, 3000, 4000 µg/ml Main experiment: 0, 1500, 2000, 2333.3, 2666.7, and 3000 µg/mL chosen on the basis of cytotoxicity in the preliminary experiment Positive control: DMBA, Ethylmethanesulphonate Negative control: water	The test was negative in the presence as well as absence of S9 mix Positive and negative control: valid	Bootman (1982b) Report No. A.7.6.5

Method, guideline,	Test substance	<b>Relevant information</b>	<b>Observations</b> /Results	Reference
deviations <sup>1</sup> if any		about the study including		
		rationale for dose selection		
		(as applicable)		
<i>In vitro</i> mammalian chromosome aberration test with CHO cells OECD Guideline 473 Deviations: a short term treatment in the absence of S9 mix was not performed The incubation with test substance lasted	Daminozide Purity: 99.8% Form: powder	Test concentrations: Preliminary cytotoxicity assay +/- S9 mix: 0, 0.2, 0.6, 2, 6, 20, 60, 200, 600, and 2000 µg/mL Chromosomal aberration assay +/- S9 mix: 0, 250, 500, 1000 and 2000 µg/mL Positive control: triethylenemelamine; cyclophosphamide	The test was negative in the presence as well as absence of S9 mix Positive and vehicle control: valid	<i>Putman (1991)</i> Report No. A.7.6.19
test substance lasted 2 hours instead of 3-6 hours Less than 300 metaphases were scored Acceptable study		Negative control: vehicle (DMSO)		
DNA damage and/or repair with <i>E. Coli</i> strains: WP 2, WP 67, CM 871 OECD TG not available <b>Supplementary</b> study	Daminozide Purity: 99% Form: crystalline	Test concentrations: 250, 1000, 2500, and 10000 µg/mL in the presence and absence of S9 mix for 24 hours Positive control: mitomycin C; 2-aminoanthracene Negative control: deionised watetr	The test was negative in the presence as well as absence of S9 mix	Bootman (1982a) Report No. A.7.6.6
Mitotic aneuploidy (non-disjunction) assay in yeast OECD TG not available <b>Supplementary</b>	Daminozide Purity: 99% Form: powder	Test concentrations: 1, 2, 5, 10, 20, 50, 100, 200, 500, 1000, and 2000 $\mu$ g/ml in the presence and absence of S9 mix for 12 hours Positive control: 12-0-	The test was negative in the presence as well as absence of S9 mix	Bootman (1983) Report No. A.7.6.7

Method, guideline,	Test substance	<b>Relevant information</b>	<b>Observations</b> /Results	Reference
deviations <sup>1</sup> if any		about the study including		
		rationale for dose selection		
		(as applicable)		
study		Tetradeconoylphorbol-13-		
		acetate (TPA) and		
		deoxycholate		

Method, guideline,	Test	<b>Relevant information</b>	Observations/Results	Reference
deviations <sup>1</sup> if any	substance	about the study (as		
		applicable)		
Combined in vivo	Daminozide	Mouse (ICR)	No statistically	(2003)
micronucleus and	Purity:		significant increase in	
chromosome aberration	99.39%	Intraperitoneal route	the number of aberrant	
test	Form:	7 groups, 5 $^{\circ}$ and 5	or micronucleated cells	
	crystalline	♀/group	was observed relative to	
OECD TG 474 and 475	powder		respective controls	
		Test concentrations: $3$ :		
Deviations: 2000		500, 1000, 2000 mg/kg;		
immature erythrocytes		♀: 375, 750, 1500 mg/kg		
(instead of		chosen on the basis of		
4000)/animal were		the pilot study		
evaluated for incidence				
of micronuclei		Animals euthanized 22-		
100 (instead of 200)		24 or 46-48 hours after		
metaphases/animal		treatment		
were analysed for				
chromosomal		Negative control: water		
aberrations		Positive control:		
		cyclophosphamide		
Intraperitoneal		monohydrate		
administration is not				
recommended				
Acceptable study				
DNA binding study	Radiolabelled	Rat (Sprague-Dawley), 2	daminozide contributed	1986)
	daminozide	S.	to DNA radioactivity by	

Method, guideline,	Test	<b>Relevant information</b>	Observations/Results	Reference
deviations <sup>1</sup> if any	substance	about the study (as		
		applicable)		
No OECD TG			6% (via DNA	
available	Purity: not	Oral: 37 mg/kg (4.7	methylation);	
	stated	mCi/kg) by gavage		
Supplementary study			CBI=0.5 (biosynthetic	
		Animals euthanized 24	incorporation of	
		hours after treatment	radiolabelled nucleotide	
			precursors into DNA	
		DNA from liver	was taking into account);	
		analysed		
			Daminozide did not	
			damage DNA via	
			covalent binding to a	
			relevant extent	
Dominant lethal assay	Daminozide	Mice, 20 👌	No treatment-related	(1973)
		10, 300, and 1000	effects on mating,	
The assay was	Purity: not	mg/kg/food (equivalent	pregnancy rate,	
performed prior to	stated	to 0, 1.5, 45, and 150	embryonic deaths and	
adoption of OECD		mg/kg bw/day) for 5	implantation loss	
		days		
Guideline 478				
Supplementary study				

#### Table 40: Summary table of human data relevant for genotoxicity / germ cell mutagenicity

Type of data/report	Test substance	Relevant	Observations	Reference	Type of				
		information about			data/report				
		the study (as							
		applicable)							
No data available									

## 2.6.4.1 Short summary and overall relevance of the provided information on genotoxicity / germ cell mutagenicity

<u>Bacterial reverse mutation assay (Ames test)</u>: Three tests, performed in compliance with OECD 471, are available. The studies *San (1991)* and *Richold (1984)* used *Salmonella typhimurium* strains with GC base pair at the primary revision site i.e. TA 1535, TA 1537, TA 98, and TA 100 (TA 1538 only in *San, 1991*). *Salmonella typhimurium* strain with AT base at the primary revision site, e.g. TA 102 for detection of oxidizing and cross-linking agents was not involved, however the standalone test with *Escherichia coli* strain WP2uvr A was conducted (*Williams, 2006*).

#### Daminozide

In studies with *Salmonella typhimurium* strains the concentrations of the test substance were chosen on the basis of the preliminary range finding tests. No cytotoxicity was observed up to limit concentrations of 5 mg/plate and 10 mg/plate, respectively. Positive and negative controls were valid. The increase in revertant colony number was not observed in any strain at the concentration of 50 – 10000  $\mu$ g/plate in the presence as well as absence of metabolic activation (Aroclor 1254-induced rat liver post-mitochondrial fraction S9) ), (*see Tables 2.6.4.1-1 – 2.6.4.1-4*).

	Mean rev	Mean revertant colony counts											
		Without n		With met	abolic ac	tivation							
Dose level	TA 98	TA 100	TA	TA	TA	TA 98	TA 100	TA	TA	TA			
(µg/plate)	1A 90	1A 100	1535	1537	1538	1A 96	1A 100	1535	1537	1538			
0	23±5	128±4	11±1	4±2	8±2	33±3	153±10	14±2	8±2	13±2			
667	21±4	138±7	15±2	7±3	5±1	27±3	141±5	11±3	6±2	9±1			
1000	26±4	160±12	13±5	5±1	6±1	27±8	146±18	14±3	6±1	8±2			
3333	25±6	149±18	12±4	7±0	9±2	19±4	152±19	14±4	6±0	10±3			
6667	30±12	141±7	8±0	9±3	5±1	32±4	139±18	16±3	6±5	11±2			
10000	23±3	146±10	12±6	6±4	10±5	26±7	143±10	16±3	5±3	11±3			
Positive contro	ols												
2NF	212±50	-	-	-	321±14	-	-	-	-	-			
NaN <sub>3</sub>	-	474±27	254±19	-	-	-	-	-	-	-			
ICR-191	-	-	-	115±10	-	-	-	-	-	-			
<b>2AA</b>	-	-	-	-	-	100±32	1901±115	45±9	32±4	255±19			

2NF: 2-nitrofluorene; NaN3: sodium azide; 2AA: 2-aminoanthracene; ICR-191: CAS 1707-45-0

# Table 2.6.4.1-2: Mean number ± SD of revertant colonies obtained in the confirmatory mutation assay (San, 1991)

	Mean r	Mean revertant colony counts											
	Withou	t metabol	ic activati	on		With metabolic activation							
Dose level	T 4 0 9	ТА	ТА	ТА	ТА	T 4 0.9	<b>T</b> + 100	ТА	ТА	TA 1520			
(µg/plate)	TA98	100	1535	1537	1538	TA98	TA 100	1535	1537	TA 1538			
0	15±3	127±5	8±3	7±3	35±6	15±2	146±5	13±5	6±3	35±4			
667	13±2	125±21	7±2	5±1	37±10	14±2	145±9	15±4	6±4	42±2			
1000	12±2	131±4	8±4	7±1	35±11	17±1	112±17	14±1	7±1	32±10			
3333	15±5	117±11	9±3	7±2	36±5	18±4	138±12	13±1	7±4	38±4			
6667	9±3	118±10	10±4	4±2	32±3	20±2	131±4	9±1	8±2	34±8			
10000	11±0	125±6	6±5	7±3	33±3	18±2	129±7	14±3	6±5	40±3			
Positive con	trols	1	1			1	1						
2NF	161±36	-	-	-	313±23	-	-	-	-	-			
NaN <sub>3</sub>	-	415±27	363±20	-	-	-	-	-	-	-			

ICR-191	-	-	-	49±4	-	-	-	-	-	-
2AA	-	-	-	-	-	1389±168	1341±18	114±15	172±6	1305±63

2NF: 2-nitrofluorene; NaN3: sodium azide; 2AA: 2-aminoanthracene; ICR-191: CAS 1707-45-0

	Mean ± SD revertant colony counts									
	W	ithout meta	bolic activa	tion	With metabolic activation					
Dose level	Strain	Strain	Strain	Strain	Strain	Strain	Strain	Strain TA100		
(µg/plate)	TA1535	TA1537	TA98	TA100	TA1535	TA1537	TA98			
5000	10±4.6	4±1.5	43±2.6	65±11.6	4±1.5	5±- <sup>a</sup>	30±2.6	76±18.4		
1500	8±1.5	9±2.9	40±7.9	60±5.5	7±4.2	15±4.0	25±5.8	73±9.5		
500	9±2.0	12±4.6	43±2.6	68±12	12±4.7	27±1.2 39±3.1		90±3.1		
150	8±3.5	10±4.0	29±2.1	65±16.5	6±3.2	20±1.5	34±3.6	97±8.5		
50	11±1.0	16±4.0	32±5.7	78±10.0	9±3.1	14±2.6	27±1.2	95±2.3		
0	12±5.5	10±2.3	37±4.9	71±7.9	10±1.0	20±4.5	27±3.5	85±13.1		
Positive con	ntrols	1	1		1	1				
2AA	-	-	-	-	115±17.0	158±11.3	1195±125.4	702±43.7		
2NF	-	-	475±25.7	-	-	-	-	-		
9AAC	-	125±34.4	-	-	-	-	-	-		
NaN <sub>3</sub>	889±11.4	-	-	795±107.4	-	-	-	-		

2NF: 2-nitrofluorene; NaN3: sodium azide; 2AA: 2-aminoanthracene; 9AAC: 9-aminoacridine; a: contaminated

# Table 2.6.4.1-4: Mean number ± SD of revertant colonies obtained in the confirmatory mutation assay (Richold, 1984)

	Mean ± Sl	D revertant o	colony count	S						
	W	ithout meta	bolic activat	ion	With metabolic activation					
Dose level	Strain	Strain	Strain	Strain	Strain	Strain	Strain	Strain TA 100		
(µg/plate)	TA1535	TA1535 TA1537		TA98 TA100		TA1537	TA98	Strain TA100		
5000	7±2.3	13±3.6	27±6.7	95±9.5	9.5 8±2.5 19±9.5		27±4.4	90±8.1		
1500	8±1.0	16±1.7	22±3.6	85±11.0 10±0.6 18±2.3 20		20±1.5	83±28.7			
500	7±2.1	14±4.0	27±5.7	82±12.1	11±2.6	20±1.0	18±2.1	79±18.2		
150	10±6.2	13±2.5	30±2.5	70±4.5	8±1.5	19±1.5	22±5.5	85±16.6		
50	5±2.0	16±3.5	27±3.5	81±16.6	4±1.2	22±1.5	23±2.9	88±14.5		
0	10±4.0	20±0.6	26±8.5	80±3.1	14±2.5	18±3.2	21±2.5	75±13.1		
Positive cor	trols	1		1			1	L		
2AA	-	-	-	-	98±11.8	124±11.1	564±22.2	870±24.8		
2NF	-	-	378±84.5	-	-	-	-	-		
9AAC	-	104±28.4	-	-	-	-	-	-		

NaN <sub>3</sub>	441±38.4	-	-	411±29.1	-	-	-	-
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2NF: 2-nitrofluorene; NaN3: sodium azide; 2AA: 2-aminoanthracene; 9AAC: 9-aminoacridine;

The study with *Escherichia coli* (*Williams, 2006*) was carried out in 2 experiments. In the first one, no evidence of toxicity was observed up to 5000  $\mu$ g/plate. Narrowed concentration intervals in the second one experiment were used in order to more closely investigate concentration ranges approaching the limit concentration (156.25 to 5000  $\mu$ g/plate), and therefore considered most likely to provide evidence of any mutagenic activity. Following these treatments, no evidence of toxicity was observed. The mean numbers of revertant colonies on negative control plates fell within acceptable ranges, and were significantly elevated by positive control treatments. No statistically significant increases in revertant colonies were observed after treatment with daminozide in the absence or presence of metabolic activation *see Table 2.6.4.1-4*).

		Revertant colonies/plate								
-	Dose		(mean :	± SD)						
Treatment	(µg/ plate)	Experin	nent 1	Experiment 2						
		-89	+\$9	-S9	+89					
	0	$7 \pm 3$	11±4	13 ± 2	$20 \pm 4$					
	1.6	$8\pm 2$	7 ± 3							
	8	$10 \pm 4$	$13 \pm 2$							
	40	$5 \pm 1$	$6 \pm 1$							
	156.25			18 ± 6	$24 \pm 5$					
ozide	200	$6 \pm 4$	11±3							
Daminozide	312.5			16 ± 3	$19 \pm 6$					
ñ	625			$14 \pm 12$	$20 \pm 6$					
	1000	$8\pm4$	15±3							
	1250			16 ± 6	$18 \pm 4$					
	2500			11 ± 1	15 ± 7					
	5000	8 ± 3	6 ± 2	15 ± 9	$19 \pm 6$					
Positive	NQO	$1188\pm74$		$986 \pm 264$						
controls	AAN		254 ±17		$99 \pm 17$					

AAN = 2-aminoanthracene, NQO = 4-nitroquinoline-1-oxide;

<u>In vitro mammalian chromosome aberration test (Putman, 1991)</u>: The test was performed on CHO cells in the presence and absence of metabolic activation (S9 mix) according to OECD TG 473. A short treatment with the test substance in the absence of S9 mix was not included. The test material caused no increase in chromosome aberrations with or without metabolic activation. All negative control cultures gave values of chromosomal aberrations within the expected range. Positive controls (triethylenemelamine in the absence and cyclophosphamide in the presence of metabolic

activation) induced marked increases in the incidence of structurally aberrant cells. Based on these findings, the test substance did not exert any potential to induce chromosomal aberrations in CHO cells (see Table 2.6.4.1-5).

Table 2.6.4.1-5: Summary of results (Putman, 1991)

Group	Dose (µg/mL)	ose (µg/mL) Mitotic index (%) Cells scored		Aberrations per cell (mean)	Cells with aberrations (%)	
Without metal	oolic activation					
Control	Untreated	6.4	100	0.020±0.141	2	
Control	DMSO	6.5	100	0.040±0.197	4	
	250	7.1	100	0.010±0.100	1	
Daminozide	500	6.5	100	0.010±0.100	1	
Daminozide	1000	6.9	100	0.000±0.000	0	
	2000	6.8	100	0.010±0.100	1	
ТЕМ	0.5	2.4	100	0.250±1.114	12**	
With metaboli	c activation					
Control	Untreated	10.6	100	$0.000 \pm 0.000$	0	
Control	DMSO	9.6	100	0.010±0.100	1	
	250	10.6	100	0.030±0.171	3	
Daminozide	500	500 10.4		0.000±0.000	0	
	1000	10.2	100	0.030±0.171	3	
	2000	11.2	100	0.000±0.000	0	
СР	50	3.1	100	0.220± 1.040	13**	

TEM: Triethylenemelamine, CP: Cyclophosphamide; \*\*: p≤0.01 at Fisher's exact test;

<u>In vitro</u> mammalian cell gene mutation test (*Bootman, 1982b*): The aim of the study was to evaluate the potential of the test substance to induce mutations in L5178Y mouse lymphoma cells, which are heterozygous at the thymidine kinase gene locus (TK+/-). The study was performed according to guideline OECD 476. In the presence as well as absence of S9 mix, a sharp reduction in the cell growth was observed between test material concentrations of 2000 and 3000  $\mu$ g/mL, from 100% growth at 2000  $\mu$ g/m1 to 12.5 or 13.0% growth at 3000  $\mu$ g/ml (preliminary experiment). The solvent control mutation frequencies were within the range of historical controls. After the treatment with positive control, the mutation frequencies were enhanced. Daminozide did not induce significantly increased mutation frequencies (*see Table 2.6.4.1-6*).

Treatment [ppm]	Mutation frequency per 10 <sup>5</sup> surviving cells	Induced mutation frequency	Total growth [%]
Metabolic activation	-\$9/\$9+	-S9/S9+	-S9/S9+
Control (DH <sub>2</sub> O)	5.8/5.2	0.0/0.0	100.0/100.0
1500	7.4/5.2	1.6/0.0	75.0/70.6
2000	7.2/5.9	1.4/0.7	75.4/40.1
2333.3	5.9/7.4	0.1/2.2	44.7/34.2
2666.7	8.5/6.5	2.7/1.3	31.1/47.4
3000	8.0/8.3	2.2/3.1	16.7/34.0
EMS (300)	44.1/-	38.3/-	16.4/-
DMBA (5)	7.4/51.3	1.6/46.1	33.3/13.4

Table 2.6.4.1-6: Mutation free	juency in L5178Y mot	use lymphoma cells	(Bootman, 1982b)

EMS=Ethylmethanesulphonate, DMBA=7,12 dimethylbenzanthracene

Combined in vivo micronucleus and chromosome aberration assay (2003): The assay was performed according to OECD TG 474 and 475, and represents the key in vivo genotoxicity study. The pilot phase was designed to assess the toxicity of the test article and set dose levels for the definitive study. The definitive study was designed to evaluate the potential of the test article to increase the incidence of micronucleated polychromatic erythrocytes (MPCEs) and chromosome aberrations in bone marrow of male and female ICR mice. Since differences in the toxicity between the sexes were observed, the high dose for the definitive study was set at 2000 mg/kg for male and 1500 mg/kg for female mice. No mortality was observed during the definite study. Clinical signs of systemic toxicity (piloerection and lethargy) were noted at 1000 mg/kg and above. The mitotic index was reduced in male treated groups at the 22 - 24hours sampling time (up to 16%) while no appreciable reductions were observed in the treated female groups at the same time as well as in both sexes at the 46 - 48 hours sampling time. No statistically significant increase in the number of aberrant cells was observed in the treated groups relative to the negative controls regardless of dose level or bone marrow sampling time (p>0.05 Fisher's exact test). No significant increase in the number of MPCEs in the treated groups comparing to the negative control was observed either at 22 - 24 or 46 - 48 hours after dose administration (p>0.05, Kastenbaum-Bowman Tables). A single intraperitoneal administration of the test material at doses up to 2000 mg/kg (males) or 1500 mg/kg (females) induced neither significant increase in the incidence of micronucleated polychromatic erythrocytes (see Table 2.6.4.1-9) nor numerical and structural chromosome aberrations in the bone marrow cells (see Table 2.6.4.1-7 and 2.6.4.1-8).

Group	Dose (mg/kg)	Sex	Cells scored	mitotic index	aberrations		Struct.	Number of aberrations		SDC	Aberrations per	
Ĩ					Num.	Struct.	(%)	Gap	Break	Exch.		cell (mean)
Control	-	М	500	11.3	0	2	0.4	0	2	0	0	0.004±0.005

(water)		F	500	10.1	0	1	0.2	0	1	0	0	0.002±0.004
	500	М	500	10.2	0	0	0.0	0	0	0	0	0.000±0.000
	375	F	500	10.0	0	0	0.0	0	0	0	0	0.000±0.000
Daminozide	1000	М	500	10.4	0	0	0.0	0	0	0	0	0.000±0.000
Dammoziue	750	F	500	10.3	0	2	0.4	0	2	0	0	0.004±0.005
	2000	М	500	9.5	0	2	0.4	0	2	0	0	0.004±0.005
	1500	F	500	10.6	0	0	0.0	0	0	0	0	0.000±0.000
СР	50	М	500	6.1	0	61*	12	0	24	0	530	1.108±0.188
	50	F	500	6.4	0	61*	12	0	42	1	470	1.026±0.228

SDC: Cells having at least 10 aberrations of any type, including pulverized chromosomes or cells;

<sup>a</sup>: number of cells in mitosis per 1000 cells observed, expressed as a percentage (MI)

 Table 2.6.4.1-8: Summary of *in vivo* chromosome aberration results (46 – 48 h post dose); SDC = Cells having at least 10 aberrations of any type, including pulverized chromosomes or cells; CP = cyclophosphamide; (2003)

Group	Dose	Sex	Cells	mitotic	Cells v aberra	ations	Struct.		ber of rations		SDC	Aberrations per
	(mg/kg)		scored	index (%)	Num.	Struct.	(%)	Gap	Break	Exch.		cell (mean)
Control	_	М	500	10.9	0	0	0.0	0	0	0	0	0.000±0.000
(water)		F	500	10.3	0	0	0.0	0	0	0	0	0.000±0.000
Daminozide	2000	М	500	10.0	0	3	0.6	0	3	0	0	0.006±0.009
Daminozide	1500	F	500	11.1	0	0	0.0	0	0	0	0	0.0000±0.000

 Table 2.6.4.1-9: Summary of in vivo micronucleus test (2003)

Treatment	Dose (mg/kg)	Sex	Time (h)	PCE/total erythrocytes (mean ± SD)	Micronucleated PCE <sup>a</sup> (mean ± SD)
Control	0	М		$0.509 \pm 0.05$	0.5 ± 0.00
(water)	0	F	-	$0.423 \pm 0.06$	0.5 ± 0.00
	500	М	22-24	$0.451 \pm 0.03$	0.3 ± 0.27
Daminozide	375	F		$0.446 \pm 0.01$	$0.4 \pm 0.22$
Dammozide	1000	М	-	$0.434 \pm 0.03$	0.6 ± 0.22
	750	F		$0.373 \pm 0.04$	$0.8 \pm 0.27$

	2000	М		$0.302 \pm 0.04$	$1.2 \pm 0.57$
	1500	F		$0.335 \pm 0.03$	0.9 ± 0.42
СР	50	М		0.318 ± 0.02	22.2 ± 3.82*
CI	50	F		$0.339 \pm 0.03$	23.0 ± 4.77*
Control	0	М		0.510 ± 0.02	0.5 ± 0.00
(water)	0	F	46-48	$0.478 \pm 0.01$	0.4 ± 0.22
Daminozide	2000	М		$0.176 \pm 0.03$	$1.2 \pm 0.57$
Dummoziue	1500	F		0.233 ± 0.10	0.5 ± 0.35

\*: statistically significant, p<0.05 (Kastenbaum-Bowman Tables); a: micronucleated PCEs per 1000 PCEs

PCEs: polychromatic erythrocytes; CP: cyclophosphamide

Investigation of the potential for covalent binding of daminozide to rat liver DNA (1986): The study was performed neither in compliance with any guideline nor GLP. The covalent binding of the test material to DNA of target cells was studied *in vivo* by analysing the DNA isolated from liver of two male rats to which radio labelled test material had been administrated. About 6% of the DNA radioactivity co-chromatographed with 7-methylguanine. The results indicated that the radioactivity associated with the DNA, as determined 24 hours after oral administration of the radiolabelled test material, was mostly due to biosynthetic incorporation of radiolabelled nucleotide precursors into DNA and that methylation of liver DNA by the test material contributed little to the overall DNA radioactivity. The extent of this DNA damage, expressed in units of the Covalent Binding Index, CBI (CBI =  $\mu$ mol chemical bound per mol nucleotide/mmol chemical applied per kg body weight), was in the order of 0.5 for the test material. Compounds with CBI: (i) > 1000 are regarded as potent carcinogens; (ii) of the order of 100 as moderately strong genotoxic carcinogens; (iii) < 10 weakly genotoxic carcinogens; If the CBI < 1, it is unlikely that the substance will induce tumours via DNA binding. Therefore, the test material is considered to be negative in the present study.

<u>Dominant lethal assay (1973):</u> The study was not performed according to any standardised guideline as it was accomplished prior to adoption of OECD guideline 478. The study was not performed under GLP conditions. The test material was administered to the test animals via the diet route; four groups of male mice (n = 20) were treated with 0, 10, 300, and 1000 mg/kg food (equivalent to 0, 1.5, 45, and 150 mg/kg bw/day) for 5 consecutive days. The mating period lasted one week and there were 4 matings in total. Male animals were observed for signs of toxicity, body weight and food consumption. Females were examined to determine total implantations, viable embryos, and early and late deaths. No treatment-related effects on mating performance, pregnancy rate, embryonic deaths and implantation loss were observed. Thus, the test substance did not induce dominant lethal effects in germ cells of male mice under conditions of the present study (the tested doses were rather low).

In summary, daminozide did not induce gene mutations either in bacterial reverse mutation assay (Ames test) with strains of *Escherichia coli* and *Salmonella typhimurium* or mammalian cell gene mutation test with TK+/- mouse lymphoma cells. The test substance was also negative in chromosome aberration study with Chinese hamster ovary cells. The *in vivo* chromosome aberration study combined with micronucleus test using bone marrow cells revealed that daminozide did not increase either the incidence of chromosomal aberrations or micronucleated polychromatic erythrocytes in mice. Based on the negative results of *in vitro* as well as *in vivo* studies, daminozide is considered to

exert no genotoxic properties. This conclusion is also supported by the findings of the supplementary material showing that daminozide does not have the potential of covalent binding to DNA. However, it has to be taken into account that the purity of daminozide was not stated in this study.

### 2.6.4.2 Comparison with the CLP criteria regarding genotoxicity / germ cell mutagenicity

According to CPL criteria (Regulation (EC) No. 1272/2008), the classification in the last category for genotoxicity (Category 2) is based on positive evidence obtained from *in vivo* somatic cell mutagenicity tests in mammals or other *in vivo* somatic cell genotoxicity tests which are supported by positive results from *in vitro* mutagenicity assays. All genotoxicity tests performed with daminozide were negative.

### 2.6.4.3 Conclusion on classification and labelling for genotoxicity / germ cell mutagenicity

As all genotoxicity studies with daminozide showed a negative result, the classification according CLP criteria (Regulation (EC) No. 1272/2008) is not required.

# 2.6.5 Summary of long-term toxicity and carcinogenicity [equivalent to section 10.9 of the CLH report template]

Method, guideline,	Test substance,	Results	Reference
deviations <sup>1</sup> if any,	dose levels	- NOAEL/LOAEL	
species, strain, sex,	duration of	- target tissue/organ	
no/group	exposure	- critical effects at the LOAEL	
Combined chronic	Daminozide	NOAEL (carcinogenicity): could not be stated,	(1988b)
toxicity carcinogenicity		the provisional NOAEL of 100 ppm	
study	Oral route: in	(equivalent to 5 mg/kg/ bw/ day) was derived	
OECD 453, EPA OPP 83-2	diet Dose levels: 0 (controls), 100,	Non-neoplastic effects: bile duct hyperplasia (in males ↑ by 10% at the top dose; in females ↑ by 27.7%, 21%, 27%, 43% at 100, 500, 5000	
Deviations: prothrombin time and	500, 5000, 10000 ppm for	and 10000 ppm, respectively comparing to control; see Table 2.6.5.1-3)	
activated partial	24 months	Neoplastic effects: increased incidence of	
thromboplastin time		pituitary adenomas in females (37.3%, 72%,	
were not investigated	Purity: 99%	84.4%, 76%, 46.6% in control, 100, 500, 5000	
Epididymides, uterus,		and 10000 ppm, respectively; significant	
and thyroid were not	Form: granules	increase in the incidence of tumours in low	
weighted at necropsy		and mid-doses; see Table 2.6.5.1-4)	
after the chronic			

Table 41: Summary table of animal studies on long-term toxicity and carcinogenicity

Method, guideline,	Test substance,	Results	Reference
deviations <sup>1</sup> if any,	dose levels	- NOAEL/LOAEL	
species, strain, sex,	duration of	- target tissue/organ	
no/group	exposure	- critical effects at the LOAEL	
toxicity phase			
Rat (Fischer 344),			
males and females			
60 animals/group;			
interim sacrifice: 10			
and 10 💍			
Acceptable study			
Carcinogenicity study	Daminozide	NOAEL (carcinogenicity): could not be stated	(1988c)
OECD 451	Oral route: in	Non-monthe-file-file-to-domested platelat (at	
Mouse (CD-1) males	diet	Non-neoplastic effects: decreased platelet (at	
and females, 50		3000 – 10000 ppm; 24 months) and erythrocyte count (at 10000 ppm; 24 months)	
animals/group	Dose levels: 0	in females ( <i>see Table 2.6.3.1.1-5</i> ),	
Acceptable study	(controls), 300,	inflammation and brown pigmentation of the	
Acceptable study	3000, 6000 and	liver in males (see Table 2.6.3.1.1-4)	
	10000 ppm for		
	24 months	Neoplastic effects: increased incidence of	
		pulmonary neoplasms (alveolar/bronchiolar	
	Purity: 99%	adenomas + carcinomas) in both sexes (in	
		males:↑ by 6%, 16%, 26%, 16%; significant at	
	Form: granules	5000 ppm; in females: by 18%, 18%, 20%,	
		20% in 100, 500, 5000, 10000 ppm,	
		respectively; significant at two highest doses;	
		see Table 2.6.5.1-9)	

## Table 42: Summary table of human data on long-term toxicity and carcinogenicity

Type of	Test substance	Relevant	Observations	Reference	Type of					
data/report		information about			data/report					
		the study (as								
		applicable)								
No data available										

## Table 43: Summary table of other studies relevant for long-term toxicity and carcinogenicity

Type of	Test substance	Relevant	Observations	Reference	Type of
data/report		information about			data/report
		the study (as			
		applicable)			
		No data	available		

# 2.6.5.1 Short summary and overall relevance of the provided information on long-term toxicity and carcinogenicity

2-year oral carcinogenicity studies were performed in rats and mice according to OECD TG 453 and 451, respectively.

<u>2-vear carcinogenicity study in rats (1988b)</u>: No treatment-related clinical signs, effect on ophthalmoscopy, haematology, biochemistry, and urinalysis or any evidence of neurotoxicity were observed. The number of survivors at week 104 was in excess of 50%, thus fully adequate for assessment of carcinogenic potential. The mortality was higher for males than for females and occurred mainly during the last nine months of the study (weeks 66-105) for the control as well as treated groups (*see Table 2.6.5.1-1*). A small number of significant changes in absolute and/or relative organ weights were seen, which were not considered to be treatment-related (*see Table 2.6.5.1-2*). An increase in hepatic bile hyperplasia was found in the treated female rats comparing to the controls and may have been related to the administration of the test article (*see Table 2.6.5.1-3*). No other signs of hepatic toxicity were evident in either sex. A slight increase in the incidence of ovarian atrophy was present in the treated females compared to the controls and may have also been related to the administration of the test article (*see Table 2.6.5.1-4*). However, higher incidence of pituitary adenomas in females, observed from the lowest test group comparing to the concurrent control, was regarded as the treatment-related effect. Therefore, the NOAEL for carcinogenicity could not be set and only the provisional NOAEL of 100 ppm (equivalent to 5 mg/kg bw/day) was derived.

Although F344 rats are considered to be susceptible to developing pituitary adenomas, there are still strains e.g. Sprague-Dawley with higher spontaneous incidence of this neoplasia (42 vs. 78% in female F344 and Sprague-Dawley rats, respectively, Hayes, 2014; supported by other studies: Sandusky, 1988; reviewed in Lines, 2016). Furthermore, in F344 rats, type of tumours with much higher spontaneous incidence occur (e.g. 84% occurrence of Leydig cell neoplasia in males, Hayes, 2014). According to data from the toxicology textbook (Hayes, 2014), the spontaneous pituitary adenoma occurs in 42% of female F344 rats, which is supported by other studies (36%: Sandusky, 1988; 44%: Haseman, 1984; see Table 2.6.5.1-5 and 2.6.5.1-6). In the study with daminozide, the pituitary adenoma incidence of female controls correlated with literature data, whereas it was increased at each test dose (statistically significantly at mid-doses; see Table 2.6.5.1-4). The relevance and reliability of literature data is evaluated in Table 2.6.5.1-5. The data from the toxicology textbook (Haves, 2014) are of lower relevance as the studies on which they are based were performed more than 5 year later than the study with daminozide. Nevertheless, the incidence of pituitary adenomas stated in the toxicology textbook is comparable with incidences published in other papers (studies performed in time period as the study with daminozide, i.e. within ±5 years). Table 2.6.5.1-6 shows variability in results published by Haseman (1984), which were obtained for different laboratories. It can be seen that the maximum upper observed level in females, i.e. 70% in laboratory "C" is rare (the mean incidence of pituitary adenomas in females was  $44\% \pm$ 11.4%). Thus, not only the range, but also the frequency of the incidence of observed adverse effects is a significant

variable that must be taken into account when it comes to data from public literature or historical controls.

One could object that the increase in the pituitary adenoma incidence was not observed in males. However, females are known to be more prone to this type of neoplasia than males. In the published literature, approximately 25% incidence of pituitary adenomas in males is stated (*Hayes, 2014*). Despite this fact, in the study with daminozide the concurrent controls in males and females were comparable (42 vs. 37%), which might skew the results in males. Nevertheless, in the study with UDMH (the major metabolite of daminozide, **1989a**; see 2.6.8.1), the incidence of pituitary adenomas and hepatocellular carcinomas was also increased only in rat females. Thus, the oncogenic potential of UDMH was not exerted in rat males as well.

Although the dose-response relationship was not proved and the statistically significant difference from the control was shown only at mid-doses (where lower number of animals were examined), the incidence of pituitary adenomas in females at the top dose was still higher when compared to the concurrent control as well as the spontaneous incidence stated in the literature (36%: *Sandusky, 1988*; 42%: *Hayes, 2014;* 44%: *Haseman, 1984*).

 Table 2.6.5.1-1: Survival data: number of survived rats (% survival); % survival was counted excluding the

 10 animals/sex/group sacrificed at 12 months of study (1988b)

	0 ppm	0 ppm		n	500 ppr	n	5000 pp	m	10000 ppm		
	3	9	8	4	ð 9		8 9		8	Ŷ	
total number	60	60	60	60	60	60	60	60	60	60	
week 52	59	60	59	59	60	60	60	60	59	60	
rats after 1st kill	49	50	49	49	50	50	50	50	49	50	
week 80	48	46	47	45	50	48	47	48	48	47	
week 92	40	43	39	42	44	44	39	45	46	42	
week 104	26/50	36/50	26/50	37/50	33/50	39/50	27/50	40/50	39/50	38/50 (76%)	
WCCK 104	(52 %)	(72 %)	(52 %)	(74 %)	(66 %)	(78 %)	(54 %)	(80 %)	(78%)		
week 105	24/50	35/50	23/50	37/50	32/50	37/50	26/50	39/50	37/50	35/50	
WCCK 105	(48%)	(70%)	(46%)	(74%)	(64%)	(74%)	(52%)	(78%)	(74%)	(70%)	

Table 2.6.5.1-2: Absolute and relative organ	1 weights; significantly	different from controls *	p <u>≤</u> 0.05
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organ	week	0 ppm		100 p	pm	500 p	opm	5000 pp	m	10000 p	pm
		3	₽	ð	9	3	Ŷ	8	9	ð	9
Testis weight absolute (g)	52	3.35		3.51		3.44		3.42		3.35	
				*							
	104	5.90		5.76		4.80		6.53		5.85	
Kidney weight absolute (g)	52	3.27	1.92	3.15	1.90	3.21	1.86	3.19	1.98	3.16	1.90
	104	3.77	2.34	3.55	2.36	3.66	2.31	3.69	2.22*	3.81	2.26

Kidney/brain Weight %x10 <sup>-2</sup>	52	1.73	1.12	1.64	1.09	1.67	1.08	1.67	1.16	1.69	1.12
	104	1.96	1.33	1.81 *	1.33	1.96	1.33	1.89	1.25*	1.95	1.29
Heart/body weight %x10	52	2.80	3.44	2.75	3.33	2.81	3.37	2.78	3.41	2.75	3.54
	104	3.37	3.45	3.42	3.48	3.39	3.47	3.15	3.59	3.35	3.72*

Table 2.6.5.1-3: Summary of histopathological findings in the liver and ovaries; ( ) = number of examined
animals, DOS = died on study, SAC = scheduled sacrifice

	0 ppm		100 ppr	n	500 ppm		5000 ppm		10000 ppm	
	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC
Males	(25)	(24)	(26)	(23)	(18)	(32)	(24)	(26)	(12)	(37)
Bile duct hyperplasia	17	19	17	16	11	27	18	21	10	31
Females	(15)	(35)	(12)	(37)	(13)	(37)	(11)	(39)	(15)	(35)
Bile duct hyperplasia	1	4	3	13	2	11	6	10	2	12
Ovarian atrophy	2	0	4	1	6	3	2	3	7	3
Ovarian cysts	2	0	0	5	2	4	2	5	2	6

**Table 2.6.5.1-4: Tumour analysis**; \*p<0.05, \*\*p<0.01, \*\*\*p<0.001; terminal rates = observed tumour incidence at terminal kill (including animals dying or sacrificed in extremis during week(s) of terminal kill); overall rates = number of tumour bearing animals/number of animals examined at site;

Tumour analysis - males (ppm)								
	0	100	500	5000	10 000			
ADRENAL - Pl	neochromocytoma,	benign		1				
overall rates	8/60 (13.3%)	1/27 (3.7%)	2/19 (10.5%)	3/28 (10.7%)	8/60 (13.3%)			
terminal rates	6/25 (24.0%)	1/3 (33.3%)	0/2 (0.0%)	0/4 (0.0%)	4/37 (10.8%)			
ADRENAL - Pł	neochromocytoma,	malignant						
overall rates	1/60 (1.7%)	2/27 (7.4%)	3/19 (15.8%)*	5/28 (17.9%)*	4/60 (6.7%)			
terminal rates	0/25 (0.0%)	0/3 (0.0%)	2/2 (100%)	4/4 (100%)	4/37 (10.8%)			
HAEMOLYMP	HORETICULAR S	SYSTEM – Mononu	iclear cell leukaemi	a	1			
overall rates	19/60 (31.7%)	18/60 (30.0%)	10/60 (16.7%)*	15/60 (25.0%)	16/60 (26.7%)			
terminal rates	9/25 (36.0%)	7/26 (26.9%)	6/33 (18.2%)	4/26 (15.4%)	11/37 (29.7%)			

MAMMARY GI	LAND - Fibroadeno	oma			
overall rates	1/60 (1.7%)	0/60 (0.0%)	2/60 (3.3%)	0/60 (0.0%)	3/60 (5.0%)
terminal rates	1/25 (4.0%)	0/26 (0.0%)	1/33 (3.0%)	0/26 (0.0%)	3/37 (8.1%)
PANCREAS – Is	slet cell adenoma				
overall rates	2/60 (3.3%)	1/27 (3.7%)	1/18 (5.6%)	1/23 (4.3%)	6/60 (10.0%)
terminal rates	1/25 (4.0%)	1/3 (33.3%)	0/1 (0.0%)	0/0	5/37 (13.5%)
PITUITARY - A	denoma				
overall rates	25/60 (41.7%)	12/31 (38.7%)	17/27 (63.0%)	12/27 (44.4%)	27/59 (45.8%)
terminal rates	11/25 (44.0%)	4/7 (57.1%)	9/10 (90.0%)	3/3 (100%)	19/36 (52.8%)
TESTIS – Interst	titial cell tumour, b	enign			
overall rates	14/60 (23.3%)	8/50 (16.0%)	12/50 (24.0%)	9/50 (18.0%)	3/60 (5.0%)**
terminal rates	1/25 (4.0%)	1/26 (3.8%)	7/32 (21.9%)	2/26 (7.7%)	1/37 (2.7%)
TESTIS – Interst	titial cell tumour, m	nalignant			
overall rates	32/60 (53.3%)	38/50 (76.0%)*	33/50 (66.0%)	34/50 (68.0%)	42/60 (70.0%)*
terminal rates	24/25 (96.0%)	25/26 (92.6%)	24/32 (75.0%)	24/26 (92.3%)	36/37 (97.3%)
THYROID – Par	rafolicular cell ader	noma	I	1	1
overall rates	6/60 (10.0%)	1/27 (3.7%)	1/19 (5.3%)	0/25 (0.0%)	10/60 (16.7%)
terminal rates	5/25 (20.0%)	0/3 (0.0%)	0/2 (0.0%)	0/2 (0.0%)	8/37 (21.6%)
		Tumour analy	/ /sis - females (ppn	n)	
	0	100	500	5000	10 000
ADRENAL – Ph	neochromocytoma,	benign			
overall rates	1/60 (1.7%)	0/13 (0.0%)	0/14 (0.0%)	0/11 (0.0%)	3/59 (5.1%)
terminal rates	0/36 (0.0%)	0/0	0/1 (0.0%)	0/0	2/36 (5.6%)
ADRENAL – Ph	neochromocytoma,	malignant	<b>I</b>		
overall rates	2/60 (3.3%)	1/13 (7.7%)	0/14 (0.0%)	1/11 (9.1%)	2/59 (3.4%)
terminal rates	1/36 (2.8%)	0/0	0/1 (0.0%)	0/0	2/36 (5.6%)
HEMOLYMPHO	ORETICULAR SY	STEM – Mononucl	ear cell leukemia		
overall rates	10/60 (16.7%)	7/60 (11.7%)	11/60 (18.3%)	10/60 (16.7%)	11/60 (18.3%)
terminal rates	4/36 (11.1%)	2/37 (5.4%)	6/37 (16.2%)	3/39 (7.7%)	5/36 (13.9%)
MAMMARY GI	LAND - Fibroadeno	oma	1	1	
overall rates	3/60 (5.0%)	3/60 (5.0%)	0/60 (0.0%)	2/60 (3.3%)	6/60 (10.0%)
terminal rates	3/36 (8.3%)	2/37 (5.4%)	0/37 (0.0%)	2/39 (5.1%)	4/36 (11.1%)
PITUITARY - A	denoma	1	1		
orromo11	22/50 (27 20/)	18/25**	27/32***	19/25***	77/50 (16 (0/)
overall rates	22/59 (37.3%)	(72.0%)	(84.4%)	(76.0%)	27/58 (46.6%)
terminal rates	16/36 (44.4%)	12/12 (100%)	18/18 (100%)	13/13 (100%)	20/36 (55.6%)
THYROID – Par	rafollicular cell ade	noma	1		
overall rates	1/60 (1.7%)	1/13 (7.7%)	0/14 (0.0%)	1/12 (8.3%)	4/60 (6.7%)
overall fates	. ,				

THYROID – Parafollicular cell carcinoma									
overall rates	2/60 (3.3%)	0/13 (0.0%)	0/14 (0.0%)	1/12 (8.3%)	2/60 (3.3%)				
terminal rates	1/36 (2.8%)	0/0	0/1 (0.0%)	1/1 (100.0%)	1/36 (2.8%)				
UTERUS - Polyp	UTERUS - Polyp								
overall rates	9/60 (15.0%)	5/21 (23.8%)	8/23 (34.8%)*	8/23 (34.8%)*	8/60 (13.3%)				
terminal rates	7/36 (19.4%)	4/8 (50.0%)	7/10 (70.0%)	8/12 (66.7%)	7/36 (19.4%)				

### Table 2.6.5.1-5: Literature data on the spontaneous incidence of pituitary adenomas in Fischer 344 rat;

Rat	Type of	Rate	Range	SD	Years	Relevance/	Reference
strain	Study	312	3/2	∂/♀		reliability	
Fischer	2-year	25%/42%	Data		Finished	Lower: studies	Hayes et al.,
344	studies		not		1997	performed more	2014
			availab			than 5 years later	(Textbook of
			le			than the study with	toxicology)
						daminozide, i.e.	
						1985 – 1987)	
Fischer	2-year	26%/36%	Data		Finished	Lower: the same	Sandusky et
344	study		not		1988	rat strain used;	al., 1988
100 🖉			availab			performed in time	
100 ♀			le			period as the study	
						with daminozide	
						(within $\pm 5$ years);	
						however, the range	
		01 50 / / 10 /		4.4 = 0 / /4.4 + 0 /	<b>T</b> <sup>1</sup> · 1 1	was not published	
Fisher	2-year	21.7%/44%	Data	11.7%/11.4%	Finished	High: the same rat	Haseman et
344	studies		not		1983	strain used;	al., 1984
2158 👌			availab			performed in time	
2262 ♀			le			period as the study	see Table
						with daminozide	2.6.5.1-6
						(within $\pm 5$ years);	for further
						complete	information
						information	
						available	

# Table 2.6.5.1-6: Inter-laboratory variability in literature data on the spontaneous incidence of pituitary

adenomas in Fischer 344 rat (Haseman et al., 1984); statistically significant differences were not observed

Laboratory	No of studies /No	♂ F3	44 rats	No of studies /No	$\stackrel{\circ}{_{ m P}}$ F344 rats	
	of males	Rate	Range	of females	Rate	Range
Α	9/439	17%	5-29%	9/439	37%	18 - 50%
В	5/249	18%	6-28%	5/249	45%	42 - 52%
С	14/699	24%	7 - 52%	15/747	49%	30 - 70%
D	6/340	18%	8-41%	6/337	45%	30-64%
Ε	7/344	30%	19 - 44%	7/350	42%	26-67%

<u>2-year carcinogenicity study in mice</u> (<u>1988c</u>): The survival was non-significantly decreased in both sexes (at the highest dose in females and two highest doses in males; *see Table 2.6.5.1-7*). There were no effects of treatment on body weight and food consumption. In females the statistically significant decrease in the mean platelet count was observed at three highest doses (3000, 6000, 10000 ppm) at the end of the study. Although this parameter is highly variable in rodents, the pattern of occurrence was indicative of a test article-related effect. Females at the highest group also showed significantly decreased erythrocyte count (*see Table 2.6.3.1.1-5; Section* 

*STOT RE*). Inflammation as well as brown pigmentation in the liver was more prevalent in the treated than in control males and may be related to the administration of the test article (*see Table 2.6.3.1.1-4; Section STOT RE*). The incidence of macroscopic masses/nodules in the lungs was increased in the treated groups comparing to controls (*see Table 2.6.5.1-8*). A variety of neoplastic lesions were seen in both sexes across dose levels. However, the incidence of alveolar/bronchiolar adenomas as well as alveolar/bronchiolar adenomas combined with carcinomas was increased in each treated group in both sexes when compared to the concurrent control. This effect was considered to be the treatment-related. Therefore, the NOAEL for carcinogenicity could not be derived from this study (*see Table 2.6.5.1-9*).

The incidence of adenomas in the male concurrent control is within the range of historical controls stated in the study report (18.2 - 44% and 8.7 - 22% in males and females, respectively; see Table 2.6.5.1-10). Despite the fact that females are known to be less sensitive to pulmonary tumours than males, the incidence of adenomas in the female control group is the same as in the male one (40%). This value is too high, out of the range of historical controls, does not correlate with the literature data (2 - 42%) and 2 - 27% in males and females, respectively; Giknis, 2005, Hayes, 2014; the relevance and reliability of literature data on the spontaneous incidence of alveolar/bronchiolar adenomas/carcinomas is evaluated in Table 2.6.5.1-11 and Table 2.6.5.1-12), and may skew the results. Nevertheless, the adenoma incidence is increased above the concurrent as well as historical control in each treated group in both sexes, which is also evident (to a greater extent) after combination of adenoma with carcinoma. Fisher exact test revealed that the increase in the incidence of adenomas and adenomas combined with carcinomas in males at the dose of 6000 ppm as well as adenomas combined with carcinomas in females at two highest doses (6000 and 10000 ppm) is statistically significant compared to the control. Although alveolar/bronchiolar adenoma belongs to the common neoplasms in CD1 male mice (Chandra, 1992), CD1 mice are considered to represent less susceptible strain (Nikitin, 2004). In the highly susceptible mouse strains such as A/J, the onset of pulmonary tumours occurs in 3 - 4 months, followed by 100% frequency by the age of 18 - 24months (Nikitin, 2004).

	0 ppm		300 pp	m	3000 ppm		6000 ppm		10000 ppm	
	3	4	3	4	3	9	8	9	3	4
total number	50	50	50	50	50	50	50	50	50	50
week 52	48	46	49	49	50	49	49	47	47	50
week 80	37	38	38	40	36	45	35	38	34	45
week 92	31	31	30	33	31	37	27	31	24	38
week 104	22/50 (44%)	24/50 (48%)	25/50 (50%)	20/50 (40%)	25/50 (50%)	26/50 (52%)	17/50 (34%)	22/50 (44%)	18/50 (36%)	21/50 (38%)
week 105	21/50 (42%)	23/50 (46%)	24/50 (48%)	19/50 (38%)	24/50 (48%)	25/50 (50%)	17/50 (34%)	21/50 (42%)	15/50 (30%)	19/50 (38%)

Table 2.6.5.1-7: Survival data: number of survived rats (% survival); [1988c]

	0 ppm		300 ppn	n	3000 pp	m	6000 pp	m	10000	ppm
	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC	DOS	SAC
Males	(29)	(21)	(26)	(24)	(26)	(24)	(33)	(17)	(35)	(15)
	5	6	6	10	4	15	12	14	13	6
Females	(27)	(23)	(31)	(19)	(25)	(25)	(29)	(21)	(31)	(19)
	3	4	10	7	4	8	7	3	4	7

**Table 2.6.5.1-8: Incidence of macroscopic masses/nodules in the lungs**; () = number of examined animals, DOS = died on study, SAC = scheduled sacrifice

**Table 2.6.5.1-9: Tumour analysis**; \*p<0.05, \*\*p<0.01, Fisher exact test; terminal rates = observed tumour incidence at terminal kill (including animals dying or sacrificed in extremis during week(s) of terminal kill); overall rates = number of tumour bearing animals/number of animals examined at site;

Tumour analysis - males (ppm)									
	0	300	3000	6000	10 000				
LIVER - hepato	cellular adenoma								
overall rates	4/50 (8.0%)	4/50 (8.0%)	3/50 (6.0%)	4/50 (8.0%)	5/50 (10.0%)				
terminal rates	2/21 (9.5%)	4/24 (16.7%)	3/24 (12.5%)	3/17 (17.6%)	2/15 (13.3%)				
LIVER - haeman	ngioma		1	1					
overall rates	2/50 (4.0%)	0/50 (0.0%)	2/50 (4.0%)	1/50 (2.0%)	2/50 (4.0%)				
terminal rates	0/21 (0.0%)	0/24 (0.0%)	1/24 (4.2%)	0/17 (0.0%)	0/15 (0.0%)				
LIVER - haeman	ngiosarcoma	1	1	1					
overall rates	3/50 (6.0%)	1/50 (2.0%)	0/50 (0.0%)	2/50 (4.0%)	7/50 (14.0%)				
terminal rates	0/21 (0.0%)	0/24 (0.0%)	0/24 (0.0%)	0/17 (0.0%)	0/15 (0.0%)				
LIVER - hepato	cellular carcinoma								
overall rates	4/50 (8.0%)	9/50 (18.0%)	7/50 (14.0%)	5/50 (10.0%)	2/50 (4.0%)				
terminal rates	2/21 (9.5%)	3/24 (12.5%)	4/24 (16.7%)	2/17 (11.8%)	1/15 (6.7%)				
LUNG - alveola	r bronchiolar adeno	ma							
overall rates	20/50 (40.0%)	26/50 (52.0%)	28/50 (56.0%)	31/50 (62.0%)*	27/50 (54.0%)				
terminal rates	9/21 (42.9%)	13/24 (54.2%)	18/24 (75.0%)	13/17 (76.5%)	8/15 (53.3%)				
LUNG - alveola	r bronchiolar carcin	oma	1	1					
overall rates	5/50 (10.0%)	2/50 (4.0%)	5/50 (10.0%)	7/50 (14.0%)	6/50 (12.0%)				
terminal rates	2/21 (9.5%)	1/24 (4.2%)	4/24 (16.7%)	3/17 (17.6%)	0/15 (0.0%)				
LUNG - alveola	r bronchiolar adeno	ma/carcinoma	1	1	1				
overall rates	25/50 (50.0%)	28/50 (56.0%)	33/50 (66.0%)	38/50	33/50 (66.0%)				

				(76.0%)**	
terminal rates	11/21 (52.4%)	14/24 (58.3%)	22/24 (91.7%)	16/17 (94.1%)	8/15 (53.3%)
LIVER - haemai	ngioma/haemangios	arcoma			
overall rates	5/50 (10.0%)	1/50 (2.0%)	2/50 (4.0%)	3/50 (6.0%)	9/50 (18.0%)
terminal rates	0/21 (0.0%)	0/24 (0.0%)	1/24 (4.2%)	0/17 (0.0%)	0/15 (0.0%)
		Tumour ana	llysis - females (pp	om)	
	0	300	3000	6000	10 000
LIVER - hepato	cellular adenoma				-
overall rates	2/50 (4.0%)	0/50 (0.0%)	1/50 (2.0%)	2/50 (4.0%)	3/50 (6.0%)
terminal rates	1/23 (4.3%)	0/19 (0.0%)	0/26 (0.0%)	1/22 (4.5%)	2/20 (10.0%)
LIVER - haemai	ngiosarcoma		1		
overall rates	1/50 (2.0%)	1/50 (2.0%)	1/50 (2.0%)	0/50 (0.0%)	3/50 (6.0%)
terminal rates	1/23 (4.3%)	0/19 (0.0%)	0/26 (0.0%)	0/22 (0.0%)	1/20 (5.0%)
LUNG - alveola	r bronchiolar adeno	ma	1	1	
overall rates	20/50 (40.0%)	26/50 (52.0%)	27/50 (54.0%)	28/50 (56.0%)	26/50 (52.0%)
terminal rates	12/23 (52.2%)	12/19 (63.2%)	16/26 (61.5%)	17/22 (77.3%)	13/20 (65.0%)
LUNG - alveola	r bronchiolar carcin	oma			
overall rates	0/50 (0.0%)	3/50 (6.0%)	2/50 (4.0%)	2/50 (4.0%)	4/50 (8.0%)
terminal rates	0/23 (0.0%)	0/19 (0.0%)	0/26 (0.0%)	0/22 (0.0%)	0/20 (0.0%)
UTERUS - haen	nangiosarcoma				
overall rates	1/50 (2.0%)	0/42 (0.0%)	0/36 (0.0%)	0/41 (0.0%)	4/50 (8.0%)
terminal rates	0/23 (0.0%)	0/11 (0.0%)	0/12 (0.0%)	0/13 (0.0%)	1/20 (8.0%)
LUNG - alveola	r bronchiolar adeno	ma/carcinoma	1	1	-
overall rates	20/50 (40.0%)	29/50 (58.0%)	29/50 (58.0%)	30/50 (60.0%)*	30/50 (60.0%)*
terminal rates	12/23 (52.0%)	12/19 (63.2%)	16/26 (61.5%)	17/22 (77.3%)	13/20 (65.0%)
LIVER - haemai	ngioma/haemangios	arcoma	1	1	1
overall rates	3/50 (6.0%)	1/50 (2.0%)	2/50 (4.0%)	1/50 (2.0%)	4/50 (8.0%)
terminal rates	2/23 (8.7%)	0/19 (0.0%)	1/26 (3.8%)	0/22 (0.0%)	2/20 (10.0%)

Table 2.6.5.1-10: Historical control data for alveolar/bronchiolar adenomas and carcinomas (provided by the applicant; 4 experiments performed in the same laboratory as the mouse carcinogenicity study with daminozide (1988c) during years 1983-1985)

	Ma	lles	Females		
Study	Adenomas (%) Carcinomas (%)		Adenomas (%)	Carcinomas (%)	
Α	18.2	0.9	12.7	4.5	
В	44.0	0.0	22.0	2.0	
С	28.0	6.0	14.0	2.0	
D	26.1	8.7	8.7	2.9	

# Table 2.6.5.1-11: Literature data on the spontaneoius incidence of alveolar/bronchiolar adenomas in CD-1 mice;

\*= Giknis (2005) extended by further studies;

Mouse strain	Study	Rate	Range	Years	Relevance/ reliability	Reference
Crl:CD-1 (ICR)BR	78-104 week studies	Adenomas         ♂: 368/2575         (14.29%)         ♀: 236/2773         (8.51%)         Carcinomas         ♂: 177/2575         (6.87%)         ♀: 113/2773         (4.08%)	Adenomas         ♂: 2-42%         ♀: 1.67-         26.67%         Carcinomas         ♂: 1.43-26%         ♀: 0.77-         18.37%	studies initiated between 1987- 1996	Lower: some of the studies lasted only 78 weeks and were performed more than 5 years later than the study with daminozide, i.e. 1985 – 1987	Hayes, 2014 (Textbook of toxicology; source Giknis, 2000)
CD-1 mice	2-year studies	Adenomas $3$ : 130/891 $(14.6\%)$ $2$ : 129/890 $(14.5\%)$ <b>Carcinomas</b> $3$ : 168/891 $(18.9\%)$ $2$ : 108/890 $(12.1\%)$	-Data not available see Table 2.6.5.1-12 for further information	11 studies performed between 1983- 1988	Lower: the same rat strain used; performed in time period as the study with daminozide (within ±5 years); the incidence of carcinomas seems to be too high; the range for adenomas and carcinomas separately was not published	Hayes, 2014 (Textbook of toxicology; source Maita, 1988)
Crl:CD-1 (ICR)BR	78-104 week studies	Adenomas         ♂: 421/2945         (14.3%)         ♀: 299/3143         (9.51%)         Carcinomas	Adenomas         ♂: 2-42%         ♀: 1.67-         26.67%         Carcinomas         ♂: 1.43-26%	studies initiated between 1987- 2000 (51 studies in males, 49 in females)	Lower: some of the studies lasted only 78 weeks and were performed more than 5 years later than the study with daminozide, i.e. 1985 – 1987	Giknis, 2005*

		♂: 217/2945 (7.37%) ♀: 145/3143 (4.61%)	♀: 0.77- 18.37%			
CD-1 mice	2-year studies	Adenomas         ♂: 19.3%         ♀: 12.3%         Carcinomas         ♂: 2.5%         ♀: 1.5%	Data not available	studies finished 1992; 725 males and females	Lower: the same rat strain used; performed in time period as the study with daminozide (within ±5 years); the range was not published	Chandra, 1992

## Table 2.6.5.1-12: Range of incidence of alveolar/bronchiolar adenomas combined with carcinomas in CD-1 mice

retrieved from open literature (Maita, 1984); \* = statistically significant variability (p<0.05)

Study	Males	Females
1	23/80	16/80
	(28.8%)	(20%)
2	29/80	20/79
	(36.3%)	(25.3%)
3	26/79	26/80
	(32.9%)	(32.5%)
4	21/80	14/80
	(26.3%)	(17.5%)*
5	28/80	31/80
	(35.0%)	(38.8%)*
6	26/80	18/80
	(32.5%)	(22.5%)
7	17/80	22/80
	(21.3%)	(27.5%)
8	35/80	27/79
	(43.8%)	(34.2%)
9	26/80	19/80
	(32.5%)	(23.8%)
10	27/80	19/80
	(33.8%)	(23.8%)
11	40/92	25/92
	(43.5%)	(27.2%)
Total	298/891	237/890
	(33.4%)	(26.6%)

<u>Taking into account all these considerations</u>, the rise in the incidence of pituitary adenomas in rats and pulmonary neoplasms in mice is regarded by RMS as the treatment-related, indicating oncogenic potential of daminozide, and relevant to humans. This conclusion is also supported by the occurrence of renal cell adenoma in one female during 1- year dietary toxicity study in dogs (**1988a**; see 2.6.3.1.1). This type of neoplasm is rare with higher sensitivity in males (0.3 - 1.5% *Meuten*, 2012).

The mechanistic studies that might reveal the mechanism of carcinogenicity (mode of action) are not available. Based on the negative studies on genotoxicity, the non-genotoxic mechanisms are supposed to be involved.

#### 2.6.5.2 Comparison with the CLP criteria regarding carcinogenicity

According to CLP criteria (Regulation (EC) No. 1272/2008), classification in Category 1B (presumed human carcinogen) is based on animal experiments for which there is sufficient evidence to demonstrate carcinogenicity. The sufficient evidence of carcinogenicity means: a causal relationship between the agent and increased incidence of malignant neoplasms or an appropriate combination of benign and malignant neoplasms in (i) two or more species of animals or (ii) two or more independent studies in one species carried out at different times or in different laboratories or under different protocols. An increased incidence of tumours in both sexes of a single species in a well-conducted study can also provide sufficient evidence. A single study in one species and sex might be considered to provide sufficient evidence of carcinogenicity when malignant neoplasms occur to an unusual degree with regard to incidence, site, type of tumour or age at onset, or when there are strong findings of tumours at multiple sites.

The relationship between daminozide administration and increased incidence of neoplasms was found in two species of animals (pituitary adenoma in female rats and pulmonary tumours in both sexes of mice). Therefore, the proposed classification for daminozide is Carcinogen 1B (Category 1B). The classification Carcinogen 1A (Category 1A) is not applicable since no data on the carcinogenicity of daminozide in humans are available.

According to CLP criteria (Regulation (EC) No. 1272/2008), classification in Category 2 (suspected human carcinogen) is based on the evidence obtained from human and/or animal studies, but which is not sufficiently convincing to place the substance in Category 1A or 1B (i.e limited evidence). The limited evidence of carcinogenicity means that the data suggest a carcinogenic effect but are limited for making a definitive evaluation because, e.g. (a) the evidence of carcinogenicity is restricted to a single experiment; (b) there are unresolved questions regarding the adequacy of the design, conduct or interpretation of the studies; (c) the agent increases the incidence only of benign neoplasms or lesions of uncertain neoplastic potential; or (d) the evidence of carcinogenicity is restricted to studies that demonstrate only promoting activity in a narrow range of tissues or organs. In rats, daminozide increased only the incidence of pituitary adenomas, i.e. benign tumours, however, occurrence of pituitary carcinomas is in general rare (0%: in males as well as females, *Sandusky (1988)*, HCD of higher relevance and reliability used in the *Table 2.6.5.1-5*). In mice, the incidence of both alveolar/bronchiolar adenomas and carcinomas was increased. Thus, in our opinion, daminozide does not meet criteria for classification in Category2 (suspected human carcinogen).

The major metabolite of daminozide, UDMH, exerted carcinogenic potential in animal studies (*see 2.6.8.1*). According to CLP criteria (Regulation (EC) No. 1272/2008), UDMH is classified as Carcinogen 1B (Category 1B).

Table 44: Compilation of factors to be taken into consideration in the hazard assessment
--

Species	Tumour type and	Multi-	Progression	Reduced	Response	Confounding	Route of	MoA and
and	background	site	of lesions to	tumour	in single	effect by	exposure	relevance
strain	incidence	response	malignancy	latency	or both	excessive		to
					sexes	toxicity?		humans
F344	Pituitary adenoma	No	Progression	No: during the	Only in	Excessive	The oral	MoA is
Rats			to	time period 0 –	females	toxicity was	route is	non-
	Concurrent control:		carcinoma	12 months (2-		not observed	relevant	genotoxic;
	♂ 41.7%, ♀ 37.3%		was not	year				not
			observed; in	carcinogenicity				elucidated
	Literature data (see		general	study), tumour				in detail
	Table 2.6.5.1-5 and		pituitary	incidence was				Relevant
	2.6.5.1-6): 👌 25%,		carcinoma	not higher in				to humans
	$\bigcirc$ 42%, <i>Hayes</i>		is very rare	treated groups				(see
	(2014); ♂ 26%, ♀			than controls;				comments
	36%, Sandusky			during 90-day				under the
	(1988); ♂ 21.7%, ♀			subchronic				table)
	44%, Haseman			study, no				
	(19844);			pituitary				
				adenoma was				
				observed				
				UDMH: Yes				
				(see comments				
				under the				
				table)				
CD-1	Alveolar/bronchiolar	No	Adenomas	Impossible to	In both	Excessive	The oral	MoA is
Mice	adenoma and		progressed	evaluate:	sexes	toxicity was	route is	non-
	carcinoma		to	Incidence of		not observed	relevant	genotoxic;
			carcinomas	tumours at the				not
	Concurrent control:			time period 0 –				elucidated
	adenoma: 👌 40%,		In females	12 months (2-				in detail
	♀ <b>40%</b>		carcinomas	year				
			were found	carcinogenicity				Relevant
	carcinoma: 👌 10%,		only in	study) was not				to humas
	♀ <b>0%</b>		treated	stated;				(see
			animals (not	90-day				comments
	Historical control		in controls),	subchronic				under the
	(see Table 2.6.5.1-		which was	study was not				table)

Species	Tumour type and	Multi-	Progression	Reduced	Response	Confounding	Route of	MoA and
and	background	site	of lesions to	tumour	in single	effect by	exposure	relevance
strain	incidence	response	malignancy	latency	or both	excessive		to
					sexes	toxicity?		humans
	10):		not	performed in				
	adenoma: $\bigcirc$ 8.7-		confirmed	mice;				
	22%, 👌 18.2-44%		in males	In females				
				carcinomas				
	carcinoma:  2.0-			were found				
	4.5%, 👌 0-8.7%			only in treated				
				animals (not in				
	Literature data (see			controls),				
	<i>Table 2.6.5.1-11</i> and			which was not				
	2.6.5.1-12):			confirmed in				
	adenoma: 🖧 2 –			males				
	42%, ♀ 2 – 27%,							
	Giknis (2005),			UDMH: Yes				
	Hayes (2014);			(see comments				
	♂ 14.6%, ♀ 14.5%,			under the				
	Maita (2014);			table)				
	♂ 19.3%, ♀ 12.3%,							
	Chandra (1992);							
	carcinoma: $^{\land}_{\bigcirc}$ 2.5%,							
	$\bigcirc$ 1.5%, <i>Chandra</i> ,							
	(1992)							

### 2.6.5.3 Conclusion on classification and labelling for carcinogenicity

#### **Reduced tumour latency:**

**Effect of daminozide in rats:** Based on the results of the 90-day subchronic and carcinogenicity studies in rats, it can be concluded that daminozide does not reduce the latency of pituitary adenomas.

**Effect of daminozide in mice:** Based on the available data, it is not possible to evaluate, whether daminozide could reduce the latency of alveolar/bronchiolar adenomas in mice because the 90-day mouse subchronic study was not conducted, and the incidence of tumours in the first year of 2-year carcinogenicity study was not stated in the original study report. Alveolar/bronchiolar carcinomas were observed during the 2-year carcinogenicity study only in treated females and not in controls. This might indicate that daminozide reduced the latency of alveolar/bronchiolar carcinomas and supported the progression of adenomas to carcinomas. However, in males, these effects were not confirmed as the concurrent control was high (*see Table 2.6.5.1-9*).

Effect of UDMH: The rat 2-year carcinogenicity study with UDMH (see 2.6.8.1), however, revealed that the incidence of pituitary adenomas in females at the two highest doses (50 and 100 ppm) was increased already during the time period 0 - 12 months comparing to the control group. Thus, UDMH, the major metabolite of daminozide, might lower the latency of pituitary adenomas in rats. This effect of UDMH was also shown in case of alveolar/bronchiolar adenomas in mice, which were already observed in treated groups of both sexes during the 90-day subchronic study (see 2.6.8.1).

<u>Mode of action and relevance to humans</u>: Based on the results of genotoxicity studies, daminozide acts as a nongenotoxic carcinogen. According to *Guidance on the application of the CLP criteria*, *Guidance on information requirements and chemical safety assessment (Chapter R.7a)*, as well as Toxicology textbook (*Hayes, 2014*), pituitary adenomas as well as alveolar/bronchiolar adenomas/carcinomas are not included in the list of tumours irrelevant for humans.

**Pituitary adenomas**: It is well-known that the majority of pituitary adenomas in both rodents and humans arise from prolactin-producing cells. The increased incidence of pituitary adenomas in older rats could be explained by the fact that the content of dopamine, which inhibits prolactin secretion, decreases with age (*Prysor-Jones, 1983*). However, in the study with daminozide, the pituitary adenomas incidence of female controls correlated with literature data, whereas it <u>was increased at each test dose (see 2.6.5.1 for more information)</u>. And there is no reference that daminozide could act as neuroleptics, i.e. dopamine inhibitors.

Non-genetic methods to generate animal models of pituitary adenoma were developed, e.g. long-term treatment of ovariectomised F344 rats with oestrogen or injection of agents able to mimic oestrogens (*Lines, 2016*). As for daminozide, mechanistic studies evaluating the possibility of the test substance to modify the endocrine system were not provided. However, neither results of short-term, long-term, and reproduction studies nor the literature data gave evidence that daminozide directly interferes with the function of the sexual, or thyroid hormone pathways (*see 2.6.8.3*).

To date, the involvement of hormonal factors in pituitary tumorigenesis in humans is not fully understood. Pituitary adenomas secreting prolactin (prolactinomas) were reported in male-to-female transsexuals treated with oestrogens to induce the breast development or in girls treated with oestrogens to retard the excessive growth (*Gooren, 1988; Garcia, 1995; reviewed in Spady, 1999*). The literature data on the relationship between the taking of contraceptive pills and risk of pituitary adenoma development are rather contradictory. Some studies claim that a causal link between the contraception usage and pituitary adenoma incidence was not established (*Babichev, 2001*). Other studies revealed that

women using the oral oestrogen contraceptive show higher prolactin levels as well as incidence of prolactinomas (*Luciano, 1985; Carol, 1988; Shy, 1983; reviewed in Sarkar, 2006*). The recent study (*Benson, 2014*) proved that the menopausal oestrogen-only therapy, but not combined oestrogen – progestin therapy, increases the risk of CNS tumours including pituitary adenoma. These results indicate that the increased risk of pituitary adenomas might also depend on the kind of the used contraception, not only the menopausal hormone replacement therapy. Finally, it was shown that certain part of human population is more sensitive to oestrogen effects (*Laccarino, 2002; Oomizu, 2004*), (similarly to rat strains), and thus might be in higher risk of pituitary adenoma development (*Sarkar, 2006*).

**Alveolar/bronchiolar adenomas/carcinomas:** Since mechanistic investigations (e.g. *in vitro* metabolism study with lung microsomes, proliferation of lungs cell) to clarify the mode of non-genotoxic carcinogenic action of daminozide were not provided, it is not possible to come to a conclusion on the mechanisms involved.

Taken together, based on the available data, the mode of non-genotoxic carcinogenic action of daminozide cannot be elucidated neither for pituitary adenomas nor alveolar/bronchiolar adenomas/carcinomas, and the relevance to humans cannot be excluded.

Proposed classification for daminozide: Carcinogen 1B (Category 1B).

### 2.6.6 Summary of reproductive toxicity [equivalent to section 10.10 of the CLH report template]

#### 2.6.6.1 Adverse effects on sexual function and fertility – generational studies

Method, guideline, deviations <sup>1</sup> if any,	Test substance, dose levels duration of	Results - NOAEL/LOAEL (for sexual function and	Reference
species, strain, sex,	exposure	fertility, parents)	
no/group	exposure	- target tissue/organ	
no/group		- critical effects at the LOAEL	
			(1004)
Two-generation	Test material:	NOAEL (parental toxicity): 360 mg/kg	(1994)
reproduction toxicity	daminozide	bw/day	
study	Purity: > 99%	LOAEL(parental toxicity): 1200 mg/kg	
OECD TG 416	Form: powder	bw/day	
Deviations: The dose	Oral: gavage	Critical effects: clinical signs (loose faeces	
interval should not		from Week 4 in F0 as well as F1 animals;	
exceed 3 fold. The	Dose levels: 0, 60, 360	perianal fur staining in all F0 animals from	
fourth group should be	or 1200 mg/kg bw/day	Week 10 and F1 animals from Week 6;	
involved.	Duration of exposure:	excessive post-dose salivation in all F0 as	
Sperm parameters and	F0: for ten weeks, then	well as F1 animals from Week 11; these	
primordial follicles	throughout mating,	effects were not observed at lower doses)	
were not evaluated	gestation, lactation, until	NOAEL (reproductive toxicity): 1200 mg/kg	
Organs were not	sacrifice;	bw/day (top dose)	
weighed at the study	F1: in utero, while		

 Table 45: Summary table of animal studies on adverse effects on sexual function and fertility – generational studies

Method, guideline,	Test substance, dose	Results	Reference
deviations <sup>1</sup> if any,	levels duration of	- NOAEL/LOAEL (for sexual function and	
species, strain, sex,	exposure	fertility, parents)	
no/group		- target tissue/organ	
		- critical effects at the LOAEL	
termination Rat (Sprague-Dawley) male/female 30 animals/group (F0) 25 animals/group (F1) Acceptable study	nursing, then from Day 25 post-partum throughout mating, gestation, lactation, until sacrifice		
Two-generation reproduction toxicity study OECD TG 416 Deviations: The dose interval should not exceed 3 fold. The fourth group should be involved. Sperm parameters and primordial follicles were not evaluated Organs were not weighed Rat (albino Crl:CD (SD)BR) male/female 25 animals/group Acceptable study	Test material: Alar Purity: 99% Oral route: in diet Dose levels: 0, 100, 1000 and 10000 ppm Duration of exposure: F0: continuously from approximately 7 weeks of age throughout mating, gestation, lactation, until sacrifice; F1: in utero, while nursing; continuously in the diet after weaning throughout mating, gestation, lactation, until sacrifice	NOAEL (parental toxicity): 50 mg/kg bw/day (1000 ppm) LOAEL (parental toxicity): 500 mg/kg bw/day (10000 ppm) Critical effects: changes in body weight in F1 males (significant decrease by 8 – 9% at Week 15 – 19; <i>see Table 2.6.6.1.1-2</i> ) NOAEL (reproductive toxicity): 500 mg/kg bw/day (10000 ppm, the top dose)	(1987)

### Table 46: Summary table of human data on adverse effects on sexual function and fertility

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

### Table 47: Summary table of other studies relevant for toxicity on sexual function and fertility

Type of	Test substance	Relevant	Observations	Reference	Type of	
data/report		information about			data/report	
		the study (as				
		applicable)				
No data available						

# 2.6.6.1.1 Short summary and overall relevance of the provided information on adverse effects on sexual function and fertility – generational studies

Two generational studies were performed in compliance with OECD TG 416. In the dietary two-generation reproduction study in rats (1987), the significant decrease in body weight in F1 males of the top dose group was observed (see Table 2.6.6.1.1-2). In parental animals, the effect on body weight and body weight gain was not revealed (see Table 2.6.6.1.1-1). No treatment-related clinical observations or mortality were noted in adult animals or pups during the study. No treatment-related effects were found in F0 or F1 animals at gross necropsy and histopathological examination. There were no differences in reproductive function (fertility, length of gestation, litter size, sex ratio of pups, etc.; see Table 2.6.6.1.1-4 and Table 2.6.6.1.1-5) comparing treated F0 or F1 animals to controls. Based on the results of this study, the NOAEL for parental toxicity was set at 50 mg/kg bw/day, whereas the NOAEL for reproduction and developmental effects at 500 mg/kg bw/day (top dose).

### Table 2.6.6.1.1-1: Body weights (g) in F0 animals; (1987)

Dose (ppm)	0	100	1000	10000
Week				
Males			I	•
0	263.2	265.3	264.3	264.7
1	311.5	315.4	316.2	316.8
2	349.9	353.7	356.7	354.4
3	385.4	388.9	391.6	388.4
4	416.0	419.2	424.2	420.4

	-			
5	432.3	436.3	443.4	437.0
6	455.0	460.5	468.3	458.2
7	474.3	479.8	487.5	475.5
8	493.1	498.3	506.0	491.3
9	512.6	516.1	524.2	506.5
10	524.3	530.6	537.5	520.7
11	528.3	536.3	542.7	521.8
12	540.5	546.0	552.5	536.9
13	546.0	550.4	560.2	540.6
14	554.2	563.2	571.2	548.1
15	565.0	571.8	578.6	567.2
Females				
0	164.4	160.4	164.3	167.1
1	184.6	181.2	185.6	190.0
2	199.5	194.7	201.2	204.7
3	213.3	205.6	213.6	218.0
4	226.0	219.2	226.9	229.5
5	232.0	224.4	232.0	235.4
6	241.0	233.7	241.7	244.3
7	247.2	236.4	246.9	251.4
8	253.4	246.3	251.8	257.9
9	261.4	252.5	259.6	264.2
10	265.5	254.4	261.1	265.9
L				

## Table 2.6.6.1.1-2: Body weights (g) in F1 males; \* = $p \le 0.5$

Dose (ppm)	0	100	1000	10000
Week				
0	113.7	113.3	118.9	108.8
1	174.9	173.6	182.2	168.6
-		1,010		

2	233.5	231.2	239.6	223.9
3	295.6	291.0	298.4	281.6
4	340.8	334.3	341.9	327.1
5	380.0	370.6	380.1	362.2
6	414.4	399.7	413.2	393.4
7	440.3	424.4	437.8	419.2
8	459.0	443.5	455.5	439.0
9	486.0	467.6	480.8	462.0
10	506.4	483.2	497.0	474.3
11	524.1	494.7	513.0	486.1*
12	528.0	503.2	519.1	491.4*
13	539.3	517.0	532.2	502.9
14	555.1	531.3	543.0	513.2
15	564.4	538.5	549.9	521.2*
16	579.8	554.2	563.1	534.4*
17	588.8	563.5	574.1	539.7*
18	602.6	573.0	584.1	550.2*
19	607.8	579.0	588.4	557.2*

Table 2.6.6.1.1-3: Body weights (g) in F1 females; \* =  $p \le 0.5$ 

Dose	(ppm)	0	100	1000	10000
Week					
	0	99.9	98.2	105.0	97.8
	1	138.8	137.8	141.9	132.9
	2	166.7	163.3	168.4	163.8
	3	192.7	186.7	192.0	188.9
	4	210.5	202.5	208.6	208.2
	5	227.1	216.5	224.9	224.6

6	240.9	229.5	237.9	237.9
7	250.4	239.5	250.1	248.4
8	256.2	244.9	255.4	252.8
9	269.3	257.9	266.6	267.3
10	275.2	264.0	272.6	271.3
11	279.0	267.7	275.9	276.0
12	300.7	282.1	294.2	290.7
Lactation (days post-	partum)			
0	309	292	311	299
4	306	289	308	306
7	314	302	316	315
14	331	313*	329.3	327.0
21	316	301*	318	313

## Table 2.6.6.1.1-4: Mean pup weights (g); $* = p \le 0.5$

Dose levels	day 1	day 4	day 7	day 14	day 21
<b>F</b> <sub>1</sub> 0 ppm	6.4	10.3	16.7	32.1	51.5
100 ppm	6.3	10.1	16.7	32.4	51.3
1000 ppm	6.2	10.3	17.0	33.2	52.4
10000 ppm	6.4	10.1	16.2	31.6	49.1
<b>F</b> <sub>2</sub> 0 ppm	6.4	10.7	17.6	33.7	54.2
100 ppm	6.3	10.2	16.4*	32.3	52.9
1000 ppm	6.5	11.0	17.8	34.3	55.9
10000 ppm	6.5	11.0	17.6	33.19	54.1

## Table 2.6.6.1.1-5: Group mating data and group mean litter data in F0 and F1 generation

	F0 generation			F1 generation				
Dose[ppm] Parameter	0	100	1000	10000	0	100	1000	10000

Fertility index in males [%]	100	92	96	92	92	96	100	92
v t j								
Fertility index in females	100	100	100	100	92	96	100	100
[%]								
Mating [%]	100	92	96	92	92	96	100	92
Gestation [%]	100	100	100	100	100	100	100	100
Viability	97	98	96	99	98	97	99	98
	100	100	00	00	0.0	100	00	100
Weaning [%]	100	100	99	99	99	100	99	100
								<b>•••</b>
No. of pups born alive/No.	316/0	305/1	309/4	309/4	297/5	310/6	329/0	297/6
of pups born dead								
No. of pups born	316	306	313	313	302	316	329	303
(Mean no. / female)	(12.2)	(13.3)	(13.0)	(13.6)	(13.1)	(13.2)	(13.2)	(13.2)

In the second, gavage two-generation reproduction study in rats (1994), two control F0 females were sacrificed prematurely. One showed red fluid discharge from the mouth during dosing and the other dystocia and incomplete parturition. At 60 mg/kg bw/day, one female was found dead in the first week of dosing. In the F1 generation, one male treated at 60 mg/kg bw/day died following a dosing intubation error and one female from the same group was sacrificed prematurely during lactation because of a mammary mass. None of these was considered to be related to the test material treatment. There were no effects of treatment at any dose level on parental bodyweight, food consumption, mating and fertility or on pup survival, weight and clinical

condition *(see Table 2.6.6.1.1-7)*. No treatment-related abnormalities were observed at gross necropsy of the parental animals or offspring as well as at histopathological examination of organs/tissues of the parental animals. In the 1200 mg/kg bw/day group, clinical signs in parental animals were noted in both generations. This included loose and/or odorous faeces (from Week 4), perianal fur staining (from Week 6 or 10 ) and post-dose salivation (from Week 11). There was also evidence of increased water consumption but this was only measured and confirmed for F0 generation males *(see Table 2.6.6.1.1-6)*. In the 360 and 60 mg/kg bw/day groups, no treatment-related effects were noted. The NOAEL for the parental toxicity was set at 360 mg/kg bw/day based on clinical signs described above, which were observed in both F0 and F1 animals of the top dose group. The NOAEL for the reproductive and developmental toxicity was established at 1200 mg/kg bw/day (top dose) as no treatment-related adverse effects were observed.

Table 2.6.6.1.1-6: Group mean	water consumption (g/rat/day)	in F0 males; ** = $p \le 0.1$
-------------------------------	-------------------------------	-------------------------------

Group	1	2	3	4
Days	(control)	(60 mg/kg bw/day)	(360 mg/kg bw/day)	(1200 mg/kg
				bw/day)
86-91	51.5	46.9	50.7	658.4**

Dose [mg/kg bw/day]		F0 gen	eration		F1 generation			n
Parameter	0	60	360	1200	0	60	360	1200
Fertility index in males [%]	92.6	96.6	96.6	100.0	95.8	81.8	100.0	96.0
Fertility index in females [%]	93.1	96.6	96.7	100.0	95.8	80.0	96.0	96.0
Gestation index	100	100	100	100	100	100	100	100
Mean no. of pups born	13.7	13.8	14.2	13.6	14.1	13.5	13.2	14.0
Mean live birth index	99.2	98.5	97.1	98.4	97.3	98.9	99.2	95.0
Mean viability index	95.7	98.8	96.4	96.6	92.7	98.6	98.3	97.2
Mean lactation index	100.0	97.8	99.1	99.6	99.4	98.7	99.5	98.9
Sex ratio at birth	48:52	50:50	53:47	53:47	55:45	56:44	49:51	47:53

Table 2.6.6.1.1-7: Group mean pregnancy and litter data

### 2.6.6.1.2 Comparison with the CLP criteria regarding adverse effects on sexual function and fertility

According to CLP (Regulation (EC) No. 1272/2008), an active substance meets the criteria for classification in relation to sexual function and fertility, if it induces alterations to the female and male reproductive system, adverse effects on onset of puberty, gamete production and transport, reproductive cycle normality, sexual behaviour, fertility, parturition, pregnancy outcomes, premature reproductive senescence, or modifications in other functions that are dependent on the integrity of the reproductive systems. In two-generation reproduction studies with daminozide, no treatment-related adverse effects on sexual function and fertility were observed.

### 2.6.6.2 Adverse effects on development [equivalent to section 10.10.4 of the CLH report template]

### Table 48: Summary table of animal studies on adverse effects on development

Method, guideline,	Test substance, dose levels, duration of	Results	Reference
deviations1 if any,	exposure	- NOAEL/LOAEL (for	
species, strain, sex,		parent, offspring and for	
no/group		developmental effects)	
		- target tissue/organ	
		- critical effects at the	
		LOAEL	

Prenatal development	Test material: daminozide	NOAEL (maternal	
toxicity study	Oral route: by gavage	toxicity): 150 mg/kg	(1993)
OECD TG 414	Dose levels: 0 (vehicle control: water),	bw/day based on	
Rat (Sprague-Dawley)	150, 750 and 1500 mg/kg bw/day	significantly (p < 0.01 –	
25 females/group	Duration of exposure: once daily between	p< 0.001) reduced body	
Acceptable study	Days 6 and 15 of pregnancy	weight gain at 750 (by	
	Purity: >99%	30.8%) and 1500 mg/kg	
	Form: crystalline	bw/day (by 35.5%) during	
		Weeks 6 – 9 (see Table	
		2.6.6.2.1-1)	
		NOAEL (developmental	
		toxicity): 1500 mg/kg	
		bw/day	
		No teratogenic effects were	
		observed	
Prenatal development	Test material: daminozide	1000 mg/kg bw/ day was	
toxicity study	oral: by gavage	the maximum tolerated	(2006a)
OECD TG 414	Dose levels: 300, 500 and 700 mg/kg	dose. Doses of 250, 500	
Rabbit (New Zealand	bw/day; 1000 mg/kg bw/day for 14 days	and 1000 mg/kg bw/day	
White)	(study extension)	were proposed to be used in	
5 females/group	Vehicle: 0.5% w/v aqueous	the definitive study	
Supplementary study	methylcellulose		
performed to set doses for	Exposure: days 7 to 28 of gestation		
the definite study	Purity: 100%		
	Form: powder		

Total of the probabilityDescriptionTotal by gavage: toxicity): 250 mg/kg(2006b)OECD TG 414Purity: 99.5%bw/dayLOAEL (maternalDeviations: At the end of the study only 15 and 8Dose levels: 0, 250, 500 and 1000 mg/kgtoxicity): 500 mg/kgbw/dayaltive in the 500 and 1000bw/daybw/daydaverse effects at LOAEL: (see Table 2.6.6.2.1-6): respectively. However, each test group should gestationcontain gavation contains approximately 20 pregnant females at necropsy, groups with fewer than 16 animals may be imappropriate. Naternal mortality should not exceed 10 percent, which was not met in the study.set approximately p < 0.01; hypernecivity: stor outrol; p < 0.05; convulsions: 12% wordwys.0%; mg/kgWhite w 25 females/group Acceptable studyset approximately power study.set approximately power storicity: 1000 mg/kg bw/dayset approximately power storicity: 1000 mg/kg bw/dayWhite w 25 females/group Acceptable studyset approximately power	Prenatal development	Test material: daminozide	NOAEL (maternal	
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by 10%; bw in male foetuses per litter $\downarrow$ by 15.3%; p < 0.05; see Table 2.6.6.2.1-9) No teratogenic effects were			2.6.6.2.1-11) and foetal	
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15.3%; p < 0.05; see Table 2.6.6.2.1-9) No teratogenic effects were			by 10%; bw in male	
2.6.6.2.1-9) No teratogenic effects were			foetuses per litter $\downarrow$ by	
No teratogenic effects were			15.3%; p < 0.05; see Table	
			2.6.6.2.1-9)	
observed			No teratogenic effects were	
			observed	

Prenatal development	Test material: Alar technical	NOAEL (maternal toxicity	
toxicity study	Oral: by gavage	and developmental	(1985)
OECD TG 414	Purity: daminozide forms 99 % w/w (1%	toxicity): 300 mg/kg	
Deviations: More animals	innert ingredients)	bw/day	
should have been enrolled	Form: granules	No teratogenic effects were	
in the study. At the end of	Dose levels: 50, 150, and 300 mg/kg	observed	
the study only 12, 14, 15,	bw/day		
and 8 pregnant females	Vehicle: carboxymethylcellulose (0.5%)		
were alive in the 0, 50,	Exposure: once daily on days 7 - 19 of		
150, and 300 mg/kg	gestation		
group, respectively. At	gestation		
necropsy, the groups			
consisting of			
-			
approximately 20 females			
with implantation sites			
are recommended.			
Gravid uteri including the			
cervix were not weighed			
Rabbit (Dutch Belted)			
16 females/group			
Acceptable study			
Teratogenicity study	Test material: daminozide	NOAEL (maternal and	Khera (1979)
No TG, GLP	Oral: by gavage	developmental toxicity):	Report Environ
Supplementary study	Dose levels: 0, 300, 600, and 1000 mg/kg	1000 mg/kg bw/day	J., Sci. Health;
(literature data)	bw/day		1979 Vol. B14
Rat	Exposure: Day 6 - 15		(6): 563-577
20 females/group	Vehicle: distilled water		
	Purity: >99%		
			1

## Table 49: Summary table of human data on adverse effects on development

Type of	Test substance	Relevant	Observations	Reference	Type of
data/report		information about			data/report
		the study (as			
		applicable)			
No data available					

Type of	Test substance	Relevant	Observations	Reference	Type of
data/report		information about			data/report
		the study (as			
		applicable)			
No data available					

#### Table 50: Summary table of other studies relevant for developmental toxicity

# 2.6.6.2.1 Short summary and overall relevance of the provided information on adverse effects on development

One acceptable teratogenicity study in rats and two in rabbits are available. In rats (1993), there were no unscheduled mortalities amongst treated animals and no treatment-related changes in clinical condition or abnormalities at necropsy. One control female was found dead on Day 16 of pregnancy. Necropsy revealed uterine haemorrhage. There was a dose-related effect of treatment at 1500 mg/kg bw/day and to a lesser extent, at 750 mg/kg bw/day on bodyweight gain and food consumption (see Table 2.6.6.2.1-1 and Table 2.6.6.2.1-2). There were no adverse effects of treatment at any dose level on numbers of implantations and live foetuses or on post-implantation losses. The sex distribution of the live foetuses was similar in all groups (see Table 2.6.6.2.1-3: Pregnancy and foetal data). Mean foetal weights were marginally lower (not statistically significantly) in the groups treated at 750 and 1500 mg/kg bw/day than in the control group (by 3%; see Table 2.6.6.2.1-3). This was probably related to the slightly larger live litter size (by 10.7% comparing to control) and/or maternal toxicity characterised by reductions in food consumption as well as retardations of bodyweight gain and was not regarded as treatment-related. Mean foetal weights at 150 mg/kg bw/day were marginally greater than in the control group. There were no adverse effects of treatment at any dose level on the nature or incidence of major or minor external, visceral or skeletal abnormalities or on the incidences of foetuses with variants of development. The maternal NOAEL was established at 150 mg/kg bw/day based on the reduced body weight gain in 750 and 1500 mg/kg bw/day dose groups. Since the decreased foetal body weight was not significant (by 3%) and considered to be attributed to the larger litter size and reduced maternal body weight gain, the developmental and teratogenicity NOAEL were established at 1500 mg/kg bw/day (top dose). This conclusion is in accordance with CLP Regulation(EC) No. 1272/2008 saying that: "Based on pragmatic observation, maternal toxicity may, depending on severity, influence development via non-specific secondary mechanisms, producing effects such as depressed foetal weight." The corrected maternal body weight was reduced in 750 and 1500 mg/kg bw/day dose groups only marginally (approximately by 1.5% at the top dose comparying to the control), (see Table 2.6.6.2.1-1).

 Table 2.6.6.2.1-1: Maternal body weights gain (g); gravide uterine weight (g) and corrected maternal body

 weight (g); corrected maternal body weight = body weight on day 20 of gestation minus the gravid uterine

 weight; (1993)

Dose Days of	0 (mg/kg bw/day)	150 (mg/kg bw/day)	750 (mg/kg bw/day)	1500 (mg/kg bw/day)
pregnancy				
0 to 6	29.0	30.8	30.1	29.9

6 to 7	6.5	4.9	2.0***	2.1***
6 to 8	10.3	9.1	7.1**	5.8***
6 to 9	17.2	15.8	11.9***	11.1***
9 to 12	20.7	20.5	18.3	17.1
12 to 15	25.5	29.2	29.3	27.6
15 to 20	83.3	83.2	84.6	87.8
6 to 15	63.3	65.5	59.5	55.8*
Gravide uterine weight	99	101.6	101.1	102.6
Corrected maternal body weight	330	333.4	326.9	325.4
No. of animals in group	23	25	24	25

Statistically significant: \* = p < 0.05; \*\* = p < 0.01; \*\*\* = p < 0.001

## Table 2.6.6.2.1-2: Food consumption (g/rat/day)

Dose Days of pregnancy	0 (mg/kg bw/day)	150 (mg/kg bw/day)	750 (mg/kg bw/day)	1500 (mg/kg bw/day)
0 to 6	24.8	25.4	25.0	24.8
6 to 9	27.6	27.8	26.0	25.4*
9 to 12	29.5	30.2	28.2	27.5*
12 to 15	31.8	32.2	31.8	31.6
15 to 18	32.4	33.8	33.8	33.2
18 to 20	30.8	31.8	31.4	32.2
No. of animals in group	23	25	24	25

Statistically significant: \* = p < 0.05;

Dose Parameter	0 (mg/kg bw/day)	150 (mg/kg bw/day)	750 (mg/kg bw/day)	1500 (mg/kg bw/day)
No. of pregnant females	24	25	25	25
No. of corpora lutea	16.5	17.3	17.6	17.9
No. of implantation	15.2	15.6	15.9	16.5
No. of live foetus	14.0	14.8	14.8	15.5
Pre-/Post- implantation loss (%)	9.1 / 11.3	9.4 / 4.5	8.7 / 7.5	6.9 / 6.3
Sex ratio	49 : 51	52:48	46 : 54	49 : 51
Foetal weight (g)	4.09	4.13	3.97	3.97

### Table 2.6.6.2.1-3: Pregnancy and foetal data

# 1 dam did not give birth to live foetuses, i.e. 23 litters in Group 1 and 24 litters in Group 3 were included in the statistics.

## Table 2.6.6.2.1-4: Foetal examination data (Mean % = sum of % of affected foetuses per litter/number of litters)

Dose Parameter	0 (mg/kg bw/day)	150 (mg/kg bw/day)	750 (mg/kg bw/day)	1500 (mg/kg bw/day)
External and visceral	examination			
No. of foetuses (litters)	337 (23)	371 (25)	369 (24)	387 (25)
No. with minor abnormalities only/ <b>Mean %</b>	1 (1) / <b>0.3</b>	3 (3) / <b>0.9</b>	4 (4) / 1.0	5 (4) / <b>1.3</b>
No. with major abnormalities/ <b>Mean</b> %	0 (0) / <b>0.0</b>	2 (2) / <b>0.6</b>	0 (0) / <b>0.0</b>	0 (0) / <b>0.0</b>
Skeletal examination	I			
No. of foetuses (litters)	169 (23)	185 (25)	185 (24)	194 (25)

No. with minor abnormalities only/ <b>Mean %</b>	4 (4) / <b>2.4</b>	13 (10) / 7.4	13 (11)* / <b>6.6</b>	7 (6) / <b>3.5</b>
No. with major abnormalities/ <b>Mean</b> %	0 (0) / <b>0.0</b>	1 (1) / <b>0.7</b>	0 (0) / <b>0.0</b>	0 (0) / <b>0.0</b>
Combined examination	)n	·		
No. with any major abnormalities/ <b>Mean,</b> %	0 (0) / <b>0.0</b>	2 (2) / <b>0.6</b>	0 (0) / <b>0.0</b>	0 (0) / <b>0.0</b>

Note: It could seem that the values in Table 2.6.6.2.1-3 do not correspond with values in the Table 2.6.6.2.1-4 because in the Table 2.6.6.2.1-3 all pregnant dams were included in the statistics (i.e. 24, 25, 25 and 25 at 0, 150, 250, 750 and 1500 mg/kg bw/day, resp.), whereas in the Table 2.6.6.2.1-4 "Foetal examination data" females without live foetuses were excluded (1 in control and 1 in Group 3, i.e. 23, 25, 24, and 25 litters at 0, 150, 250, 750 and 1500 mg/kg bw/day, resp.). According to individual pregnancy data in the original study report, the control group contained 337 pups. This number is the same for 23 as well as 24 litters because the dam No. 10 did not have live pups.

 Table 2.6.6.2.1-5: Examination of foetuses; group mean data, () = Mean [%]; Mean % = sum of % of affected foetuses per litter/number of litters)

Dose Findings	0 (mg/kg bw/day)	150 (mg/kg bw/day)	750 (mg/kg bw/day)	1500 (mg/kg bw/day)
External and visceral	examination			
Total number of foetuses (litters) examined	337 (23)	371 (25)	369 (24)	387 (25)
Cleft palate (major)	0 (0.0)	1 (0.3)	0 (0.0)	0 (0.0)
Palate secondary: undeveloped areas in midline ( <b>variant</b> )	2 (0.6)	4 (1.1)	2 (0.5)	8 (2.0)
Innominate artery: absent. Right common carotid &right subclavian arteries arising directly from aortic	0 (0.0)	3 (0.9)	4 (1.0)	4 (1.0)

Daminozide

arch (minor)				
Umbilical hernia	0 (0.0)	1 (0.3)	0 (0.0)	0 (0.0)
(major)	0 (0.0)	1 (0.5)	0 (0.0)	0 (0.0)
Abdominal				
haemorrhage	1 (0.3)	0 (0.0)	0 (0.0)	1 (0.3)
(minor)				
Kidneys: uni- or				
bilateral: increased	32 (10.1)	13 (3.3)**	42 (11.0)	27 (7.0)
pelvic cavitation				_/ (///)
(variant)				
Ureter: uni- or				
bilateral: dilated	52 (15.4)	27 (7.4)*	58 (15.1)	57 (14.8)
(variant)				
Skeletal examination	: Skull			
Total number of				
foetuses (litters)	169 (23)	185 (25)	185 (24)	194 (25)
examined				
Cleft palate (major)	0 (0.0)	1 (0.7)	0 (0.0)	0 (0.0)
Hyoid: not ossified	2 (1.0)	1 (0.7)	5 (2.3)	4 (1.9)
(variant)				
Occipital: retarded				
ossification	1 (0.5)	5 (3.1)	5 (2.6)	3 (1.3)
(variant)				
Interparietal:				
retarded ossification	8 (4.7)	15 (8.6)	16 (8.2)	17 (8.7)
(variant)				
Parietals: retarded				
ossification	2 (1.1)	3 (1.9)	10 (4.8)	3 (1.6)
(variant)				
Temporals: retarded				
ossification	0 (0.0)	1 (0.7)	1 (0.5)	1 (0.7)
(variant)	* < 0.05 **			

Statistically significant: \* = p < 0.05; \*\* = p < 0.01;

According to the authors of the published paper *Khera (1979)*, no signs of toxicity were observed in treated rats, and pregnancy rates, numbers of corpora lutea, implantation and resorption rates, foetal deaths, sex ratio, foetal weights, number of live foetuses, the incidence of foetal anomalies and skeletal malformations were not significantly different from control values. The NOAELs for maternal as well as developmental toxicity is established at 1000 mg/kg bw/day. However, this study is considered to be supplementary for the overall evaluation since not all observations were

reported and no individual data were presented.

2006b), administration of the test material at 500 and 1000 mg/kg bw/day resulted in the death In rabbits ( of 7 and 8 animals and the early sacrifice of 2 and 6 animals, respectively. Each of these deaths (with the exception of one death in each of these groups that was considered to be the result of intubation accidents) was considered to be treatment-related because they were preceded by adverse clinical observations and/or reductions in body weight gain (see Table 2.6.6.2.1-7) and feed consumption (see Table 2.6.6.2.1-8). In addition, two animals in the 1000 mg/kg bw/day group aborted and were sacrificed. These abortions were also considered to be test material related (see Table 2.6.6.2.1-6). The number of animals with soft or liquid faeces, ungroomed coat, hyperactivity, perinasal or perioral substance, hyperprise, convulsions (clonic or tonic), tremors, impaired righting reflex, and gasping was increased or significantly increased in the 500 and 1000 mg/kg bw/day groups. These observations were considered to be test material related and generally occurred in the animals that did not survive to scheduled sacrifice. In the 1000 mg/kg bw/day group, the number of animals with scant faeces, mucoid faeces, decreased motor activity, dehydration, dyspnoea, ptosis, blue or light blue colouring around the mouth and cold to touch was significantly increased. Twitches and mydriasis also occurred in the 1000 mg/kg bw/day group (see Table 2.6.6.2.1-6). All gross lesions in the 500 and 1000 mg/kg bw/day groups occurred in the animals that were found dead or sacrificed early. All were considered secondary to the clinical observations. Pregnancy occurred in 24 animals in each group. Caesarean-sectioning observations were based on 23, 23, 15, and 8 pregnant animals with one or more live foetuses in the 0, 250, 500 and 1000 mg/kg bw/day groups, respectively, which survived to DG 29. Foetal weights were reduced by 10% in the 1000 mg/kg bw/day group (bw in male foetuses/litter was significantly decreased by 15.3%) when compared to controls (see Table 2.6.6.2.1-9). The number of foetuses with alterations was significantly increased in the 1000 mg/kg bw/day group. This included a significant increase in the number of foetuses with thickened ribs (see Table 2.6.6.2.1-10) and decrease in the average number of ossified forelimb phalanges (see Table 2.6.6.2.1-11). No other gross external, soft tissue or skeletal foetal alterations (malformations or variations) or differences in ossification sites per litter were caused by the test material. Under the conditions of the study, the maternal NOAEL was set at 250 mg/kg bw/day (the 500 and 1000 mg/kg bw/day doses caused adverse clinical observations and mortality). The developmental NOAEL is supported to be 500 mg/kg bw/day based on higher incidence of abortions, slight reduction in ossification and foetal weight occurring at 1000 mg/kg bw/day. It should be, however, mentioned that 1000 mg/kg bw/day is recommended as a limit dose according to OECD TG 414; and decreased foetal weight as well as reduced ossification were observed at this dose in the presence of maternal toxicity (excessive mortality, clinical observations described above, decreased food consumption). The changes in the corrected maternal body weights were not found (see Table 2.6.6.2.1-7). The CLP Regulation (EC) No. 1272/2008) says that a) "Classification is not necessarily the outcome in the case of minor developmental changes, when there is only a small reduction in foetal/pup body weight or retardation of ossification when seen in association with maternal toxicity"; b) "Adverse effects on reproduction seen only at very high dose levels in animal studies (for example doses that induce prostration, severe inappetence, excessive mortality) would not normally lead to classification". No treatment-related teratogenic effects were observed.

## Table 2.6.6.2.1-6: Clinical observation;

Dose	0 (mg/kg bw/day)	250 (mg/kg bw/day)	500 (mg/kg bw/day)	1000 (mg/kg bw/day)
Findings				
Number of females	25	25	25	25
Mortality	1	1	9*	14**
Found dead	0	0	7**	8**
Moribund sacrificed	1	1	2	6
Aborted and sacrificed	0	0	0	2
Soft and liquid faeces	9	9	20*	25**
Ungroomed coat	4	5	14	24**
Scant faeces	3	5	5	16**
Mucoid faeces	0	1	2	12**
Decreased motor activity	0	0	1	7**
Hyperactivity	0	0	3*	5**
Dehydration	1	0	0	6**
Dyspnoea	0	0	1	4**
Ptosis	0	0	0	4**
Perinasal substance	0	0	4**	3**
Hyperpnoea	0	0	4**	3**
Convulsion	0	0	3	3
Tremors	0	0	1	3
Blue mouth	0	0	0	3**
Cold to touch	0	0	0	3**
Perioral substance	0	0	1	2
Red substance in cage pan	1	2	0	2
Twitches	0	0	0	2
Mydriasis	0	0	0	2
Impaired righting reflex	0	0	2	1

(

Gasping	0	0	1	1

Statistically significant: \* = p < 0.05; \*\* = p < 0.01;

Table 2.6.6.2.1-7: Maternal body weight changes (kg); gravide uterine weight (g) and corrected maternal body weight (kg); statistically significant: \* = p < 0.05; \*\* = p < 0.01; corrected maternal body weight = body weight on day 29 of gestation minus the gravid uterine weight; (2006b)

Dose		250		1000
	0 (mg/kg/day)	(mg/kg/day)	500 (mg/kg/day)	(mg/kg/day)
Days				
0 to 6	0.13	0.16	0.15	0.09
6 to 9	0.00	0.03	0.03	-0.06
9 to 12	0.03	0.02	-0.02	-0.06
12 to 15	0.10	0.06	0.03	0.01
15 to 19	0.07	0.06	0.08	-0.02*
19 to 24	0.10	0.11	0.09	-0.00**
24 to 29	0.00	0.10*	0.11*	0.09
6 to 29	0.34	0.44	0.44	0.27
0 to 29	0.47	0.61*	0.61*	0.41
Gravid uterine weight	509.2	519.6	503.3	484.1
Corrected maternal body weight	3.31	3.43	3.40	3.35

Table 2.6.6.2.1-8: Maternal feed consumption (g/kg/day); Statistically significant: \* = p < 0.05; \*\* = p < 0.01; 2006b)

Dose	0	250	500	1000
Days	(mg/kg/day)	(mg/kg/day)	(mg/kg/day)	(mg/kg/day)
6 to 9	45.4	45.4	43.2	30.0**
9 to 12	42.4	41.4	40.7	23.3**
12 to15	42.4	42.0	40.6	24.2**
15 to 19	46.2	42.7	45.7	29.9**
19 to 24	41.3	39.4	44.0	32.4*
24 to 29	23.8	32.9*	36.3**	30.8
6 to 29	39.4	40.6	42.1	34.7

Dose	0	250 (mg/kg	500 (mg/kg	1000 (mg/kg
	(mg/kg bw/day)	bw/day)	bw/day)	bw/day)
Findings				
Pregnant	24 (96 %)	24 (96%)	24 (96%)	24 (96%)
Found dead	0	0	7 (29%)**	8 (33%)**
Moribund sacrificed	1 (4%)	1 (4%)	2 (8%)	6 (25%)
Aborted and sacrificed	0	0	0	2 (8%)
No. of caesarean- sectioned animal	23	23	15	8
Corpora lutea	$9.0 \pm 1.7$	$9.0 \pm 2.1$	8.1 ± 1.6	$9.6 \pm 2.7$
Live foetuses	195	194	119	72
Implantation	8.8 ± 1.5	$8.7 \pm 2.4$	8.1 ± 1.6	9.2 ± 3.0
Litter sizes	8.5 ± 1.6	$8.4 \pm 2.2$	7.9 ± 1.8	9.0 ± 3.1
Resorption	$0.3 \pm 0.6$	$0.3 \pm 0.7$	$0.2 \pm 0.4$	$0.2 \pm 0.7$
Does with any resorptions	7 (30.4%)	5 (21.7%)	3 (20%)	1 (12.5%)
Live male foetuses	104	84	59	30
Live foetal body weight (g)	42.31 ± 5.33	$42.19 \pm 5.80$	43.90 ± 5.50	38.15 ± 7.22
Body weight: live male foetuses/litter	43.20 ± 5.56	$43.21 \pm 6.07$	44.98 ± 5.74	36.60 ± 6.80*
Body weight: live female foetuses/litter	41.16	41.60	43.05	38.25

 Table 2.6.6.2.1-9: Caesarean-sectioning and litter observations

Statistically significant: \* = p < 0.05; \*\* = p < 0.01;

Table 2.6.6.2.1-10	: Foetal soft tissue	and skeletal alterations
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Dose Findings	0 (mg/kg bw/day)	250 (mg/kg bw/day)	500 (mg/kg bw/day)	1000 (mg/kg bw/day)
Litter evaluated	23	23	15	8
Foetuses evaluated	195	194	119	72
Foetuses with any alteration observed	13 (6.7 %)	17 (8.8 %)	12 (10.1%)	14 (19.4%)**

Foetuses with any				
alteration/litter (%)	$7.3 \pm 9.7$	$8.7 \pm 11.4$	$10.8 \pm 12.1$	$20.0 \pm 17.0$
Soft tissue-litter incidenc	e			I
Heart: Interventricular septal defect	0 (0%)	1 (4.3%)	0 (0%)	0 (0%)
Vessels: Aorta distended	0 (0%)	1 (4.3%)	0 (0%)	0 (0%)
Vessels: Pulmonary artery constricted	0 (0%)	1 (4.3%)	0 (0%)	0 (0%)
Skeletal alterations-litter	· incidence		•	•
Scull: Irregular ossification	5 (21.7%)	6 (26.1%)	6 (40.0%)	5 (62.5%)
Cervical vertebrae: Cervical rib present at 7th cervical vertebra	0 (0%)	1 (4.3%)	0 (0%)	0 (0%)
Thoracic vertebrae: Hemivertebra	0 (0%)	1 (4.3%)	1 (6.7%)	0 (0%)
Thoracic vertebrae: Centrum, bifid	0 (0%)	1 (4.3%)	0 (0%)	0 (0%)
Sacral vertebrae: Fused	0 (0%)	0 (0%)	0 (0%)	1 (12.5%)
Caudal vertebrae: Fused	0 (0%)	1 (4.3%)	0 (0%)	1 (12.5%)
Caudal vertebrae: 13 present	0 (0%)	0 (0%)	0 (0%)	1 (12.5%)
Caudal vertebrae: Misaligned	2 (8.7%)	1 (4.3%)	1 (6.7%)	2 (25.0%)
Ribs: Thickened	2 (8.7%)	1 (4.3%)	0 (0%)	1 (12.5%)
Ribs: Thickened- Foetal incidence	2 (1.0%)	1 (0.5%)	0 (0%)	5 (6.9%)**
Manubrium: irregularly shaped	0 (0%)	0 (0%)	1 (6.7%)	0 (0%)
Sternal centra: Fused	1 (4.3%)	0 (0%)	2 (13.3%)	0 (0%)
Sternal centra: Incompletely ossified	0 (0%)	1 (4.3%)	1 (6.7%)	0 (0%)
Sternal centra: Asymmetric	0 (0%)	0 (0%)	1 (6.7%)	0 (0%)
Xipnoid: Irregularly	0 (0%)	0 (0%)	1 (6.7%)	0 (0%)

shaped				
Scapulae: Ala,	0 (0%)	0 (0%)	0 (0%)	1 (12.5%)
angulated				

Statistically significant: \* = p < 0.05; \*\* = p < 0.01;

# Table 2.6.6.2.1-11: Foetal ossification sites

Dose	0	250	500	1000
	(mg/kg bw/day)	(mg/kg bw/day)	(mg/kg bw/day)	(mg/kg bw/day)
Forelimb-phalanges	$13.99 \pm 0.04$	$13.82 \pm 0.27$	$13.85 \pm 0.37$	13.65 ± 0.27**

Statistically significant: \*\* = p < 0.01;

In the rabbit study (1985), treatment-induced differences in maternal appearance and behaviour included the death of a 300 mg/kg bw/day doe on gestation day 12 and an increased incidence of diarrhoea, soft, small amount, or absent stool across the treated groups. Since the observed stool changes were not found to be of toxicological relevance, the NOAEL for maternal toxicity was established at  $\geq$  300 mg/kg bw/day. Caesarean section and foetal morphological observations were not affected at any tested dose level. Therefore, the NOAEL for developmental toxicity was established at  $\geq$  300 mg/kg bw/day. The test material did not induce a teratogenic effect in Dutch Belted rabbits up to the dose level of 300 mg/kg bw/day.

Table 2.6.6.2.1-10: Caesarean-sectioning and litter observations; (1985)

Dose	0	50	150	300
	(mg/kg bw/day)	(mg/kg bw/day)	(mg/kg bw/day)	(mg/kg bw/day)
Findings				
Pregnant	13 (81%)	14 (88%)	16 (100%)	10 (63%)
Found dead	0	0	0	1
Moribund sacrificed	1 (4%)	1 (4%)	2 (8%)	6 (25%)
Aborted and	1	0	1	1
sacrificed				
No. of caesarean-	15	16	15	14
sectioned animal				
Corpora lutea	$12.6 \pm 3.15$	$10.6 \pm 3.37$	$11.1 \pm 2.30$	$10.6 \pm 3.25$
Does with viable	12	13	14	8
foetuses				
Viable foetuses/doe	7.1 ± 3.37	6.9 ± 3.02	6.8 ± 3.03	6.9 ± 3.40
Implantation/doe	8.1 ± 3.26	8.3 ± 2.67	8.3 ± 2.55	8.5 ± 4.11

Preimplantation loss (%)	35.8	21.6	20.6	20.0
Post-implantation loss (%)	12.4	16.4	18.4	19.1
Does with resorptions only	0	1	1	0
Live foetal body weight (g)	32.3 ± 5.27	32.9 ± 4.27	32.3 ± 4.86	31.5 ± 10.68
Sex ratio (males/females, %)	54.1/45.9	54.6/45.4	53.9/46.1	42.9/57.1

Table 2.6.6.2.1-11: Foetal alterations

Dose		50	150	200
	0	50	150	300
	(mg/kg bw/day)	(mg/kg bw/day)	(mg/kg bw/day)	(mg/kg bw/day)
Findings				
Litter evaluated	12	13	14	8
Foetuses evaluated	85	97	102	56
Foetuses with any alteration observed	5 (5.9%)	5 (5.2 %)	3 (2.9%)	3 (5.4%)
Ethmocephaly	1 (1.2%)	0 (0%)	0 (0%)	0 (0%)
Exencephaly	0 (0%)	1 (1.0%)	0 (0%)	0 (0%)
Ablepharia	0 (0%)	1 (1.0%)	0 (0%)	0 (0%)
Cleft palate	0 (0%)	1 (1.0%)	0 (0%)	0 (0%)
Hydrocephaly	1 (1.2%)	0 (0%)	0 (0%)	1 (1.8%)
Omphalocele	0 (0%)	1 (1.0%)	0 (0%)	1 (1.8%)
Spleen absent	0 (0%)	0 (0%)	0 (0%)	1 (1.8%)
Fused skull bones	1 (1.2%)	2 (2.1%)	2 (2.0%)	0 (0%)
Forked scapula	2 (2.4%)	2 (2.1%)	0 (0%)	1 (1.8%)
Vertebral anomaly	0 (0%)	0 (0%)	1 (1.0%)	0 (0%)

# 2.6.6.2.2 Comparison with the CLP criteria regarding adverse effects on development

According to CLP criteria (Regulation (EC) No. 1272/2008), the major manifestations of developmental toxicity include (1) death of the developing organism, (2) structural abnormality, (3) altered growth, and (4) functional deficiency. In the studies with daminozide, the increased incidence of abortions, decreased foetal weight, and reduced

ossification occurred in rabbits <u>in the presence of maternal toxicity</u> (excessive mortality, hyperactivity, hyperpnoea, convulsions, decreased food consumption) at the top dose of 1000 mg/kg bw/day, which is, however, according to OECD TG 414 recommended as the limit dose. According to CLP regulation adverse effects on reproduction seen only at very high dose levels in animal studies (for example doses that induce prostration, severe inappetence, excessive mortality) would not normally lead to classification. Moreover, these observation were not proved in the rat studies (with the exception of non-significant decrease in foetal body weight by 3% in the presence of maternal toxicity: reduced bw gain by 35.5 and 11.9% during weeks 6 - 9 and 6 - 15, respectively). According to CLP regulation the reduction in foetal/pup body weight or retardation of ossification associated with maternal toxicity is not the reasonfor classification. No indications of any teratogenic potential of daminozide were observed.

# 2.6.6.3 Adverse effects on or via lactation [equivalent to section 10.10.7 of the CLH report template]

# Table 51: Summary table of animal studies on effects on or via lactation

Type of	Test substance	Relevant	Observations	Reference	Type of			
data/report		information about			data/report			
		the study (as						
		applicable)						
No data available								

# Table 52: Summary table of human data on effects on or via lactation

Type of	Test substance	Relevant	Observations	Reference	Type of			
data/report		information about			data/report			
		the study (as						
		applicable)						
No data available								

# Table 53: Summary table of other studies relevant for effects on or via lactation"

Type of	Test substance	Relevant	Observations	Reference	Type of			
data/report		information about			data/report			
		the study (as						
		applicable)						
No data available								

# 2.6.6.3.1 Short summary and overall relevance of the provided information on effects on or via lactation

	Type of							
	data/report							
No data available								

# 2.6.6.3.2 Comparison with the CLP criteria regarding effects on or via lactation

No data available.

# 2.6.6.4 Conclusion on classification and labelling for reproductive toxicity

Based on the results of generation and teratogenicity studies, daminozide does not meet CLP criteria (Regulation (EC) No. 1272/2008) for classification.

# 2.6.7 Summary of neurotoxicity

# Table 54: Summary table of animal studies on neurotoxicity

Method,	Test substance, dose	Results:	Reference
guideline,	levels duration of	- NOAEL/LOAEL	
deviations if any,	exposure	- target tissue/organ	
species, strain,		-critical effect at LOAEL	
sex, no/group			
Acute	daminozide	NOAEL: 1000 mg/kg bw/day	
neurotoxicity			(2012a)
study	Purity: 100%	LOAEL: 2000 mg/kg bw/day	
OECD 424	Oral: by gavage; a	Critical effect: decreased locomotor activity (total	
	single dose	distance, basic and fine movement; see Table 2.6.7-	
Rats		1)	
(Crl:CD(SD))	Dose levels: 0, 500,		
	1000, 2000 mg/kg		
Females, Males	bw/day		
10 animals/group	Vehicle: 0.5%		
	carboxymethylcellulose		
Acceptable			
study	Observation period: 14		
	days		
90-day oral	daminozide	NOAEL: 1000 mg/kg bw/day (top dose)	(2012b)
neurotoxicity			
study	Oral: by gavage for 90	No signs of systemic toxicity and neurotoxicity	
	days	were observed	
OECD 424			
	Dose levels: 0, 100,		
Rats	300, 1000 mg/kg		

Method, guideline, deviations if any, species, strain, sex, no/group	Test substance, dose levels duration of exposure	Results: - NOAEL/LOAEL - target tissue/organ -critical effect at LOAEL	Reference
(Crl:CD(SD))	bw/day		
Females, Males 10 animals/group	Vehicle: 0.5% carboxymethylcellulose		
Acceptable study	Purity: 100%		

Two neurotoxicity studies in rats are available. The NOAEL for neurotoxicity derived from the acute neurotoxicity study (2012a) was set at 1000 mg/kg bw/day based on the decreased locomotor activity (total distance, basic and fine movement on Day 1 and 14 in males; on Day 14 in females) over the entire 0 - 60 minute collection period in rats of the top dose group (2000 mg/kg bw/day) when compared to the control (see Table 2.6.7-1). The NOAEL for neurotoxicity derived from subchronic neurotoxicity study (2012b) was established at 1000 mg/kg bw/day (top dose). No treatment-related neuropathological lesions were observed.

Dose				20120)
[mg/kg bw/day]	0	500	1000	2000
	Male Female	Male Female	Male Female	Male Fem
Parameter				

[mg/kg bw/day]	0		500		10	000	2000		
	Male	Female	Male	Female	Male	Female	Male	Female	
Parameter									
Basic movement (co	unt)								
Pre-test	4207.9	3629.0	3941.0	3648.6	4181.5	3918.0	3864.8	3646.9	
Day1	2316.2	2984.8	2269.7	2817.9	2486.2	2645.4	1683.2	2790.2	
Day7	3373.6	4065.4	3447.3	3902.7	3635.3	4034.2	3168.6	4136.9	
Day14	4757.4	5286.0	4730.8	4358.6	4151.3	4474.2	3691.2	3250.9	
Fine movement (cou	nt)					1			
Pre-test	3282.4	2698.7	3094.5	2651.7	3257.2	2878.0	2975.1	2697.7	
Day1	1873.0	2135.3	1872.8	2067.8	1987.2	1997.9	1322.3	2099.2	
Day7	2758.9	2992.1	2832.1	2999.5	2942.4	3014.1	2608.8	3115.2	
Day14	3798.3	3864.4	3753.8	3321.4	3302.4	3275.1	2923.2	2476.8	
Rearing (count)						1		1	
Pre-test	184.8	115.3	175.1	115.4	188.0	129.8	148.4	117.1	
Day1	98.6	93.9	112.6	96.9	107.0	90.9	63.5	84.0	

Day7	194.8	138.6	218.9	145.7	208.3	135.2	175.2	139.6
Day14	286.9	217.6	273.7	179.2	228.3	176.4	217.7	126.2*
Total distance (cm)								
Pre-test	7488.8	6362.5	6901.0	6522.6	7391.8	6862.9	6893.7	6359.4
Day1	4024.4	5339.1	3920.1	4919.9	4369.1	4635.9	3029.0	4892.6
Day7	5898.3	7152.1	6058.2	6827.7	6359.3	7014.0	5575.5	7297.7
Day14	8304.9	9319.8	8195.2	7623.5	7240.3	7785.4	6533.5	5685.7*

#### 2.6.8 Summary of other toxicological studies

#### 2.6.8.1 Toxicity studies of metabolites and impurities

Daminozide is converted by hydrolysis to 1, 1-dimethylhydrazine (UDMH), which is subsequently oxidized to Nnitrosodimethylamine (NDMA); (see Figure 2.6.1.1-1). Subchronic, genotoxicity and carcinogenicity studies on UDMH were provided.

# **Genotoxicity studies:**

<u>Bacterial reverse mutation assay (Ames test)</u>: UDMH did not induce mutations in *Salmonella typhimurium* strains either in the presence or absence of the metabolic activation (*Stankowski, 1986*). However, the strain for detection of oxidizing and cross-linking agents was not used and the purity of the test substance was not stated. Ames test with *Escherichia coli* was not performed.

*In vitro* mammalian cell gene mutation assay (HPRT test): The results of HPRT test with CHO cells were equivocal in the first study *(Stankowski 1987)*, whereas negative in the second one *(Stankowski 1988)*. However, each of these studies serves only as a supplementary material because the purity of UDMH was not stated.

<u>In vitro chromosome aberration assay</u>: This test (*San Sebastian, 1986*) was performed with several deviations from OECD TG 473, e.g. the long-term treatment was not performed, the purity of the test substance was not stated, therefore is regarded as a supplementary material. Nevertheless, under conditions of the study showed a negative result.

DNA damage and repair, unscheduled DNA synthesis in mammalian cells *in vitro*: UDMH was found negative in an *in vitro* UDS assay with rat hepatocytes (*Barfknecht, 1986*). OECD TG for this test was deleted in 2014.

In vivo genotoxicity studies: not provided

Literature data: UDMH was found positive in an *in vivo* mouse-liver micronucleus test (*Cliet, 1989*). In a covalent binding study, UDMH and NDMA were found to bind to DNA of the liver (*Sagelsdorff, 1988*).

The extent of DNA damage expressed as the covalent binding index (CBI;  $\mu$ mol chemical bound per mol nucleotide/mmol chemical applied per kg body weight), values of 0.55, 26 and 2700 were counted for daminozide, UDMH and NDMA, respectively. Compounds with CBI: (i) > 1000 are regarded as potent carcinogens; (ii) of the order of 100 as moderately strong carcinogens; (iii) < 10 weakly genotoxic carcinogens; If the CBI < 1, it is unlikely that the substance will induce tumours via DNA binding (*Sagelsdorff, 1988; see 2.6.4.1*). Therefore, based on the data of this study, the genotoxic potential of UDMH cannot be excluded without any doubt, whereas NDMA can be regarded as a potent carcinogen.

**<u>90-day oral toxicity studies</u>**: 90-day toxicity study in rats as well as mice is available. However, the both studies represent only supplementary material because the purity of UDMH was not stated. In rats (<u>1987a</u>), no

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treatment-related toxic effects were observed. The NOAEL was set at the highest dose tested (125 ppm equal to 8.98 mg/kg bw/day).

In mice (1987b), liver hypertrophy, karyomegaly, and accentuation of lobulation occurred in all treated male groups (already at the lowest dose of 10 ppm equal to 2 mg/kg bw/day; see Table 2.6.8.1-1), therefore NOAEL could not be derived from this study. Moreover, alveolar/bronchial adenomas were observed at the two highest doses of 100 (in females) and 250 ppm (in males); see Table 2.6.8.1-2. This finding was considered to be treatment-related based on: (i) the results of 2-year oncogenicity studies in mice (1989b; 1989b; 1990; see the summary bellow), clearly demonstrating the carcinogenic potential of UDMH; (ii) the fact that the occurrence of alveolar/bronchiolar adenomas during the subchronic studies is rather rare. Thus, results of this study indicate that UDMH decreases the latency period of lung tumours.

1987b)

acroscopic and micros		

	Males (10 animals)						Females (10 animals)				
Dose[ppm]	0	10	25	100	250	0	10	25	100	250	
			1	Accentuat	ion of live	r lobulatio	n	1			
Mild	0	4	4	2	2	0	0	1	5	2	
Moderate	0	0	5	8	8	0	0	0	0	1	
I				Bi	rown pign	nent					
Trace	0	0	4	3	1	0	0	0	6	8	
Mild	0	0	2	6	5	0	0	0	1	1	
Moderate	0	0	0	1	4	0	0	0	0	0	
				Karyom	egaly/Hyp	erthrophy					
Trace	0	0	0	0	0	0	0	0	0	0	
Mild	0	2	1	4	7	0	1	0	0	1	
Moderate	0	0	0	1	2	0	0	0	0	0	

 Table 2.6.8.1-2: Incidence of alveolar/bronchiolar adenomas (1987b)

	Males (10 animals)				Females (10 animals)					
Dose[ppm]	0	10	25	100	250	0	10	25	100	250
Alveolar/bronchiolar adenomas	0	0	0	0	2	0	0	0	1	0

<u>Carcinogenicity studies</u>: 2-year chronic carcinogenicity studies with UDMH were conducted in rats and mice (high and low dose level; purity of the test substance not stated). <u>In rats (1989a)</u>, the increased incidence of hepatocellular neoplasms was observed in females at all dose levels (0.1 - 8 mg/kg bw/day); *see Table 2.6.8.1-3.*. Therefore, only provisional NOAEL at 0.1mg/kg bw/day was established. In all dose groups, hepatocellular neoplasms were associated with chronic inflammation of the liver.

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# **Table 2.6.8.1-3: Tumour incidence (overall rate); ( 1989***a*); \*p≤0.05, \*\* p≤0.01, \*\*\*p≤0.001 (Fisher

exact	test)

		Μ	ales		Females			
Dose[ppm]	0	1	50	100	0	1	50	100
LIVER						I		
Hepatocellular	2/70	0/70	1/70	2/70	0/70	1/70	2/70	1/70
adenoma	(2.9%)	(0%)	(1.4%)	(2.9%)	(0%)	(1.4%)	(2.9%)	(1.4%)
Hepatocellular	1/70	0/70	0/70	1/70	0/70	0/70	3/70	4/70
carcinoma	(1.4%)	(0%)	(0%)	(1.4%)	(0%)	(0%)	(4.3%)	(5.7%)
Hepatocellular	3/70	0/70	1/70	3/70	0/70	1/70	5/70*	5/70*
adenoma/carcinoma	(4.3%)	(0%)	(1.4%)	(4.3%)	(0%)	(1.4%)	(7.1%)	(7.1%)
ADRENAL								
Pheochromocytoma	3/70	5/70	1/70	6/70				
(benign)	(4.3%)	(7.1%)	(1.4%)	(8.6%)	-	-	-	-
HAEMOLYMPHOR	ETICULA	R SYSTEN	1	I I		I	I	
Mononuclear cell	33/70	21/70*	21/70*	16/70**	21/70	18/70	8/70**	10/70*
leukemia	(47.1%)	(30.0%)	(30.0%)	(22.9%)	(30.0%)	(25.7%)	(11.4%)	(14.3%)
MAMMARY REGION	I					I		
Fibroadenoma	_	_	_	_	6/70	5/70	5/70	3/70
ribroadenoma	_	_	-	-	(8.6%)	(7.1%)	(7.1%)	(4.3%)
PITUITARY								
Pituitary	16/70	15/70	18/70	13/70	17/69	23/69	19/70	32/70**
adenoma	(22.9%)	(21.4%)	(25.7%)	(18.6%)	(24.6%)	(33.3%)	(27.1%)	(45.7%)
SKIN								
Fibroma	3/70	2/70	3/70	2/70	_	_	_	_
r ibi oina	(4.3%)	(2.9%)	(4.3%)	(2.9%)				
TESTIS								
Interstitial cell tumour	47/70	42/70	50/70	45/70	_	_	_	_
(benign)	(67.1%)	(60.0%)	(71.4%)	(64.3%)				
THYROID			ł					
Parafollicular cell	6/70	6/70	3/70	6/70	2/70	4/70	3/70	4/70
adenoma	(8.6%)	(8.6%)	(4.3%)	(8.6%)	(2.9%)	(5.7%)	(4.3%)	(5.7%)
UTERUS			ł		<u> </u>			
Polyp	-	-	-	-	9/70	9/70	4/70	10/70

		(12.9%)	(12.9%)	(5.7%)	(14.3%)
					1

In the mouse study (**1989b**), conducted with lower levels (ranging from 0.2 - 2.7 mg/kg bw/day), the incidence of alveolar/bronchiolar adenomas and carcinomas was significantly increased at the top dose females *(see Table 2.6.8.1-4)*. As for non-neoplastic lesions, the incidence of brown pigment in the liver was increased in the treated mice from the dose of 5 ppm (equal to 1.41 mg/kg bw/day). Special stains were not performed to determine the type of the pigment. The mixture seemed to consist predominantly of lipofuscin, which is associated with aging in many organs. A part of the pigmentation seemed to be formed by bile pigment, which is indicative of hepatotoxicity.

Table 2.6.8.1-4: Tumour incidence (overall rate); (	1989b); *p≤0.05, ** p≤0.01, ***p≤0.001 (Fisher
exact test)	

		Ma	les			Females				
Dose[ppm]	0	1	5	10	0	1	5	20		
LIVER										
Hepatocellular	12/90	5/90	7/90	13/90	4/90	1/90	0/90	4/90		
adenoma	13.3%	5.6%	7.8%	14.4%	4.4%	1.1%	0%	4.4%		
Hepatocellular	5/90	2/90	5/90	8/90	1/90	0/90	0/90	1/90		
carcinoma	5.6%	2.2%	5.6%	8.9%	1.1%	0%	0%	1.1%		
Hepatocellular	17/90	7/90*	12/90	21/90	5/90	1/90	0/90*	5/90		
adenoma/carcinoma	18.9%	7.8%	13.3%	23.3%	5.6%	1.1%	0%	5.6%		
	0/90	1/90	0/90	2/90	3/90	2/90	1/90	5/90		
Haemangiosarcoma	0%	1.1%	0%	2.2%	3.3%	2.2%	1.1%	5.6%		
LUNG										
Alveolar/bronchiolar	16/90	14/90	19/90	16/90	9/90	13/89	16/90	24/90**		
adenoma	17.8%	15.6%	21.1%	17.8%	10.0%	14.6%	17.8%	26.7%		
Alveolar/bronchiolar	4/90	4/90	7/90	4/90	1/90	1/89	1/90	7/90*		
carcinoma	4.4%	4.4%	7.8%	4.4%	1.1%	1.1%	1.1%	7.8%		
Alveolar/bronchiolar	20/90	18/90	26/90	20/90	10/90	14/89	17/90	31/90***		
adenoma/carcinoma	22.2%	20.0%	28.9%	22.2%	11.1%	15.7%	18.9%	34.4%		
HAEMOLYMPHOR	ETICULAR	R SYSTEM								
Malignant lymphoma	1/90	0/90	0/90	2/90	3/90	1/90	5/90	2/90		
(lymphocytic)	1.1%	0%	0%	2.2%	3.3%	1.1%	5.6%	2.2%		

Histiocytic sarcoma	0/90	0/90	1/90	0/90	2/90	3/90	1/90	2/90
	0%	0%	1.1%	0%	2.2%	3.3%	1.1%	2.2%
UTERUS			·			·		
		-			3/90	2/71	0/76	5/90
Polyp	-		-	-	3.3%	2.8%	0%	5.6%
				-	1/90	4/71	0/76	2/90
Haemangioma	-	-	-		1.1%	5.6%	0%	2.2%
	11							

In the second mouse study (**1990**) conducted with higher dose levels (40 and 80 ppm equal to 7.3 and 21.8 mg/kg bw/day, respectively), the significant increase in the incidence of neoplastic lesions in the liver (haemangiomas/haemagiosarcomas) and lung (alveolar/bronchiolar adenomas/carcinomas) was observed at all male and female treated groups (*see Table 2.6.8.1-5*). Other treatment-related effects included: decreased animal survival (*see Table 2.6.8.1-8*) and hepatotoxicity (accentuated liver lobulation, liver cell hyperthrophy and necrosis, presence of chronic inflammation and brown pigment, elevated levels of alanine aminotransferase and sorbitol dehydrogenase; *see Table 2.6.8.1-6 and 2.6.8.1-7*). However, the excessive mortality in this study indicates that the dosing was probably set over the maximum tolerated dose (MTD).

Table 2.6.8.1-5: Tumour incidence (overall rate); (	<i>1990);</i> *p≤0.05, ** p≤0.01, ***p≤0.001 (Fisher exact
test)	

		Males		Females			
Dose[ppm]	0	40	80	0	40	80	
KIDNEY							
A danama (aantiaal)	0/90	0/90	3/90	1/90	0/90	0/90	
Adenoma (cortical)	(0%)	(0%)	(3.3%)	(1.1%)	(0%)	(0%)	
LIVER	L			I	1	1	
Hepatocellular adenoma	7/90	8/90	10/90	2/89	6/90	1/90	
	(7.8%)	(8.9%)	(11.1%)	(2.2%)	(6.7%)	(1.1%)	
Hepatocellular carcinoma	3/90 (3.3%)	* 11/90	0/90 (0%)	0/90 (0%)	0/90 (0%)	0/90 (0%)	
		(12.2%)					
Hepatocellular adenoma/carcinoma	10/90	19/90	10/90	2/89	6/90	1/90	
	(11.1%)	(21.1%)	(11.1%)	(2.2%)	(6.7%)	(1.1%)	
Haemangioma	0/90	2/90	2/90	1/89	2/90	2/90	
naemangioma	(0%)	(2.2%)	(2.2%)	(1.1%)	(2.2%)	(2.2%)	
	4/90	***	***	1/89	**	***	
Haemangiosarcoma		29/90	39/90		10/90	38/90	
	(4.4%)	(32.2%)	(43.3%)	(1.1%)	(11.1%)	(42.2%)	

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		***	***		**	***
Liver haemangioma/	4/90	31/90	41/90	2/89	12/90	40/90
haemangiosarcoma	(4.4%)	(34.4%)	(45.6%)	(2.2%)	(13.3%)	(44.4%)
LUNG						
		*	**		*	***
Alveolar/bronchiolar adenoma	22/90	35/90	38/90	17/89	31/90	38/90
	(24.4%)	(38.9%)	(42.2%)	(19.1%)	(34.4%)	(42.2%)
Alveolar/bronchiolar carcinoma	3/90	9/90	4/90	1/89	5/90	3/90
Alveolar/bronchiolar carcinolia	(3.3%)	(10.0%)	(4.4%)	(1.1%)	(5.6%)	3.3%)
Alveolar/bronchiolar	25/90	**	**	18/89	**	***
adenoma/carcinoma	(27.8%)	44/90	42/90	(20.2%)	36/90	41/90
adenoma/carcinoma	(27.870)	(48.9%)	(46.7%)	(20.270)	(40.0%)	(45.6%)
HAEMOLYMPHORETICULAR SY	STEM	I		I I		
Malignant lymphoma	2/90	0/90	1/90	4/90	3/90	2/90
(lymphocytic)	(2.2%)	(0%)	(1.1%)	(4.4%)	(3.3%)	(2.2%)
				5/90	1/90	*
Malignant lymphoma (mixed)	-	-	-	(5.6%)	(1.1%)	0/90
				(3.0%)	(1.170)	(0%)
Histiocytic sarcoma	2/90	2/90	0/90	5/90	2/90	4/90
insuocytic sarcoma	(2.2%)	(2.2%)	(0%)	(5.6%)	(2.2%)	(4.4%)
UTERUS		I				
Polyp				3/89	0/71	4/90
	-	-	-	(3.4%)	(0%)	(4.4%)
MAMMARY REGION		1				
Adenocarcinoma				2/90	5/90	3/90
Αυτησται τητοπια	-	-	-	(2.2%)	(5.6%)	(3.3%)
OVARY						
Cystadenoma				3/89	3/69	2/90
	-	-	-		(4.3%)	(2.2%)

**Table 2.6.8.1-6: Macroscopic and microscopic findings in the liver** (*Aharne1990*); (Incidence/Number of animals);DOS=died on study, SAC=scheduled sacrifice

Dose[ppm]	0		40	0	80					
	DOS SAC		DOS	DOS SAC		SAC				
	Chronic inflammation (12-24 months)									
Males	7/29	10/16	26/33	12/12	29/36	1/1				
Females	5/24	17/21	17/39	3/4	22/35	4/4				
	Liver cell hyperthrophy (8-12 months)									

Males	0/2	0/20	0/2	16/20	4/11	19/20				
Females	0/1	0/20	0/4	3/20	1/7	4/20				
Hepatic necrosis (12-24 months)										
Males	0/29	1/16	11/33	0/12	17/36	0/1				
Females	2/24	0/21	5/39	0/4	4/35	1/4				
	A	centuated liver	r lobulation (8-	12 months)	·					
Males	0/2	0/20	0/2	11/20	1/11	9/20				
Females	0/1	0/20	0/4	1/20	0/7	2/20				

Table 2.6.8.1-7: Selected biochemical values; \*p<0.05, \*\*p<0.01 (1990)

Dose[ppm]		0		0	80					
	12months	12months terminal		terminal	12months	terminal				
	Alanine aminotransferase [IU/l]									
Males	35	142	127**	267	224	267**				
Females	31	41	78**	105**	72*	244				
	Sorbitol dehydrogenase [IU/l]									
Males	79.6	23.9	148.8**	23.6	139.7**	23.77				
Females	69.4	22.0	122.2**	29.7	116.5**	25.8				

 Table 2.6.8.1-8: Survival at study termination (1990)

		Males		Females			
Dose[ppm]	0	40	80	0	40	80	
Suminal	15	12	1	21	4	4	
Survival	(17%)	(13%)	(1%)	(23%)	(4%)	(4%)	

<u>Conclusion on UDMH carcinogenicity</u>: The results of chronic toxicity/carcinogenicity studies and 90-day study in mice are in line with the current classification according to CLP criteria (Regulation (EC) No. 1272/200), i.e. UDMH is categorized as a Group 1B carcinogen. As for the mechanism of carcinogenic potential, based on the available data, it cannot by excluded without a doubt that UDMH does not exert intrinsic mutagenic properties.

# 2.6.8.2 Supplementary studies on the active substance

An immunotoxicity study with daminozide (<u>2011</u>) evaluating anti-sheep red blood cell response in mice, performed according to OPPTS 870.7800 guideline, is available. Daminozide (purity: 100%) at the concentration of 1000, 4000 and 16000 ppm was administered to CD-1 female mice (10 animals/group) in diet for 28 days. On Day 24, a single intravenous dose of 1 x 10<sup>8</sup> sheep red blood cells (SRBCs)/mL was administered to all animals. Five days after the immunisation (Day 29), a serum sample for anti-SRBC IgM titer was collected. Cyclophosphamide, the immunomodulatory positive control, was injected intraperitoneally during days 24 - 28. All animals survived to the scheduled necropsy. There were no treatment-related clinical observations. No effect of the treatment on the body

weight, thymus weight, and food consumption was revealed. The water consumption was significantly increased in the top dose at weeks 3 and 4. The absolute and relative spleen weights in 16000 ppm group were significantly higher comparing to the controls, whereas animals treated with cyclophosphamide had absolute and relative spleen weights significantly lower than controls. The slight reductions of comparable magnitude were observed for all three concentrations of daminozide. However, these decreased values were not considered to be toxicologically relevant in the absence of a dose-relationship and statistical significance. On the other hand, cyclophosphamide treatment caused significant reduction in anti-SRBC IgM formation, which is consistent with the immunosuppressive effects of this control article. The NOAEL for immunotoxicity was set at 16000 ppm equal to 2879 mg/kg bw/day.

Treatment	Mean	SD
Vehicle	3849.2	530.10
Daminozide 1000 ppm	3219.8	557.93
Daminozide 4000 ppm	2947.8	392.48
Daminozide 16000 ppm	3081.4	476.52
Cyclophosphamide 25 mg/kg bw/day	210.3*	46.33

# Table 2.6.8.2-1: Anti-SRBC IgM (U/mL); \* = p<0.05;

#### 2.6.8.3 Endocrine disrupting properties

The short-term, long-term, reproduction as well as developmental toxicity studies showed no evidence that daminozide directly interferes with the function of the sexual or thyroid hormone pathways. No effects on fertility, reproduction, development, or sexual maturation were noted. However, taking into account the increased incidence of pituitary adenomas in treated female rats via non-genotoxic mode of action, the potential of daminozide to induce the hormonal imbalance cannot be unequivocally excluded. The mechanistic studies with daminozide or UDMH providing data about selected endocrine mechanism(s) are not available.

# 2.6.9 Summary of medical data and information

No data available

# 2.6.10 Toxicological end points for risk assessment (reference values)

Species	Study (method/type, length, route of exposure)	Test substance	Critical effect	NOAEL (mg/kg bw/day)	LOAEL (mg/kg bw/day)	Cross reference
Rat	90-day oral	Daminozide	No adverse effects	1000	-	
	toxicity study	Dose levels:				(2005)
	Oral route: by	0, 40, 200,				
	gavage	1000 mg/kg				
		bw/day				

Species	Study	Test	Critical effect	NOAEL	LOAEL	Cross
	(method/type,	substance		(mg/kg	(mg/kg	reference
	length, route			bw/day)	bw/day)	
	of exposure)					
		Purity:				
		100.2%				
Dog	1-year oral	Daminozide	Renal cell adenoma,	80.5 (3000	199 (7500 ppm)	
	toxicity study	Dose levels:	food-like emesis,	ppm)		(1988a)
	Oral route: in	0, 300, 3000,	soft stool			
	diet	7500 ppm				
		Purity: 99%				
Rat	28-day dermal	Daminozide	No adverse effects	2000	-	
	toxicity study	0, 125, 500,				(2012)
		2000 mg/kg				
		bw/day				
		Purity: 100%				
Rat	Combined	Daminozide	Pituitary adenomas,	5	-	
	chronic toxicity	Dose levels:	bile duct hyperplasia	(provisional		(1988a)
	carcinogenicity	0, 100, 500,		NOAEL)		
	study	5000, 10000				
	Oral route: in	ppm				
	diet	Purity: 99%				
Mouse	2-year	Daminozide	Pulmonary	Could not be	-	
	carcinogenicity	Dose levels:	neoplasms	derived		(1988c)
	study	0, 300, 3000,	(alveolar/bronchiolar			
	Oral route: in	6000 and	adenomas +			
	diet	10000 ppm	carcinomas)			
		Purity: 99%				
Rat	Two-generation	Daminozide	Parental toxicity:	360 (parental)	1200 (parental)	
	reproduction	Dose levels:	loose faeces,	1200	>1200	(1994)
	toxicity study	0, 60, 360 or	perianal fur staining,	(reproductive)	(reproductive)	
	Oral route: by	1200 mg/kg	excessive post-dose			
	gavage	bw/day	salivation			
		Purity: > 99	Reproductive			
	Duration of	%	toxicity: no adverse			
	exposure: F0:	/0	effects			
	for ten weeks,					
	then throughout					

ference
87)
87,

Species	Study	Test	Critical effect	NOAEL	LOAEL	Cross
	(method/type,	substance		(mg/kg	(mg/kg	reference
	length, route			bw/day)	bw/day)	
	of exposure)					
	throughout					
	mating,					
	gestation,					
	lactation, until					
	sacrifice					
Rat	Prenatal	Daminozide	Parental toxicity:	150 (parental)	750	
	development	Dose levels:	reduced body weight			(1993)
	toxicity study	0, 150, 750	gain	1500	>1500	
	Oral route: by	and 1500		(developmental)		
	gavage	mg/kg bw/day	Developmental: no			
		Purity: >99%	adverse effects			
	Duration of					
	exposure: once					
	daily between					
	Days 6 and 15					
Rabbit	of pregnancy Prenatal			250 (parental)	500 (parental)	
Kabbit		Daminozide	Parental toxicity:	250 (parentar)	500 (parental)	(2006  m)
	development toxicity study	Dose levels:	mortality, soft/liquid	500	1000	(2006a)
	toxicity study	0, 250, 500	faeces, hyperpnoea,		(developmental)	
	Oral route: by	and 1000	hyperactivity,	(developmental)	(developmental)	
	gavage	mg/kg bw/day	convulsions			
	Duration of	Purity: 99.5%	Developmental			
	exposure: days	1 unity. 77.570	toxicity: the slight			
	7 to 28 of		reduction in			
	gestation		ossification and			
			foetal weight on a			
			litter basis			
Rabbit	Prenatal	Daminozide	No adverse effects	300 (parental)	>300 (parental)	
	development					(1985)
	toxicity study	Dose levels:		300	>300	
	Oral route: by	50, 150, and		(developmental)	(developmental)	
		300 mg/kg				

Species	Study	Test	Critical effect	NOAEL	LOAEL	Cross
	(method/type,	substance		(mg/kg	(mg/kg	reference
	length, route			bw/day)	bw/day)	
	of exposure)					
	gavage	bw/day				
	Duration of	Purity: 99 %				
	exposure: once					
	daily on days 7					
	- 19 of					
	gestation					
Rat	Acute neurotoxicity study	Daminozide Dose levels:	Decreased locomotor activity (total distance, basic	1000	2000	(2012a)
	Oral route: by	0, 500, 1000,	and fine movement)			
	gavage; a	2000 mg/kg	and fine movement)			
	single dose	bw/day				
	single dose	Purity: 100%				
Rat	90-day oral	Daminozide	No adverse effects	1000	>1000	
	neurotoxicity	Dose levels:				(2012b)
	study	0, 100, 300,				
	Oral: by	1000 mg/kg				
	gavage	bw/day				
		Purity: 100%				
Mouse	28-day	Daminozide	No adverse effects	2879	>2879 (16000	
	immunotoxicity	Dose levels:		(16000ppm)	ppm)	(2011)
	study	0, 1000, 4000,				
	Oral route: in a	16000 ppm				
	diet	Purity: 100%				

# 2.6.10.1 Toxicological end point for assessment of risk following long-term dietary exposure – ADI (acceptable daily intake)

Based on the use pattern of formulations with daminozide, there is no concern for dietary exposure to daminozide (no uses on edible crops). However, since residues of daminozide in drinking water cannot be excluded the acceptable daily intake (ADI) is calculated.

The calculation of the ADI is based on the results of the 2-year carcinogenicity study in rat (**1988***a*), which revealed a provisional NOAEL of 5 mg/kg bw/day. The application of an assessment factor of 100 and additional safety

factor of 2 results in ADI of 0.025 mg/kg bw/day.

# 2.6.10.2 Toxicological end point for assessment of risk following acute dietary exposure - ARfD (acute reference dose)

Not applicable (not necessary).

# 2.6.10.3 Toxicological end point for assessment of occupational, bystander and residents risks – AOEL (acceptable operator exposure level)

Usually, the AOEL for systemic exposure is set on basis of the lowest NOAEL from short term toxicity studies. However, due to the frequent use pattern of formulations based on daminozide, the provisional NOAEL from 2-year carcinogenicity study in rats being 5 mg/kg bw/day is used for the derivation of the AOEL. By using a safety factor of 100, additional safety factor of 2 and adjustment for 35% oral absorption, this results in a long-term systemic AOEL of 0.009 mg/kg bw/day.

# 2.6.10.4 Toxicological end point for assessment of occupational, bystander and residents risks – AAOEL (acute acceptable operator exposure level)

Not applicable.

# 2.6.11 Summary of product exposure and risk assessment

#### **Operator exposure**

Both representative products are intended for use in ornamentals with different application rate. For the exposure assessment it was considered the application rate related with outdoor/indoor use. For detail calculation see Volume 3 CP B6 part B.6.4.1 of individuals products.

# Alar

Hand held application - outdoor

Based on the estimations according to UK POEM models a safe use could not be demonstrated for operators applying daminozide with UDMH in the product Alar outdoors by hand held device, even if they use appropriate working clothes and PPE - common workwear, sturdy footwear, protective gloves during mixing/loading and during application and respiratory protection.

Hand held application - indoor

Based on the estimations according to ECPA greenhouse model a safe use could be demonstrated for operators applying daminozide with UDMH in the product Alar indoors by hand held device, if they use appropriate working clothes and PPE – coveralls, sturdy footwear, protective gloves during mixing/loading and during application and respiratory protection. Based on the estimations according to Dutch greenhouse model a safe use could not be demonstrated, even with high level of PPE.

## Automated gantry sprayer - indoor

Based on the estimations according to German (BBA) and UK POEM models a safe use could be demonstrated for operators applying daminozide with UDMH in the product Alar indoors by automated gantry sprayer, even without

using of PPE.

#### Dazide Enhance

Hand held application - outdoor

Based on the estimations according to UK POEM models a safe use could not be demonstrated for operators applying daminozide with UDMH in the product Dazide Enhance outdoors by hand held device, even if they use appropriate working clothes and PPE - common workwear, sturdy footwear, protective gloves during mixing/loading and during application and respiratory protection.

Hand held application - indoor

Based on the estimations according to ECPA greenhouse model a safe use could be demonstrated for operators applying daminozide with UDMH in the product Dazide Enhance indoors by hand held device, if they use appropriate working clothes and PPE – coveralls, sturdy footwear, protective gloves during mixing/loading and during application and respiratory protection. Based on the estimations according to Dutch greenhouse model a safe use could not be demonstrated, even with high level of PPE.

Automated gantry sprayer - indoor

Based on the estimations according to German (BBA) and UK POEM models a safe use could be demonstrated for operators applying daminozide with UDMH in the product Dazide indoors by automated gantry sprayer, even without using of PPE.

#### Bystander and resident exposure.

Both representative products are intended for use in ornamentals. For the exposure assessment it was considered outdoor application and the application rate related with outdoor use. For the indoor use bystander exposure is not relevant. For detail calculation see Volume 3\_CP\_B6 part B.6.4.2 of individuals products.

<u>Alar</u>

Based on the estimations according to German model for bystander and resident exposure assessment outdoor applications of daminozide with UDMH in the product Alar are not safe for bystanders – children exposed to daminozide. The estimated value of exposure for bystanders – children is above the AOEL for dermal and inhalation of exposure.

### Dazide Enhance

Based on the estimations according to German model for bystander and resident exposure assessment outdoor applications of daminozide with UDMH in the product Dazide are not safe for bystanders – children exposed to daminozide. The estimated value of exposure for bystanders – children is above the AOEL for dermal and inhalation of exposure.

#### Worker exposure.

Both representative products are intended for use in ornamentals. For the exposure assessment it was considered indoor application and the application rate related with indoor use as the worst case. For detail calculation see Volume 3\_CP\_B6 part B.6.4.3 of individuals products.

# Alar

Based on the estimations according to German model for worker exposure combined with inhalation exposure assessment indoor applications of daminozide with UDMH in the product Alar are not safe for workers, even if they use appropriate working clothes and PPE - common workwear, sturdy footwear, protective gloves during manipulation and respiratory protection. The assessment was refined by DFR and DT50 values obtained from the study provided by applicant, nevertheless estimated values of exposure were still above AOEL.

## Dazide Enhance

Based on the estimations according to German model for worker exposure combined with inhalation exposure assessment indoor applications of daminozide with UDMH in the product Dazide are not safe for workers, even if they use appropriate working clothes and PPE - common workwear, sturdy footwear, protective gloves during manipulation and respiratory protection. The assessment was refined by DFR and DT50 values obtained from the study provided by applicant, nevertheless estimated values of exposure were still above AOEL.

# 2.7 Residue

# 2.7.1 Summary of storage stability of residues

Not relevant since residue trials are not required to support this use on non-edible crops (ornamentals).

# 2.7.2 Summary of metabolism, distribution and expression of residues in plants, poultry, lactating ruminants, pigs and fish

Not relevant. Metabolism studies in plants, farm animals or fish are not required since the proposed use is in non-edible crops (ornamentals).

Residue definition in plant	Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH)
matrices for risk assessment	expressed as daminozide)
Residue definition in plant	Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH)
matrices for monitoring	expressed as daminozide)
Residue definition in animal	Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH)
matrices for risk assessment	expressed as daminozide)
Residue definition in animal	Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH)
matrices for monitoring	expressed as daminozide)

# 2.7.3 Definition of the residue

#### 2.7.4 Summary of residue trials in plants and identification of critical GAP

Not relevant. Residue studies in plants are not required since the proposed use is in non-edible crops (ornamentals).

#### 2.7.5 Summary of feeding studies in poultry, ruminants, pigs and fish

Not relevant. Feeding studies are not required since the proposed use is in non-edible crops (ornamentals).

# 2.7.6 Summary of effects of processing

Not relevant. Processing studies are not required since the proposed use is on non-edible crops (ornamentals).

# 2.7.7 Summary of residues in rotational crops

In its review of daminozide MRLs, EFSA noted "that the uptake of daminozide residue in the potential following crops has not been investigated but it is noted that rotation of ornamental crops with edible crops is rather unusual due to their specificities. Moreover, daminozide residues were demonstrated during the peer review to decline rapidly (EC, 2005). Occurrence of residues in edible crops resulting from crop rotation is therefore also not expected." (EFSA Journal 2012;10(4):2650)

Daminozide has a very short DT90 (ca. 2-3 days) and the major metabolite, methanol, was seen at 21% after 16 hours (0.32 mg/kg) reducing to 0.02 mg/kg after 72 hours. A new aerobic soil metabolism study (Möndel, M.; 2014) confirmed these findings; 2 days after treatment, >90% of Daminozide had degraded and 4 days after treatment >80% of the radioactivity was recovered as carbon dioxide. Based on this information, no detectable residues would be expected in following crops.

#### 2.7.8 Summary of other studies

No other studies conducted/required.

## 2.7.9 Estimation of the potential and actual exposure through diet and other sources

Not relevant since the proposed use is in non-edible crops (ornamentals).

Nevertheles a theoretical maximum daily intake (TMDI) calculation has been carried out using the EFSA PRIMo model version 2, the current ADI for daminozide (0.45 mg/kg bw/day) and the MRLs for Daminozide). The highest TMDIs were calculated as 1.0% for UK Infant, 0.9% for UK Toddler, FR Toddler, NL child.

Acute exposure calculations were not carried out because an ARfD was not deemed necessary.

# 2.7.10 Proposed MRLs and compliance with existing MRLs

Following the review under Article 12(1) of Regulation (EC) 396/2005 EU MRLs were adopted in Commission Regulation (EU) No 2017/624 of 30 March 2017. MRLs are all set at the limit of quantification which ranges between 0.06\*-0.1\* mg/kg for crops, 0.06\* mg/kg for products of animal origin and for honey.

There are no proposals to amend any of these MRLs on the basis of the supported use on ornamentals.

#### 2.7.11 Proposed import tolerances and compliance with existing import tolerances

Daminozide had previously set MRLs under the Codex process. However, these have subsequently been withdrawn by the Codex Alimentarius Commission as the edible uses themselves were withdrawn by registration holders.

# 2.8 Fate and behaviour in the environment

#### 2.8.1 Summary of fate and behaviour in soil

The route of aerobic soil degradation of  $[^{14}C]$ -daminozide was investigated in four soils incubated in the laboratory in the dark at 20°C, and with a soil moisture content of 40% MWHC, in the study of Möndel, 2015.  $[^{14}C]$ -daminozide was applied at a concentration of 10.2 mg/kg dry soil, corresponding to a field application rate of 7.65 kg a.s./ha (assuming a

soil mixing depth of 5 cm and a density of 1.5 g/cm<sup>3</sup>). Daminozide degraded rapidly in all four soils to <0.1% of applied radioactivity in all soils after 7 days incubation. CO<sub>2</sub> was shown to be the terminal degradation product, with maximum concentrations of 57.9 - 68.4% AR by the end of the study (a single replicate in Soil III is excluded due to losses of <sup>14</sup>CO<sub>2</sub>). Organic volatile compounds were always <0.1% AR. Unextracted residues increased to maximum concentrations of 26.7 to 41.0% AR, which decreased slightly by study termination to 23.1 to 33.5% AR.

Daminozide degraded via one very polar fraction (M1) at concentrations >5% AR. The maximum concentrations of M1 were 18.6 – 27.2% AR 1-2 days after application. Concentrations then declined rapidly such that final concentrations in all soils were  $\leq 2.4\%$  AR 34 DAT. No other fraction exceeded 0.3% AR.

The original assessment of daminozide presented in Volume 3, Section B.8 of the DAR (the Netherlands 1999) was based upon several studies. In total the aerobic degradation of daminozide was studied in 10 soils, 6 of which were considered acceptable. The 6 soils displayed an appropriate range of textural classes, organic carbon contents (0.41 - 4.25% OC), and soil pH (4.1 - 7.2). The previous assessment concluded that in soil aerobic degradation studies the primary degradation product was CO<sub>2</sub> (20-59% AR after 2 – 64 days) with bound residues being formed at concentrations of 20 to 25% AR after 2-3 days. Formaldehyde was reported to have been observed at concentrations up to 21% AR in the study of Yu and Kobryn, 1993. Other minor metabolites were detected, but never exceeded 5% AR and do not correspond to UDMH, NDMA, dimethlyhydrosamine or dimethylhydrazine.

All studies assessed in the DAR show some deficiencies. Consequently, these studies are considered as supporting information only. Definitive end-points for the aerobic soil degradation are considered to be derived from the study of Möndel, 2015 only.

Considerable efforts were made to identify the unknown polar metabolite, M1, observed in the study of Möndel, 2015. Multiple HPLC and LC/MS techniques were explored, either directly or after derivatisation in the studies of Möndel, 2015 and Jones, 2015. These attempts were not successful, and a definitive conclusion on the identity of the metabolite M1 was not possible. However, the investigations demonstrated that the metabolite does not correspond to the available reference items dimethylamine, NDMA, UDMH, and a derivatisation technique demonstrated that the metabolite is not any other hydrazine. A derivatisation technique with 2,4-dinitrophenylhydrazine (DNPH) and analyses with LC/MS neither excluded nor confirmed that M1 is formaldehyde. Other HPLC analyses showed that M1 might also be methanol. The metabolite was observed to be polar, volatile, and highly soluble in water.

A further attempt to characterise the metabolite M1 in the soil extracts was made in the study of DeMaio, 2015. Investigations within the study confirmed that the polar metabolite was not UDMH, dimethylamine or NDMA. The derivatisation technique with DNPH was repeated to determine whether the polar metabolite was formaldehyde. A positive identification of the metabolite, M1, as formaldehyde was not able to be made. Further work was performed with ion exclusion HPLC with LC-Refractive Index (RI) detection. The unknown radioactive peak was retained and formaldehyde and formic acid were excluded on the basis of their reference standard's retention times in the analysis. However, M1 was identified as methanol by comparison to the reference standard, co-chromatography with methanol fortified extracts and refractive index and radioactivity flow detection in series. The RMS agrees that it is likely that unknown metabolite M1 is methanol but analysis of unknown metabolite should be confirmed by other specific method. The most appropriate method for methanol is gas-chromatography, NMR spectroscopy or Raman spectroscopy.

Consequently, it was concluded that the metabolite M1 from the aerobic soil degradation study of Möndel, 2015, is

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#### methanol.

In the original review, a polar fraction in the study of Yu and Kobryn, 1993, which displayed similar maximum formations and degradation rates to those for M1 was identified as formaldehyde. However, re-examination of the study report of Yu and Kobryn, 1993, in which the presence of formaldehyde was reported, demonstrates that the previous study only utilised HPLC analysis with radio- and UV detection. No confirmatory analytical method was reported and the only reference standard investigated was that for formaldehyde. Therefore, though the formaldehyde standard eluted with a comparable retention time to the metabolite peak in the original study, because the peak was unretained the degradation product observed in that study could be any polar compound which would also be likely to be un-retained, including methanol. Therefore, the method of analysis in the study of Yu and Kobryn, 1993, does not allow a robust identification of the metabolite observed.

As discussed, the new study of Möndel, 2015, is the definitive aerobic soil degradation study for daminozide. The only confirmed metabolite identification from soil degradation studies is for the metabolite M1 from this study, which is identified as methanol. It is therefore most likely, that the polar metabolite observed in the study of Yu and Kobryn, 1993, is also methanol and not formaldehyde as reported in that study report.

The anaerobic route of degradation of [ $^{14}$ C]-daminozide in soil was investigated in the study of Dzialo and Harned, 1986, which was assessed in Volume 3, Section B.8 of the DAR for daminozide (the Netherlands 1999). Low recoveries were observed in some samples, which were considered to be due to formation of methane and ethane, and due to the loss of CO<sub>2</sub> during the analysis procedure. Due to several deficiencies the study was not considered acceptable. Anaerobic soil conditions will not be encountered for the proposed ornamental glasshouse uses, while for the proposed outdoor uses, also to ornamentals, it is anticipated that application will not occur when the soil is under anaerobic conditions, and that the aerobic degradation rate of daminozide is so rapid that anaerobic conditions will never be encountered once daminozide is applied. Therefore, the anaerobic degradation of daminozide is not a significant route of degradation and does not require further consideration.

UV/visible absorption spectra for daminozide summarised in Volume 3, Section B-2 DAR for daminozide, and the new spectra from the study of Kelly, 2011, displayed no or negligible absorption of light at wavelengths >290 nm. Therefore, daminozide would not be expected to undergo photolytic degradation in soil.

Overall, following application, daminozide is expected to undergo very rapid aerobic degradation in soil to the terminal metabolite CO<sub>2</sub>, via methanol (maximum formation: 27.2% AR). Anaerobic conditions are not expected to be encountered because of the proposed use and daminozide's very rapid degradation under aerobic conditions, while the photolytic degradation in soil of daminozide is anticipated to be negligible.

The study of Möndel, 2015, is considered to provide the definitive end-points for the rate of degradation of daminozide in laboratory aerobic soil degradation studies. SFO  $DT_{50}$  values of 0.1 - 0.4 days were calculated in all four soils for the aerobic degradation of daminozide in the dark at 20°C and 40% MWHC, for use in modelling. In two soils FOMC kinetics were considered most appropriate to derive end-points for comparison to persistence triggers by the Notifier. The RMS is of opinion that SFO gave better visual fit and is acceptable also for persistence trigger endpoints. A summary of the degradation rates in the individual soils and correction to a soil moisture content of pF2 are presented in Table below. A geometric mean  $DT_{50}$  for daminozide, corrected to 20°C and pF2 for use in modelling, of 0.12 days was calculated.

Soil, USDA classification	Kinetic model	pH (0.01M CaCl <sub>2</sub> )	Temp. (°C)	Soil Moisture (g/100g)	Water holding capacity at pF2 (g/100g)	Correction Factor	DT50/ DT90 (days)	χ <sup>2</sup> error (%)	Corrected DT <sub>50</sub> – 20°C & pF2 (days)
LUFA 2.4 – Loam	SFO	7.2	20	17.5	34.5	0.62	0.37/ 1.21	3.0	0.23
LUFA 2.2 – Loamy sand	SFO	5.5	20	17.0	14.0*	-	0.11/ 0.35	7.7	0.11
LUFA 5M – Sandy loam	SFO	7.3	20	15.7	19.0*	0.87	0.14/ 0.47	6.0	0.12
Fislis – Silt loam	SFO	6.8	20	12.8*	42.3	0.43	0.15/ 0.50	8.0	0.06
Geometric Mea				1	0 <b>T</b>				0.12

 Table 2.8.1-1: Summary of the calculated DT50 values for daminozide in aerobic soil degradation studies

\* Standard values used from FOCUS (2012): Generic guidance for Tier 1 FOCUS groundwater assessments; V.2.1, Dec., 2012.

In accordance with Comm. Reg. (EU) No. 283/2013, which sets out the active substance data requirements in accordance with Comm. Reg (EC) No. 1107/2009, field dissipation data are not required for daminozide because of its very rapid degradation rate. Nevertheless, a single field study conducted at a site in Connecticut, USA. Study was not considered acceptable by the RMS.

The polar metabolite fraction, M1, subsequently identified as methanol, was observed in the aerobic soil degradation study of Möndel, 2015, at maximum concentrations of 18.6 - 27.2% AR, 1-2 days after application, in all four soils. Reliable SFO degradation rates for methanol were calculated in accordance with FOCUS Kinetics guidance. A summary of the calculated aerobic degradation rates of methanol in the individual soils incubated at 20°C, and following correction to a soil moisture content of pF2 is presented in Table below. A geometric mean DT<sub>50</sub> corrected to 20°C and pF2 for use in modelling, of 3.9 days was calculated. A mean formation fraction of 0.27 was also calculated.

Table 2.8.1-2: Summary of the calculated DT50 values for the metabolite M1 following application of daminozide in aerobic	
soil degradation studies	

Soil, USDA classification	pH (0.01M CaCl <sub>2</sub> )	Temp. (°C)	Soil Moisture (g/100g)	Water holding capacity at pF2 (g/100g)	Correction Factor	DT <sub>50</sub> / DT <sub>90</sub> (days)	Formation Fraction	χ <sup>2</sup> error (%)	Corrected DT <sub>50</sub> – 20°C & pF2 (days)	
LUFA 2.4 - Loam	7.2	20	17.5	34.5	0.62	6.2/20.5	0.25	24.6	3.8	
LUFA 2.2 – Loamy sand	5.5	20	17.0	14.0*	-	6.1/20.1	0.29	18.9	6.1	
LUFA 5M – Sandy loam	7.3	20	15.7	19.0*	0.87	5.9/ 19.4	0.26	18.3	5.1	
Fislis – Silt loam	6.8	20	12.8*	42.3	0.43	4.5/15.0	0.29	18.3	1.9	
Geometric Mea	Geometric Mean							-	3.9	
Arithmetic Me	an			Arithmetic Mean						

\* Standard values used from FOCUS (2012): Generic guidance for Tier 1 FOCUS groundwater assessments; V.2.1, Dec., 2012.

#### Adsorption and mobility in soil

The batch adsorption/desorption study of Spare (1987) was performed on four soils for daminozide. Kfoc values were 18.4 - 46.5 mL/g, and 1/n values were 1.11 - 1.37. Arithmetic mean values from the four soils were 26.6 mL/g and 1.27. A summary of individual soil adsorption parameters is presented in Table 2.8.1-3. Due to several deviations of the study, new adsorption/desorption study is required.

Soil Selection	Soil pH	K <sub>f</sub> [mL/g]	K <sub>foc</sub> [mL/g]	1/n
Maryland - Clay	5.9	0.642	23.0	1.107
Maryland – Sand	6.5	0.096	18.5	1.285
Mississippi - Loam	7.6	0.128	18.4	1.368
California- Sandy Loam	6.5	0.135	46.5	1.315

Table 2.8.1-3: Adsorption Kf, Kfoc and 1/n (Freundlich exponent) values for daminozide

Batch adsorption studies were not performed for methanol because of the practical difficulties created by its high volatility, difficulties in robust analysis and high natural background concentrations in soil and water. Instead QSAR calculations were performed using the EPIWEB 4.1 software tool, and specifically the KOCWIN v 2.0 tool.  $K_{oc}$  values of 1.0 L/kg using the MCI method, 1.224 L/kg using the LogK<sub>ow</sub> method and 2.75 L/kg from the experimental database were obtained.

In the aged soil column leaching study of McManus *et al.* (1984) 56% of the applied radioactivity was observed in leachate, 84.3% of which was characterised as daminozide. All other radioactive fractions were < 5% AR, indicating that the occurrence in groundwater of soil metabolites of daminozide will be low. Analysis of radioactivity remaining in the soil column displayed only polar products.

# 2.8.2 Summary of fate and behaviour in water and sediment [equivalent to section 11.1 of the CLH report template]

Daminozide was not hydrolysed in aqueous buffer solutions at pH 5 – 9. Daminozide is stable to aqueous photolysis in sterilised irradiated pure water, but the aqueous photolysis study of Brice and Scholey (2006), demonstrated that daminozide can be photolytically degraded in irradiated sterilised natural waters. However, the rate of degradation  $(DT_{50} = 36.8 \text{ days})$  was very slow compared to the degradation observed in water/sediment systems. The stability of daminozide to photolysis in pure waters, and the slow photolytic degradation in natural waters, is supported by the results of the UV/vis spectra, which indicate that daminozide does not absorb light with wavelengths >290 nm to a significant degree.

Daminozide was shown to be readily biodegradable in the study of Ritter, 1989a, assessed in the original DAR evaluation. The aerobic mineralisation in surface water study of Button, 2015, further demonstrated that daminozide is rapidly biodegraded. In the study, conducted in the dark at 20°C in surface water system at nominal [<sup>14</sup>C]-daminozide application rates of 2  $\mu$ g/L and 10  $\mu$ g/L. Due to several deviations, the enpoints from this study are not considered valid. Daminozide degraded via an unknown polar component (likely to be methanol) with mean maximum concentrations of 35.4 - 75.7% AR, 2 - 3 days after treatment.

The rapid biotic degradation of daminozide in water/sediment systems was demonstrated in the study of De Vette and van Es (2002). Whole system  $DT_{50}$  values of 0.88 days and 0.94 days were calculated for daminozide in accordance with FOCUS Kinetics guidance. The only metabolite observed at concentrations > 5% AR in either the water or sediment phases was reported to be formaldehyde, which reached maximum concentrations of 17.0% AR, 9.5% AR and 24.1% AR in water, sediment and total system respectively. Evolved<sup>14</sup>CO<sub>2</sub> increased up to a maximum of 38.9% AR 7

days after application, whereupon a plateau was reached.

Re-examination of the study report of De Vette and van Es, 2002, demonstrates that the study only utilised HPLC analysis with radio- and UV detection. No confirmatory analytical method was reported and the only reference standard for potential polar metabolites investigated was that for formaldehyde. Therefore, though the formaldehyde standard eluted with a comparable retention time to the metabolite peak in the study, because the peak was un-retained, the degradation product observed in that study could be any polar compound which would also be likely to be unretained. The identification of the polar metabolite as formaldehyde within the study is therefore unreliable. Later it was confirmed that the unknown metabolite can only be methanol.

The study demonstrates that in natural water/sediment systems daminozide is likely to rapidly degrade to a polar metabolite (considered most likely to be methanol) which in turn is degraded to  $CO_2$ . For the polar metabolite, whole system  $DT_{50}$  values of 37.8 days and 93.4 days, with formation fractions of 0.283 and 0.258 were calculated.

Overall, the dominant route of degradation in natural aquatic systems is likely to be biotic, with daminozide degrading rapidly to methanol and then to CO<sub>2</sub>. Photolytic degradation is unlikely to be significant.

#### 2.8.2.1 Rapid degradability of organic substances

Method	Results*	Key or Supportive study <sup>1</sup>	Remarks	Reference
Daminozide: Aerobic mineralisation in surface water, OECD 309	Results are not considered reliable	Not acceptable	New study is required	Button, S. (2015)
A study on the degradation of [ <sup>14</sup> C] daminozide in two water/sediment systems, OECD 308 (draft)	DT50 = 0.878 – 0.935 days in whole system for daminozide	Key	-	De Vette, H.Q.M., van Es, C. (2002)

 Table 56: Summary of relevant information on rapid degradability

\* data on full mineralization should be reported

# Assessment in relation to the P-criteria

Following criteria for persistence in water and sediment are stated in Annex II to Regulation (EC) 1107/2009:

- DT50 in water: POP - 60 days, PBT - 40 days (fresh) and 60 days (marine), vPvB - 60 days (all water)

- DT50 in sediment: POP - 180 days, PBT - 120 days (fresh) and 180 days (marine), vPvB - 180 days (all sediment)

Normalised laboratory soil DT50 to  $12^{\circ}C = 0.1 - 0.5$  days

Normalised whole system water/sediment DT50 to  $12^{\circ}$ C = 1.9 - 2.0 days

No reliable DT50 in surface water, data gap

Adsorption to sediments is minimal with levels not being observed above 6.7% of AR for daminozide.

Therefore, available study results for daminozide are below P-criteria.

# 2.8.2.1.1 Ready biodegradability

# Table 57 : Summary of relevant information on ready degradability

Method	Results	Remarks	Reference
Test type: ready biodegradability activated sludge, domestic (adaptation not specified) OECD Guideline 301 E (Ready biodegradability: Modified OECD Screening Test)	readily biodegradable % Degradation of test substance: 82 after 28 d The 10-day window was met	1 (reliable without restriction) key study experimental result <b>Test material (EC name): daminozide</b>	Ritter, A. (1989)

# 2.8.2.1.2 BOD5/COD

Data not available

# 2.8.2.2 Other convincing scientific evidence

Data not available

# 2.8.2.2.1 Aquatic simulation tests

Data not available

# 2.8.2.2.2 Field investigations and monitoring data (if relevant for C&L)

Data not available

# 2.8.2.2.3 Inherent and enhanced ready biodegradability tests

Data not available

# 2.8.2.2.4 Soil and sediment degradation data

Data on soil degradation are reported under 2.8.1, whilst sediment degradation data are presented under 2.8.2

# 2.8.2.2.5 Hydrolysis

Data on hydrolysis are reported under 2.8.2.

# 2.8.2.2.6 Photochemical degradation

Data on photochemical degradation are reported under 2.8.1 and 2.8.2.

# 2.8.2.2.7 Other / Weight of evidence

None

#### 2.8.3 Summary of fate and behaviour in air

The vapour pressure and Henry's Law Constant for daminozide are  $1.5 \ge 10^{-6}$  Pa at 25°C and  $1 \ge 10^{-9}$  Pa m<sup>3</sup>/mole, indicating the low volatility of daminozide.

The Atkinson half-life of daminozide was calculated using AOPWIN v.1.92, assuming a 12-hour day and a hydroxyl radical concentration of  $1.5 \times 10^6$  cm<sup>-3</sup>. A half-life in the upper atmosphere of 10.570 hours or 0.881 days (based on a 12 hour day) was calculated.

Considering all of the above daminozide is not anticipated to be volatilised to air. Any daminozide that is volatilised would be anticipated to be rapidly degraded.

Methanol is known to be volatile, and a vapour pressure of  $1.69 \times 10^4$  Pa at 25°C and a Henry's Law constant of 0.46 Pa.m<sup>3</sup>/mole at 25°C were obtained using the EPIWEB 4.1 experimental database. The Atkinson half-life of methanol was calculated in the same manner as for daminozide, as 17.36 days (based on a 12 hour day).

#### 2.8.3.1 Hazardous to the ozone layer

Data not available

#### 2.8.3.1.1 Short summary and overall relevance of the provided information on hazards to the ozone layer

Considering the vapour pressure and Henry's Law constant values reported above, daminozide is not anticipated to be volatilised to air. The calculated Atkinson half-life demonstrates that any daminozide that is volatilised would be rapidly degraded. Daminozide is not anticipated to be subject to long range transport.

Methanol is known to be volatile with a vapour pressure of 1.69 x 10<sup>4</sup> Pa at 25°C and a Henry's Law Constant of 0.46 Pa.m<sup>3</sup>/mole at 25°C obtained using the EPIWEB 4.1 experimental database. The Atkinson half-life of methanol was calculated as 17.36 days (based on a 12 hour day). Methanol does not contain either Cl or Br, further evidence that it has a low ozone depletion potential. It also contains none of the atoms (Cl, F, N or S) likely to be responsible for acidic compounds nor any of the atoms (P or N) responsible for eutrophication. Therefore, its acidification and eutrophication potential are also very low. Therefore, the long transport of methanol and any subsequent potential local and global effects are not considered to be of any concern.

#### 2.8.3.1.2 Comparison with the CLP criteria

The substance is not mentioned in Annexes of the Montreal Protocol.

# 2.8.3.1.3 Conclusion on classification and labelling for hazardous to the ozone layer

Not classified

# 2.8.4 Summary of monitoring data concerning fate and behaviour of the active substance, metabolites, degradation and reaction products

No monitoring data are available for daminozide.

#### 2.8.5 Definition of the residues in the environment requiring further assessment

**Soi**l: daminozide, methanol

Surface water: daminozide, methanol

Sediment: daminozide, methanol

Ground water: daminozide, methanol

Air: daminozide, methanol

#### 2.8.6 Summary of exposure calculations and product assessment

#### Soil:

PECsoil values for daminozide and its polar metabolite M1 (methanol) in soil have been calculated for the proposed GAP uses of daminozide as a plant growth regulator on ornamental crops. PEC values were calculated for applications made in the field and also indoor (calculated by the RMS), at a maximum application rate of 5 x 4.25 kg a.s./ha (field) and 5 x 7.65 kg a.s./ha (indoor), with a minimum application interval of 7 days. Calculations were performed according to FOCUS 1997, based on a standard dry soil bulk density of 1.5 g/cm<sup>3</sup> and a soil mixing depth of 5 cm.

The PEC values are presented together with the corresponding TER in section 2.9.9. Complete calculation is presented in Volume 3 (PPP), B-8, B.8.2.

#### **Groundwater:**

The fate and behaviour of daminozide and its soil metabolite methanol in groundwater was investigated using the FOCUS groundwater scenarios and the FOCUS PEARL 4.4.4 model. PECs in groundwater were calculated for both compounds for applications of daminozide made in accordance with the proposed indoor (5 x 7.65 kg a.s./ha; 7 day application interval) and field (5 x 4.25 kg a.s./ha; 7 day application interval) GAPs. In accordance with the GAPs, applications may be made to actively growing plants, and are therefore typically made from spring to late summer. Leaching through the soil profile is typically higher in spring than summer and therefore modelling was performed for applications made in spring to address the worst case situation. Consequently, the first application was assumed to be made on 1st April.

Indoor scenarios are not yet available and therefore for applications to indoor crops the outdoor FOCUS scenarios were considered. This is likely to represent a significant over-estimation of groundwater concentrations for glasshouse uses, since irrigation water volumes are likely to be much lower than the water volumes experienced as a result of precipitation events which would result in the high and/or prolonged soil moisture contents that result in significant leaching through the soil profile.

Because methanol has a high vapour pressure (1.69 x  $10^4$  Pa at 25°C), which is expected to result in losses of the metabolite from soil via volatilisation, only modelling with FOCUS PEARL 4.4.4 was performed. FOCUS PELMO does not consider volatilisation of metabolites.

PECgw values for daminozide were  $<<0.1 \ \mu g/L$  in all scenarios, for applications made both in the field and in glasshouses. For methanol, applications made both indoors and in the field resulted in all scenarios displaying PECgw values  $<0.1 \ \mu g/L$ . A relevance assessment for methanol is therefore not required. Reported PECgw values were the 80th percentile annual average concentrations from 20 years. PECgw values from modelling with FOCUS PEARL 4.4.4 for daminozide and methanol are shown in Table 2.8.6-1 – Table 2.8.6-2.

LOCATION	Daminozide	Methanol	
	(μg/l)	(µg/l)	
CHATEAUDUN	<0.0001	0.004	
HAMBURG	<0.0001	0.028	
KREMSMUENSTER	<0.0001	0.048	
OKEHAMPTON	<0.0001	0.087	
PIACENZA	<0.0001	0.046	
PORTO	<0.0001	0.023	
SEVILLA	<0.0001	<0.0001	
THIVA	<0.0001	<0.0001	

Table 2.8.6-1: PECgw (µg/L) values for daminozide and its metabolite, methanol, after application to ornamental crops grown indoors

Table 2.8.6-2: PECgw (μg/L) values for daminozide and its metabolite, methanol, after application to ornamental crops grown in the field

LOCATION	Daminozide	Methanol	
	(µg/l)	(µg/l)	
CHATEAUDUN	<0.0001	0.002	
HAMBURG	<0.0001	0.016	
KREMSMUENSTER	<0.0001	0.027	
OKEHAMPTON	<0.0001	0.048	
PIACENZA	<0.0001	0.026	
PORTO	<0.0001	0.013	
SEVILLA	<0.0001	<0.0001	
THIVA	<0.0001	<0.0001	

# Surface water and sediment:

Predicted environmental concentrations in surface water (PECsw) and sediment (PECsed) for daminozide and its metabolite methanol were calculated.

Calculations/ modelling of daminozide and methanol PEC values were undertaken based on the GAPs on ornamental crops in the EU. This covered an application of 5 x 7.65 kg a.s./ha (7 day interval) for applications made indoors, and 5 x 4.25 kg a.s./ha (7 day interval) for applications made in the field. Applications of daminozide are to be made to ornamental crops, both <50 cm and >50 cm, both in glasshouses and in the field.

For indoor applications, calculations were performed outside the FOCUS models, based upon a worst case loss of active substance of 0.1% of applied, which was assumed in accordance with existing Dutch guidance.

For field applications calculations/simulations were performed for both daminozide at FOCUS Steps 1-3 and fro methanol at FOCUS Steps 1-2, according to the FOCUS surface water guidance document. In this case Step 4 assessments were not required as an acceptable risk was demonstrated in ecotoxicological risk assessments.

The PEC values are presented together with the corresponding TER in section 2.9.9. Complete calculation is presented in Volume 3 (PPP), B-8, B.8.5.

# Air:

Short range transport: Daminozide has a low volatility; its vapour pressure value and Henry's Law Constant are  $1.5 \times 10^{-6}$  Pa at 25°C and 1 x 10-9 Pa m<sup>3</sup>/mole respectively. Methanol has very high vapour pressure and therefore the short-

range transport is required to be considered.

**Long range transport:** The calculated Atkinson half-lives of 10.570 hours and 17.4 days for daminozide and methanol respectively, demonstrate that any daminozide that are volatilised would be rapidly degraded. However, the long half-life of methanol indicates that it may be a subject for long-range transport. No data have been submitted by the Notifier.

## **Other Routes of exposure:**

None.

# 2.9 Effects on non-target species

# 2.9.1 Summary of effects on birds and other terrestrial vertebrates

#### Effects on birds

The results of avian toxicity studies for daminozide are summarised in the table below.

#### Table 58:Summary of avian toxicity studies for daminozide

Test species	Test substance	Test system	Endpoint	Toxicity (mg/kg bw/day)	Reference
Bobwhite quail (Colinus virginianus) <sup>#2</sup>	Daminozide	Acute, oral 14 d	LD <sub>50</sub>	>2250 mg/kg bw* > <b>4248 mg/kg bw</b> <sup>3</sup>	(2006)
Mallard duck (Anas platyrhynchos) <sup>#</sup>	Daminozide	Acute, oral 14 d	$LD_{50}$	>2250 mg/kg bw* > <b>4248 mg/kg bw</b> <sup>3</sup>	(1992)
Bobwhite quail (Colinus virginianus) <sup>#1</sup>	Daminozide	Short-term dietary, 5 day feeding	LC <sub>50</sub> LDD <sub>50</sub>	n.a.	(1977)
Mallard duck (Anas platyrhynchos) <sup>#1</sup>	Daminozide	Short-term dietary, 5 day feeding	LC <sub>50</sub> LDD <sub>50</sub>	n.a.	(1974)
Bobwhite quail (Colinus virginianus) <sup>#1</sup>	Alar 85	Short-term dietary, 5 day feeding	LC <sub>50</sub> LDD <sub>50</sub>	n.a.	(1966a)
Bobwhite quail (Colinus virginianus)	Daminozide	Subchronic and reproductive, 21 weeks feeding	NOEC NOEL	1000 ppm* 7 <b>9.7 mg/kg bw/d</b> *	(2012)

<sup>#</sup> Study evaluated in old DAR (1999).

\* Maximum dose tested.

<sup>1</sup> Study is not considered valid

<sup>2</sup> A limit test.

<sup>3</sup> Extrapolated from the reported endpoint of >2250 mg a.s./kg bw, based on a factor of 1.888

Endpoints used in the regulatory risk assessment included in bold.

Since the acute oral toxicity study with bobwhite quail is a limit test and no mortality was observed at a limit dose >2250 mg/kg, which tested 10 individuals, an extrapolation factor of 1.888 can be applied to the acute endpoints of >2250 mg a.s./kg bw in accordance with the EFSA Guidance on risk assessment for birds and mammals (2009), resulting in LD<sub>50</sub> value of **4248 mg a.s./kg bw** for birds.

Regarding the other acute toxicity study carried out with mallard duck, similarly no mortality and no effects on body weight and food consumption were observed at any dose tested, including the highest dose of 2250 mg/kg.

Therefore, the extrapolation factor of 1.888 can also be applied to this acute endpoint and it is justified to use the extraplated  $LD_{50}$  value of **4248 mg a.s./kg bw** in acute risk assessment for birds.

#### Effects on terrestrial vertebrates other than birds

A summary of the key mammalian toxicity studies relevant to the ecotoxicological risk assessment is given in the tables below. These data were evaluated in Section B.6 where further discussion can be found.

Substance	Species	Type of study,	Study	Value,	Reference
Acute oral tox		dose range tested	endpoint	effects	
	•	A 1	ID	> 5000	(1004)
Daminozide	Rat	Acute oral, OECD 423, 5000 mg/kg bw	LD <sub>50</sub>	>5000 mg/kg bw	(1994)
Dazide Enhance	Rat	Acute oral, OECD 423, 5000 mg/kg bw	LD <sub>50</sub>	>5000 mg form./kg bw >4250 mg a.s./kg bw	(2003a)
B-Nine	Rat	Acute oral, OECD 423, 5000 mg/kg bw	LD <sub>50</sub>	>5000 mg form./kg bw >4250 mg a.s./kg bw	(1997a)
Short-term tox	cicity				
Daminozide	Rat	90-day (gavage), OECD 408, 40, 200, 1000 mg/kg bw/d	NOAEL	1000 mg/kg bw/d	2005
Long-term tox	icity				
Daminozide	Rat	Two-generation reproduction, OECD 416, 0, 5, 50 and 500 mg/kg bw/day (0, 100, 1000 and 10000 ppm)	NOEL (NOEC)	Parental: 50 mg/kg bw/d (1000 ppm) changes in food consumption and body weight Developmental: 500 mg/kg bw/d (10000 ppm) Fertility: 500 mg/kg bw/d	1987
Daminozide	Rat	Two-generation reproduction, OECD 416, 0, 60, 360 and 1200 mg/kg bw/day	NOEL	Parental: 360 mg/kg bw/d clinical signs and increased water consumption Developmental: 1200 mg/kg bw/d Fertility: 1200 mg/kg bw/d	1987
Daminozide	Rat	Developmental (gavage), OECD 414, 0, 150, 750 and 1500 mg/kg bw/day	NOEL	Maternal: 150 mg/kg bw/d body weight gain, food consumption Developmental: 1500 mg/kg bw/d Teratogenicity: 1500 mg/kg bw/d	1993
Daminozide <sup>1</sup>	Rat	Developmental (in diet),	NOEL	Maternal: 1000 mg/kg bw/d	Khera et al., 1979

Table 59:         Summary of mammalian toxicity studies for daminozide	Table 59:	Summary of	mammalian	toxicity	studies	for d	laminozide
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		0, 300, 600 and 1000 mg/kg bw/day		Developmental: 1000 mg/kg bw/d Teratogenicity: 1000	
Daminozide	Rabbit	Developmental (gavage), OECD 414 0, 50 150 and 300 mg/kg bw/day	NOEL	mg/kg bw/d Maternal: 300 mg/kg bw/d Developmental: 300 mg/kg bw/d Teratogenicity: 300 mg/kg bw/d	1985
Daminozide	Rabbit	Developmental (gavage), OECD 414, 0, 300, 500 and 700 mg/kg bw/day	NOEL	Maternal: 250 mg/kg bw/d clinical signs and mortality Developmental: <b>500</b> <b>mg/kg bw/d</b> slight reduction in ossification and litter weight. Teratogenicity: 1000 mg/kg bw/d	2006b

<sup>1</sup> Study considered as supplementary only.

Endpoints in bold have been considered in the risk assessment

According to EFSA Guidance Document (2009), the lowest relevant rodent-specific endpoint from a 2-generation rat study and developmental study should be used in the long-term screening assessment. For daminozide, it is a parental NOEL of 50 mg/kg bw/d (1000 ppm) based on changes in food consumption and body weight from the 2-generation rat study by **Example 1987**).

The Notifier suggested to use a developmental NOEL of 1200 mg a.s./kg bw/d from the 2-generation rat study by (1987), for Notifier's justification and RMS comment see Volume 3 CP B.9.

Based on the data provided in Volume 3 CP B.9, RMS proposes **NOAEL of 500 mg/kg bw/d as the long-term** ecotoxicologically relevant endpoint for wild mammals derived from the developmental rabbit study by (2006b).

It is noted that no such adverse developmental effects observed in (2006b) were noted in the other studies, however, such high doses ( $\geq 1000 \text{ mg/kg/ bw/d}$ ) were only tested in developmental studies on rat ((1900 mg/kg/ bw/d)) and Khera et al., 1979). No other developmental study on rabbit is available, apart from the pilot study by (2006a) with the highest dose tested of 300 mg/kg/ bw/d.

# The selection of ecotoxicologically relevant endpoint to be used in the reproductive risk assessment for wild mammals should be discussed in peer review.

- 2.9.2 Summary of effects on aquatic organisms [section 11.5 of the CLH report]
- 2.9.2.1 Bioaccumulation [equivalent to section 11.4 of the CLH report template]

Table 60: Summary of relevant information on bioaccumulation

Method	Species	Results	Key or Supportive study <sup>1</sup>	Remarks	Reference
Not applicable	Not applicable	No experimental data are available.	Not applicable	Not applicable	Not applicable

# 2.9.2.1.1 Estimated bioaccumulation

The experimentally derived log Kow of daminozide is -1.53 at 20°C (pH 7). For classification and labelling purposes, a substance with Log Kow <4 may be considered unlikely to bioaccumulate in aquatic organisms. Therefore, daminozide has a low potential for bioaccumulation.

# 2.9.2.1.2 Measured partition coefficient and bioaccumulation test data

For pesticide registration, a Log Kow >3 triggers the requirement for a bioconcentration study. Since the log Kow of daminozide is <3 a bioconcentration study was not conducted and not required.

# 2.9.2.2 Acute aquatic hazard [equivalent to section 11.5 of the CLH report template]

Method	Species	Test material	Results	Key or Supportive study	Remarks	Reference
OECD 203 (1992)	Common carp (Cyprinus carpio)	Dazide Enhance SG	96 h LC <sub>50</sub> 420 mg form./L 357 mg a.s./L (mortality) (nom)	Acceptable Key study	-	(2009);
OECD 203 (1992)	Common carp (Cyprinus carpio)	Dazide Enhance	96 h LC <sub>50</sub> 75.5 mg/L (mortality)	Acceptable Key study	-	(2010);
US EPA 72-2 (1975)	Daphnia magna	Daminozide	96 h EC <sub>50</sub> 75.5 mg/L (immobility)	Acceptable Key study	-	Lintott (1992); A.7.4.1.8
OECD 201 (1984)	Freshwater green (Pseudokirchnerie lla subcapitata)	Daminozide	72 h $E_rC_{50}$ >100 mg/L 72 h $E_bC_{50}$ >100 mg/L (growth inhibition) (nom)	Acceptable Key study	-	Manson & Scholey (2006); 2242/049- D2149
OECD 201 (2011)	Freshwater cyanobacteria (Anabaena flos- aquae)	Daminozide	72 h $E_rC_{50}$ >100 mg/L 72 h Ey $C_{50}$ >100 mg/L (growth inhibition) (nom)	Acceptable Key study	-	Seeland- Fremer & Mosch (2014); 87711210

 Table 61: Summary of relevant information on acute aquatic toxicity

### 2.9.2.2.1 Acute (short-term) toxicity to fish

No valid study performed with active substance daminozide was available. No measurements of actual concentration of the test substance had been carried out in all three studies (1972, 1972, 1977, 1977, 1987) and due to unclear exposure during the test, no reliable endpoint could be derived from any of them.

Two valid studies performed with formulations were available, both on *Cyprinus carpio*. They were used for both risk assessment and classification purposes:

(2009): Fish (common carp (*Cyprinus carpio*)) were exposed, in groups of seven, to an aqueous solution of the test item (Dazide Enhance SG; 84.9% w/w daminozide) over a range of concentrations of 0, 100, 180, 320, 560 and 1000 mg/L for a period of 96 hours under semi-static conditions. The number of mortalities and any sub-lethal effects of exposure in each vessel were determined 3 and 6 hours after the start of exposure and then daily throughout the test until termination after 96 hours.

The measured test item concentrations ranged from 80% - 101% of nominal. Therefore, the effect parameters are expressed in terms of analytically confirmed nominal concentrations.

The 96h-LC<sub>50</sub> of the test item to common carp based on nominal test concentrations was 420 mg formulation/L (equivalent to 357 mg daminozide/L).

(2010): Fish (common carp (*Cyprinus carpio*)) were exposed, in groups of seven, to an aqueous solution of the test item (Dazide Enhance; 85.5% w/w daminozide) over a range of concentrations of 0,10, 18, 32, 56 and 100 mg/L for a period of 96 hours under semi-static conditions. The number of mortalities and any sub-lethal effects of exposure in each vessel were determined 3 and 6 hours after the start of exposure and then daily throughout the test until termination after 96 hours.

The measured test item concentrations ranged from 90% - 104% of nominal. Therefore, the effect parameters are expressed in terms of analytically confirmed nominal concentrations.

The 96h-LC<sub>50</sub> of the test item to common carp based on nominal test concentrations was 75 mg formulation/L (equivalent to 64 mg daminozide/L).

### 2.9.2.2.2 Acute (short-term) toxicity to aquatic invertebrates

One valid study performed with active substance daminozide was available:

**Lintott (1992):** The acute toxicity of the test material to *Daphnia magna* was investigated in a study conducted in accordance with the standardised guideline OECD 202. A 96 hour toxicity test with *D. magna* was conducted using six test concentrations of the test material; 7.8 to100 mg/L, plus control, under flow-through conditions (flow rate 2 mL/min). Ten daphnids < 24 hour old per vessel were tested, two vessels per concentration were used. Actual concentrations were measured by LC at initiation and termination. Actual concentrations ranged from 101 to 112% of nominal. Water temperature ranged between 19 to 21°C. pH of dilution water ranged from 5.1 to 7.7. Statistics was based on the binomial method. Based on mean measured concentrations, the 96 hour EC50 was 75.5 mg/L (95% confidence interval 66.2 to 101 mg/L).

Two other studies were considered invalid (Leblanc 1976, Abram 1987) since no measurements of actual concentration of the test substance had been carried out and due to unclear exposure during the test, no reliable endpoint could be derived.

### 2.9.2.2.3 Acute (short-term) toxicity to algae or aquatic plants

Two valid studies performed with active substance daminozide were available:

**Manson and Scholey (2006):** The effects of the test material on the growth of green algae, *Pseudokirchneriella subcapitata*, were determined in a static system. The study was performed in accordance with the standardised guideline OECD 201. Three replicate algal suspensions were each exposed to nominal concentrations of 4.27, 9.39, 20.7, 45.5 and 100 mg a.s./L for 72 hours. Six replicates without test item were used as controls. Observations of cell growth were recorded at 24, 48 and 72 hours to determine the potential effect on area under growth curve and growth rate. The measured concentrations of the test material were in the range of 92 to 102% of the nominal values. All study results were therefore based on nominal concentrations. Under the experimental conditions, the 72 hour EC50 for both areas under growth curve and growth rate of the test material for *P. subcapitata* was higher than 100 mg a.s./L. The NOEC was 100 mg a.s./L for both endpoints.

**Seeland-Fremer and Mosch (2014):** The effects of daminozide on the growth of the freshwater green algae *Anabaena flos-aquae* were determined in a static system. Three replicate algal suspensions were each exposed to nominal concentrations of 0.317, 1.00, 3.16, 10.0, 31.6 and 100 mg a.s./L for 72 hours. Six replicates without test item were used as control. Observations of cell growth were recorded at 24, 48 and 72 hours to determine the potential effect on algal growth rate and yield, relative to the control. The measured concentrations of the test item daminozide at the start of the exposure (0 hours) were in the range of 90 to 101% of the nominal values. The measured concentrations of the test item at the end of the exposure (72 hours) were in the range of 99 to 107% of the nominal value. All study results are therefore based on nominal concentrations. Under the experimental conditions, the 72-hour  $ErC_{50}$  and the 72-hour  $EyC_{50}$  of daminozide for *Anabaena flos-aquae* were both higher than 100 mg a.s./L. The NOEC was 100 mg a.s./L for growth rate and for yield.

Two other studies were considered invalid (Douglas & Pell 1986, Abram 1987) since no measurements of actual concentration of the test substance had been carried out and due to unclear exposure during the test, no reliable endpoint could be derived.

### 2.9.2.2.4 Acute (short-term) toxicity to other aquatic organisms

One study on *Lemna* carried out with active substance daminozide was available (Palmer et al. 2001). This study is not considered suitable for regulatory use since percentage inhibition of growth rate was not calculated and biomass was only observed on day 7, therefore, no estimate of starting biomass was available.

### 2.9.2.3 Long-term aquatic hazard [equivalent to section 11.6 of the CLH report template]

Method	Species	Test material	Results	Relevant study	Remarks	Reference
OECD 210 (1992), U.S. EPA OPPTS 850.1400	Fathead minnow (Pimephales promelas)	Daminozide	21 d NOEC 1.7 mg/L (growth, mortality)	Acceptable Key study	-	(2014);
OECD 201 (1984)	Freshwater green (Pseudokirch neriella subcapitata)	Daminozide	72 h NOEC 100 mg/L (growth inhibition)	Acceptable Key study	-	Manson & Scholey (2006); 2242/049- D2149
OECD 201 (2011)	Freshwater cyanobacteri a (Anabaena flos-aquae)	Daminozide	72 h NOEC 100 mg/L (growth inhibition) (nom)	Acceptable Key study	-	Seeland- Fremer & Mosch (2014); 87711210

 Table 62: Summary of relevant information on chronic aquatic toxicity

### 2.9.2.3.1 Chronic toxicity to fish

One study with active substance daminozide was available and was considered acceptable:

(2014): The objective of this study was to determine the effects of daminozide on the time to hatch, hatching success, survival and growth of fathead minnow during early life-stage development. The study was conducted under flow through conditions for 33 days (a 5-day hatching period plus a 28 -day post-hatch growth period). The nominal test concentrations were 0, 0.26, 0.64, 1.6, 4.0 and 10 mg a. s. /L. Observations were made at least daily to determine hatching rates and the number of mortalities and signs of toxicity in each treatment group. The mean measured concentrations ranged from 97.8 to 103% of nominal concentrations, nonetheless the results were expressed in terms of mean measured concentrations. Although there were no statistically significant treatment-related effects on hatching success, growth or survival at any concentrations tested, there was a clear dose response at the highest concentration levels of 4.2 and 10 mg a.s./L in survival to day 28 post-hatch and less pronounced dose response in mean dry weight. Therefore, the NOEC of 1.7 mg a.s./L was set by RMS, based on survival to day 28 post-hatch. The LOEC was set 4.2 mg a. s. /L.

### 2.9.2.3.2 Chronic toxicity to aquatic invertebrates

One study performed with active substance daminozide was available (Last 2011). The study was not considered suitable for regulatory use since no NOEC could be determined and daminozide was tested simultaneously with formaldehyde therefore the results of the study reflect the combined toxicity of both substances, not only daminozide.

### 2.9.2.3.3 Chronic toxicity to algae or aquatic plants

Two valid studies performed with active substance daminozide were available, see point 2.9.2.2.3 above.

### 2.9.2.3.4 Chronic toxicity to other aquatic organisms

One study on Lemna carried out with active substance daminozide was available, see point 2.9.2.2.4 above.

# 2.9.2.4 Comparison with the CLP criteria

### 2.9.2.4.1 Acute aquatic hazard

# Table 63: Summary of information on acute aquatic toxicity relevant for classification of active substance

Method	Species	Test material	Results <sup>1</sup>	Remarks	Reference
US EPA 72-2 (1975)	Daphnia magna	Daminozide	96 h EC <sub>50</sub> 75.5 mg/L (mm)	-	Lintott (1992); A.7.4.1.8
OECD 201 (1984)	Freshwater green (Pseudokirchneriella subcapitata)	Daminozide	72 h $E_rC_{50}$ >100 mg/L 72 h $E_bC_{50}$ >100 mg/L (nom)	-	Manson & Scholey (2006); 2242/049- D2149
OECD 201 (2011)	Freshwater cyanobacteria (Anabaena flos- aquae)	Daminozide	72 h $E_rC_{50}$ >100 mg/L 72 h $EyC_{50}$ >100 mg/L (nom)	-	Seeland- Fremer & Mosch (2014); 87711210

Acute crustacean and algal toxicity data were only available for active substance while no valid acute fish toxicity endpoint was available. Therefore, an endpoint  $LC_{50}$  of 64 mg a.s./L derived from the acute toxicity study with formulation Dazide Enhance on *Cyprinus carpio* was used. This endpoint was the lowest one and based on it, no aquatic acute classification is required for daminozide.

# 2.9.2.4.2 Long-term aquatic hazard (including bioaccumulation potential and degradation)

Method	Species	Test material	Results	Remarks	Reference
OECD 210	Fathead minnow	Daminozide	21 d NOEC	-	
(1992),	(Pimephales		1.7 mg/L		(2014);
U.S. EPA	promelas)		(mm)		
OPPTS					
850.1400					
OECD 201		Daminozide	72 h NOEC	-	Manson &
(1984)	Freshwater green		100 mg/L		Scholey
	(Pseudokirchneriella		(nom)		(2006);
	subcapitata)				2242/049-
					D2149
OECD 201	Freshwater	Daminozide	72 h NOEC	-	Seeland-
(2011)	cyanobacteria		100 mg/L		Fremer &
	(Anabaena flos-		(nom)		Mosch (2014);
	aquae)				87711210

### Table 64: Summary of information on long-term aquatic toxicity relevant for classification of active substance

Chronic fish and algal toxicity data were available for active substance; the lower endpoint was derived from chronic fish ELS study (*Pimephales promelas*, NOEC = 1.7 mg a.s./L).

However, no valid chronic crustacean toxicity data neither for technical nor for formulated daminozide were available. Therefore, the following sentence from the ECHA Guidance on the application of CLP criteria (2009) can be applied in such case: "It is this acute toxicity which has therefore been used as the core property in defining both the acute and the long-term hazard if no adequate chronic test data are available." (see also Figure 4.1.1 of the Guidance). Thus, acute toxicity data were used as a surrogate system for defining long-term hazard for crustaceans (Daphnia magna, EC50 = 75.5 mg a.s./L).

Considering all the toxicity data available and the fact that daminozide is rapidly degradable substance and has log Kow <4, <u>no</u> aquatic chronic classification is required for daminozide.

# 2.9.2.5 Conclusion on classification and labelling for environmental hazards

No classification required for daminozide.

# 2.9.3 Summary of effects on arthropods

# Effects on bees

# Table 65: Summary of reported laboratory bee toxicity studies with technical and formulated daminozide

Species	Test substance	Time scale/type of endpoint	End point	Toxicity	Reference		
	Acute oral and contact toxicity (laboratory)						
Apis mellifera #	Daminozide	Acute	Oral toxicity (LD <sub>50</sub> )	>200 µg a.s./bee	Davies, 1987;		
Apis mellifera <sup>#</sup>	Daminozide	Acute	Contact toxicity (LD <sub>50</sub> )	>200 µg a.s./bee	FAL 5		
Apis mellifera #	Alar 85	Acute	Oral toxicity (LD <sub>50</sub> )	>100 µg form./bee >85 µg a.s./bee	Cole, 1985;		
Apis mellifera #	Alar 85	Acute	Contact toxicity (LD <sub>50</sub> )	>100 μg form./bee >85 μg a.s./bee	A.7.4.2.7		
	C	hronic toxicity to ad	ult bees (laboratory	)			
Apis mellifera	Daminozide	Chronic	10 d chronic toxicity (LDD <sub>50</sub> )	>106.2 µg a.is/bee/day	Haupt, 2014; 87715136		
	Larval toxicity (laboratory)						
Apis mellifera	Daminozide	Chronic, repeated exposure	Oral toxicity (NOED)	100 μg a.s./larva	Odemer, 2015; 20150038		

<sup>#</sup> Study evaluated in old DAR (1999).

# Effects on other arthropods

# Table 66: Laboratory tests with non-target arthropods

Species	Life stage	Test substance	Study type	Dose (kg /ha) <sup>2</sup>	Mortality/ Corr. mortality (%)	Sublethal effects <sup>3</sup>	References
Laboratory tests							

Species	Life stage	Test substance	Study type	Dose (kg /ha) <sup>2</sup>	Mortality/ Corr. mortality (%)	Sublethal effects <sup>3</sup>	References
Aphidius rhopalosiphi	Adult	Alar 85 SP	Tier I Glass plate Limit test	Control 10 form. (8.5 a.s.)	2.5 12.5 / 10 LR <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	No. of pupae / % adverse effects 21.1 22.6 / -7.1% ER <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	Baxter 1999a; UNI-99-9
Typhlodromus pyri	Protonymph <sup>1</sup>	Daminozide	Tier I Glass plate Limit test	Control 7.225 a.s.	n.a.	n.a.	Harwood 2000; 18099
	Protonymph <sup>1</sup>	Dazide 85	Tier I Glass plate Limit test	Control 10 form. (8.5 a.s.)	n.a.	n.a.	Harwood 2000; 18133
	Protonymph	Alar 85 SP	Tier I Glass plate Limit test	Control 10 form. (8.5 a.s.)	3 14 / 11.3 LR <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	No. of eggs per female / % adverse effects 7.2 3.9 / 45.8% ER <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	Vinall 1999; UNI-99-8
Encarsia formosa	Adult	Alar 85 SP	Tier I Glass plate Limit test	Control 10 form. (8.5 a.s.)	18 85 / 82 LR <sub>50</sub> <10 kg form./ha (<8.5 kg a.s./ha)	No. of parasitized scales / % adverse effects 18.2 17.8/ 2.2% ER <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	Halsall 2000; UNI-00-2
Orius laevigatus	Adult	Alar 85 SP	Tier I Glass plate Limit test	Control 10 form. (8.5 a.s.)	17 14 / 0 LR <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	No. of eggs per female / % adverse effects 7.5 7.9 / -5.3% ER <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	Vinall 2000; UNI-00-3

Species	Life stage	Test substance	Study type	Dose (kg /ha) <sup>2</sup>	Mortality/ Corr. mortality (%)	Sublethal effects <sup>3</sup>	References
Poecilus cupreus	Adult	Alar 85 SP	Tier I Glass plate Limit test	Control 10 form. (8.5 a.s.)	0 0 / 0	No. of larvae consumed / % adverse effects 4.83 4.90 / -1.4%	Baxter 1999b; UNI-99-10
					LR <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	ER <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	
Chrysoperla carnea	Larva	Alar 85 SP	Tier I Glass plate Limit test	Control 10 form.	10 12 / 2	No. of eggs per female / % adverse effects 15.7 15.4 / 1.9	Barton 1999; UNI-99-11
				(8.5 a.s.)	LR <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	ER50 >10 kg form./ha (>8.5 kg a.s./ha)	
Extended labor		1		1	1	1	1
Typhlodromus pyri	Protonymph	Alar 85 SP	Tier I Glass plate	Control 5 form. (4.25 a.s.) 10 form. (8.5 a.s.)	19 23 / 5 15 / 0 LR <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	No. of eggs per female / % adverse effects 5.3 6.0 / -13.2% 5.1 / 3.8% ER <sub>50</sub> >10 kg form./ha (>8.5 kg a.s./ha)	Taruza 2001a; UNI-01-1
Typhlodromus pyri	Protonymph	Dazide 85	Tier I Glass plate	Control 1.176 form. (1.0 a.s.) 4.412 form. (3.75 a.s.) 8.824 form. (7.5 a.s.)	14 18 / 5 21 / 8 36 / 26 LR <sub>50</sub> >8.824 kg form./ha (>7.5 kg a.s./ha)	No. of eggs per female / % adverse effects 8.1 8.1 / 0% 7.6 / 6.2% 6.5 / 19.8% ER <sub>50</sub> >8.824 kg form./ha (>7.5 kg a.s./ha)	Taruza 2001b; RIV-02-1

<sup>1</sup> the study is not considered valid

<sup>2</sup> form. – formulation; a.s. - active substance

<sup>3</sup> positive percentages relate to adverse effects in comparison with control

n.a. – not applicable

It is noted that two formulations were tested: Alar 85 SP and Dazide 85. They are earlier formulations of Alar and

### Daminozide

Dazide Enhance, respectively, and their toxicities are considered to be comparable with the toxicity of the current formulation Dazide Enhance. Therefore, endpoints derived from all the studies on non-target arthropods can be used for the risk assessment for both Dazide Enhance and Alar.

# 2.9.4 Summary of effects on non-target soil meso- and macrofauna

# Earthworms

# Table 67: Summary of studies on toxicity to earthworms

Test organism	Test substance	Application method of test a.s./ OM content	Time scale	End point	Toxicity	Reference
Eisenia fetida <sup>#</sup>	Daminozide	Mixed through soil / 10% OM	Chronic	Growth, reproduction, behaviour	NOEC = 648 mg a.s./kg dws*	Pavić 2014; 87714022

\* The highest concentration tested.

# 2.9.5 Summary of effects on soil nitrogen transformation

# Table 68: Summary of data on the toxicity of daminozide to soil micro-organisms

Test	Test substance	Endpoint	Reference
Nitrogen #1,mineralisation	Alar 85	n.a.	Mass (1987 & 1989) A.8.1.18

<sup>#</sup> Study evaluated in old DAR (1999).

<sup>1</sup> The study is not considered valid or suitable for regulatory use.

No valid endpoint for soil nitrogen transformation was available.

# 2.9.6 Summary of effects on terrestrial non-target higher plants

# Table 69: Effects of daminozide on non-target plants

Test Substance	Study type	Most sensitive species / parameter	ER <sub>50</sub>	Reference
Dazide Enhance (FAL 2400)	Vegetative vigour	All species were equivalent / all parameters	>7.5 g a.s./ha *	Bramby-Gunary (2015a) ACE-14-159
Dazide Enhance (FAL 2400)	Vegetative vigour	Tomato / dry weight	>4.5 kg a.s./ha*	Bramby-Gunary (2015b) ACE-15-075
Alar 85 WSG	Vegetative vigour	Soybean / height	>7500 ppm product; equivalent to >6413 ppm a.s; equivalent to 13 kg a.s./ha *	Sindermann et al (2012b) 616-107
Alar 85 WSG	Seedling emergence & growth	All species were equivalent / all parameters	7500 ppm product; equivalent to >6413 ppm a.s; equivalent to 13 kg a.s./ha *	Sindermann et al (2012a) 616-108

\* The highest concentration tested.

- 2.9.7 Summary of effects on other terrestrial organisms (flora and fauna)
- -
- 2.9.8 Summary of effects on biological methods for sewage treatment

-

# 2.9.9 Summary of product exposure and risk assessment

A risk assessment for non-target organisms is presented for daminozide in the Dazide Enhance formulation (code FAL 2400; synonymous with Dazide 85 WG, Dazide WG, Dazide SG), and in the Alar formulation (synonymous with B-NINE, Alar 85 SG, Daminozide SG). Both representative formulations are water soluble granule formulations (SG) containing 850 g/kg daminozide. The products are a plant growth regulators intended for use on field and protected ornamental plants. The mode of action is through interference with gibberellic acid biosynthesis. It is absorbed by the leaves and translocated throughout the treated plant. As a result more compact plants (by inhibition of intermodal elongation) are produced.

### Intended application pattern

The use pattern for both representative formulations is summarised below.

Сгор	Timing of application	Method of application	Number of applications	Interval between applications		pplication rate, al treatment
	BBCH			(min.)	Product [kg/ha]	Daminozide [kg a.s./ha]
Ornamentals (Protected)	<50	Over spray (Gantry)	1 - 5	7 days	9.0	7.65
Ornamentals (Field)	<50	Foliar*	1 - 5	7 days	5.0	4.25

Table 70: Intended application pattern

\* Application using a knapsack sprayer

It is not stated in the GAP, that the protected use is restricted to permanent greenhouses only. Based on Technical report on the outcome of the pesticides peer review meeting on general recurring issues in ecotoxicology (EFSA, 2015), the risk assessment for birds, mammals, bees, non-target arthropods and non-target plants should be performed assuming the same exposure as for a field use, unless it is indicated that the uses will be restricted to permanent greenhouses.

Representative formulations used for Annex I inclusion were Dazide 85 (SP) and Alar 85 (UBI 2231-01 SP), the earlier formulations of the current ones. The differences in composition among all these formulations are considered as minor and their toxicities are considered to be comparable. For detailed composition of all these formulations see Volume 4 Annex C.

# 2.9.9.1 Risk assessment for birds and other terrestrial vertebrates

An ecological risk assessment in relation to the risk to birds has been undertaken in accordance with the 'Guidance of EFSA Risk Assessment for Birds and Mammals', EFSA Journal 2009 7(12):1438.

The risk assessment was performed for field use (4.25 kg a.s./ha). For protected use (7.65 kg a.s./ha), the risk assessment for birds and mammals should be performed assuming the same exposure as for a field use, unless it is indicated that the uses will be restricted to permanent greenhouses (based on Technical report on the outcome of the pesticides peer review meeting on general recurring issues in ecotoxicology (EFSA, 2015) ). This was not indicated in the GAP. Therefore, the risk is considered low for permanent greenhouses and no risk assessment is required for birds and mammals, however, for protected use other than permanent greenhouses, the risk assessment for birds and mammals assuming the same exposure as for a field use was carried out.

# 2.9.9.1.1 Risk assessment for birds

### Screening assessment

The calculation of the TER values is presented in the table below.

Crop	Indicator spp.	Time scale & shortcut value	MAF	TWA	DDD (mg/kg bw)	Endpoint (mg/kg bw)	TER	Trigger value
Field use (app	lication rate: 5 x	4.25 kg a.s./ha wi	th 7 day	interval)				
_	Small	Acute: 46.8	1.9	-	378	4248 <sup>a</sup>	11.2	10
Ornamentals	insectivorous bird	Long-term: 18.2	2.4	0.53	98.4	79.9	0.81	5
Protected use	(application rate	e: 5 x 7.65 kg a.s./h	a with 7	day inte	rval)			
Small         Acute: 46.8         1.9         -         680         4248 a         6.2         10								10
Ornamentals insectivorous bird		Long-term: 18.2	2.4	0.53	177	79.9	0.45	5

 Table 71: Avian screening assessment for the proposed use of daminozide on ornamentals

<sup>a</sup> Extrapolated from the reported endpoint of >2250 mg a.s./kg bw, based on a factor of 1.888

MAF: Multiple application factor; TWA: time weighted average; DDD: daily dietary dose

Value(s) in bold are below the trigger value

For field use, the acute TER value is above the trigger value of 10, indicating a low acute risk, while the long-term TER value is below the trigger value of 5. For protected use (other than permanent greenhouses), the both acute and long-term TER values are below the relevant triggers. Therefore, Tier I assessment is required.

### Tier I assessment

A Tier I long-term risk assessment has been conducted and the TER values for the generic focal species foraging in ornamentals are presented in the table below.

Generic focal species	Scenario	Time scale & shortcut value	MAF	TWA	DDD (mg/kg bw)	Endpoint (mg/kg bw/d)	TERLT	Trigger value
Field use (appli	cation rate: 5 x 4.25 kg	g a.s./ha with '	7 day inte	erval)				
Small insectivorous	Application to plant	Long-term: 18.2	2.4	0.53	98.4	79.9	0.81	5

 Table 72: Tier I TER values for birds foraging in treated ornamentals

bird "tit"								
Small insectivorous / worm feeding bird "thrush"	Application to plant – exposure to underlying ground	Long-term: 2.7	2.4	0.53	14.6	79.9	5.46	5
Protected use (a	pplication rate: 5 x 7.0	65 kg a.s./ha v	vith 7 day	y interval	l)			
Small insectivorous	Application to plant	Acute: 46.8	1.9	-	680	4248 <sup>a</sup>	6.2	10
bird "tit"	Application to plant	Long-term: 18.2	2.4	0.53	177	79.9	0.45	5
Small	Application to plant	Acute: 7.4	1.9	-	108	4248 <sup>a</sup>	39.33	10
insectivorous / worm feeding bird "thrush"	<ul> <li>exposure to underlying ground</li> </ul>	Long-term: 2.7	2.4	0.53	14.6	79.9	26.27	5

*MAF:* Multiple application factor; *TWA:* time weighted average; *DDD:* daily dietary dose Value(s) in bold are below the trigger value

The Tier I long-term TER values demonstrate a low risk to birds foraging on ground dwelling insects ("thrush") but not for birds feeding on foliar insects ("tit"). A refined risk assessment for small insectivorous birds, "blue tit" as the representative species, has therefore been conducted.

# Refined long-term dietary risk assessment

The Notifier provided the refined long-term dietary risk assessment (see Volume 3 CP B.9).

RMS agrees to use the blue tit (*Cyanistes caeruleus*) as a specific focal specis. It is identified in EFSA GD (2009) as the representative species for ornamentals with canopy directed application and it is a widespread and common species throughout the Europe. Its primary habitat is deciduous woodland but it also occurs in coppice, overgrown marshes and mires etc. The species is frequent in parks, gardens and other man-made habitats (Aagaard, 2014). In addition, the blue tit is considered sufficiently protective also for other species due to its low body weight.

RMS agrees to use PD of 1.

RMS agrees to use the data for orchards since data for ornamentals are not available. However, RMS considers more relevant to use the "consumer" approach, which is the most conservative PT. It is agreed to use the 90th percentile PT. Thus, the PT value proposed by RMS is **0.58**.

RMS disagrees with using of a RUD of 5.1 mg/kg for foliar insects in the long-term risk assessment for insectivorous birds. In the current EFSA Guidance Document (EFSA 2009), the food categories and RUD values originally used in SANCO/4145/2000 were revised, based on new or updated extensive databases. Therefore, it is not justified to use out-dated RUD values from SANCO/4145/2000. Further it is noted that the RUD value relevant for blue tit (mean RUD value of **21.0** for foliar dwelling insects) is already incorporated in the Tier I long-term shortcut value of 18.2. The TER calculation using PT and RUD values proposed by RMS is presented below.

Refined long-term risk assessment: TER calculation

DDD (mg/kg bw/d) = (FIR / bw) \* RUD \* PT \* PD \* MAF \*  $f_{TWA}$  \* AR

Representative species	FIR / bw <sup>a</sup>	Mean RUD foliar insect <sup>b</sup>	PD	РТ	MAF	ftwa	AR (kg a.s./ha)	DDD (mg/kg bw)	End- point (mg/kg bw/d)	TERLT	Trigger value
Field use (applica	tion rat	e: 5 x 4.25 l	kg a.s./	ha with	7 day ir	nterval)					
Small insectivorous bird "blue tit"	0.86	Long- term: 21.0	1	0.58	2.4	0.53	4.25	56.6	79.7	1.41	5
Protected use (ap)	plicatio	n rate: 5 x 7	7.65 kg	g a.s./ha	with 7 d	lay inte	rval)				
Small	0.86	Acute: 54.1	1	0.58	2.4	-	7.65	495.4	4248	8.57	10
insectivorous bird "blue tit"	0.86	Long- term: 21.0	1	0.58	2.4	0.53	7.65	101.9	79.7	0.78	5

### Table 73: Refined TER value for small insectivorous birds (blue tit) foraging in treated ornamentals

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<sup>a</sup> FIR/bw: food intake rate per body weight according to EFSA (2009)

<sup>b</sup> RUD: residues per unit dose according to EFSA (2009)

DF: deposition factor

MAF: multiple application factor

f<sub>TWA</sub>: time weighted average factor

PT: proportion of diet obtained in the treated area

PD: proportion of food type in the diet

AR: single application rate

DDD: daily dietary dose

All theTER values remained below the relevant triggers. No further refinement was available. Therefore, the high dietary long-term risk for field use and the high dietary acute and long-term risk for protected use (other than permanent greenhouses) has been concluded for small insectivorous bird (blue tit).

### Dietary risk to birds from metabolites

No studies on residues in plants were available.

As methanol was identified as a potentially relevant metabolite in surface water and soil compartments, potential exposure of birds to this metabolite should be assessed. No toxicity datawere available for the metabolite methanol.

However, based on the physical-chemical properties of methanol; i.e. high vapour pressure ( $1.69 \times 10^4$  Pa at 25°C) from soil, it is assumed that methanol will be present in relevant food items in rather small amounts. Therefore, the exposure of birds to methanol is expected to be negligible and the risk is considered to be covered with the risk assessment for the parent daminozide. No special dietary risk assessment for methanol is required.

### Risk assessment for drinking water exposures

### Puddle scenario

According to the EFSA guidance document an assessment for puddle scenario is not required when the ratio of effective application rate (in g/ha) to the relevant endpoint (in mg/kg bw/d) does not exceed 50 in the case of less sorptive substances (Koc < 500 L/kg) or 3000 where the Koc  $\geq$ 500 L/kg.

The table below summarises the ratios for daminozide and its metabolite methanol using both the acute and long-term endpoints.

Test substance	Time scale	Application rate (g a.s./ha)	MAF	Effective application rate (g a.s./ha)	Endpoint	Ratio	Trigger value			
	Field use (a	e (application rate: 5 x 4.25 kg a.s./ha with 7 day interval)								
	Acute	4250			4248 mg/kg bw $^{\rm b}$	1.00				
Dominarida	Long- term	4250	1.00 <sup>a</sup>	4250	79.7 mg/kg bw/d	53.3	50			
Daminozide	<b>Protected</b>	use (application	rate: 5 x	7.65 kg a.s./ha wit	h 7 day interval)					
	Acute	e 4		4248 mg/kg bw $^{\rm b}$	1.80					
	Long- term	7650	1.00 <sup>a</sup>	7650	79.7 mg/kg bw/d <b>95.7</b>		50			
	Field use (a	application rate	: 5 x 4.25	kg a.s./ha with 7 d	ay interval)					
	Acute				424.8 mg/kg bw <sup>d</sup>	14.00				
Mathemat	Long- term	4250	1.40 °	5950	7.97 mg/kg bw/d <sup>e</sup>	747	50			
Methanol	Protected use (application rate: 5 x 7.65 kg a.s.//		7.65 kg a.s./ha wit	h 7 day interval)						
	Acute			424.8 mg/kg bw $^{\rm d}$	25.21					
	Long- term	7650	1.40 °	10710	7.97 mg/kg bw/d <sup>e</sup>	1344	50			

Table 74: Ratios of effective application rate to endpoints for daminozide and its metabolite

<sup>a</sup> Based on the geomean soil DT<sub>50</sub> of 0.12 days

<sup>b</sup> Extrapolated from the reported endpoint of >2250 mg a.s./kg bw, based on a factor of 1.888

<sup>c</sup> Based on the soil  $DT_{50}$  of 3.9 days (geomean)

<sup>d</sup> There are no toxicity data available for the metabolites methanol, therefore the ametabolite has been assumed to be 10 times more toxic than the parent (LD50 = 4248 mg a.s./kg bw / 10 = 424.8 mg a.s./kg bw).

 $^{e}$ There are no toxicity data available for the metabolite methanol, therefore the ametabolite has been assumed to be 10 times more toxic than the parent (NOEL = 79.7 mg a.s./kg bw/d / 10 = 7.97 mg a.s./kg bw/d).

MAF: Multiple application factor

The above acute ratios are below the trigger value of 50 indicating an acceptable risk to birds via drinking water contaminated from the proposed use of daminozide. However, the long-term ratios are above the trigger value and a Tier 1 drinking water assessment is required.

The long-term drinking water assessment is presented in the table below. The default drinking water rate (DWR) given in EFSA's Bird and Mammals Guidance (2009) has been used, along with the calculated PEC<sub>puddle</sub>, and toxicity endpoints to calculate the TER.

Test substance	Generic spp.	Time- scale	DWR (L/kg bw/d)	PECpuddle (mg a.s./L)	Daily dose (mg a.s./kg bw)	Endpoint (mg a.s./kg bw/d)	TER	Trigger value			
	Field use (ap)	plication r	ate: 5 x 4.25	kg a.s./ha with	7 day interva	l)					
Daminozide	Small granivorous bird "linnet"	Long- term	0.46	7.10	3.27	79.7	24.52	5			
	Protected use	Protected use (application rate: 5 x 7.65 kg a.s./ha with 7 day interval)									
	Small	Long-	0.46	12.77	5.87	79.7	13.58	5			

Table 75: Tier I avian drinking water assessment (puddle scenario) for the proposed use of daminozide

	granivorous bird "linnet"	term						
	Field use (ap	plication r	ate: 5 x 4.25	kg a.s./ha with	7 day interva	ıl)		
Methanol	Small granivorous bird "linnet"	Long- term	0.46	19.77	9.09	7.97	0.88	5
Methanor	Protected use	e (applicati	ion rate: 5 x	7.65 kg a.s./ha	with 7 day in	terval)		
	Small granivorous bird "linnet"	Long- term	0.46	35.16	16.17	7.97	0.49	5

The above TER values for daminozide are greater than the trigger value of 5, demonstrating low long-term risk to birds exposed to daminozide *via* drinking water. However, the TER values for metabolite methanol are below the trigger value of 5, indicated high risk *via* drinking water. No further refinement was available.

# **Risk for Bioaccumulation and Secondary Poisoning**

As the log Pow of daminozide and methanol are less than the trigger value of 3 (log Pow at pH 7 = -1.5 and  $-0.77^{1}$ , respectively), the risk to birds from secondary poisoning is consider to be negligible and no further consideration is required.

### **Conclusion** – risk to birds

No acute risks and no reproductive risks from drinking water exposure and secondary poisoning were identified for birds for field use.

No acute and reproductive risks were identified for birds for protected use in permanent greenhouses.

High dietary reproductive risk was concluded for small insectivorous bird (blue tit) for field use.

High dietary acute and reproductive risk was concluded for small insectivorous bird (blue tit) for protected use (other than permanent greenhouses).

High risk from drinking water exposure was identified for methanol.

# 2.9.9.1.2 Risk assessment for other terrestrial vertebrates

### Screening assessment

The calculation of the TER values is presented in the table below.

Table 76: Mammal screening assessment for the	proposed use of daminozide on ornamentals

Сгор	Indicator spp.	Time scale & shortcut value	MAF	TWA	DDD (mg/kg bw)	Endpoint (mg/kg bw)	TER	Trigger value
Field use (app	lication rate: 5 x	4.25 kg a.s./ha wi	th 7 day	interval)				
Ornamentals	Small	Acute: 136.4	1.9	-	1101	>5000	>4.54	10

<sup>&</sup>lt;sup>1</sup> Material Safety Data Sheet – Methanol (CAS # 67-56-1). https://fscimage.fishersci.com/msds/14280.htm

	herbivorous mammal	Long-term: 72.3	2.4	0.53	391	500	1.28	5
Protected use	(application rate	e: 5 x 7.65 kg a.s./h	a with 7	day inte	rval)			
	Small	Acute: 136.4	1.9	-	1983	>5000	>2.52	10
Ornamentals	herbivorous mammal	Long-term: 72.3	2.4	0.53	704	500	0.71	5

<sup>a</sup> Extrapolated from the reported endpoint of >2250 mg a.s./kg bw, based on a factor of 1.888 MAF: Multiple application factor; TWA: time weighted average; DDD: daily dietary dose Value(s) in bold are below the trigger value

All TER values are below the relevant triggers. Therefore, Tier I assessment is required.

Table 77: Tier I TER values for mammals foraging in treated ornamentals

Generic focal species	Scenario	Time scale & shortcut value	MAF	TWA	DDD (mg/kg bw)	Endpoint (mg/kg bw/d)	TER <sub>LT</sub>	Trigger value
Field use (appli	cation rate: 5 x 4.25 kg	g a.s./ha with '	7 day int	erval)				
Small	Application to plant –	Acute: 5.4	1.9	-	43.62	>5000	>115	10
insectivorous mammal "shrew"	exposure to underlying ground	Long-term: 1.9	2.4	0.53	10.27	500	48.69	5
Small		Acute: 136.4	1.9	-	1101	>5000	>4.54	10
herbivorous mammal "vole"	BBCH 40-49	Long-term: 72.3	2.4	0.53	391	500	1.28	5
Small		Acute: 17.2	1.9	-	139	>5000	>35.97	10
omnivorous mammal "mouse"	Application crop directed BBCH 10-49	Long-term: 7.8	2.4	0.53	44.85	500	11.15	5
Protected use (a	pplication rate: 5 x 7.	65 kg a.s./ha v	vith 7 da	y interva	l)		•	•
Small	Application to plant –	Acute: 5.4	1.9	-	78.49	>5000	>63.70	10
insectivorous mammal "shrew"	exposure to underlying ground	Long-term: 1.9	2.4	0.53	17.52	500	28.54	5
Small		Acute: 136.4	1.9	-	1975	>5000	>2.53	10
herbivorous mammal "vole"	BBCH 40-49	Long-term: 72.3	2.4	0.53	704	500	0.71	5
Small		Acute: 17.2	1.9	-	250	>5000	>20.00	10
omnivorous mammal "mouse"	Application crop directed BBCH 10-49	Long-term: 7.8	2.4	0.53	75.90	500	6.59	5

MAF: Multiple application factor; TWA: time weighted average; DDD: daily dietary dose *Value(s) in bold are below the trigger value* 

All TER values are above the relevant triggers, except for acute and long-term TER values for small herbivorous mammal "vole" .Therefore, further consideration is required.

### Refined long-term dietary risk assessment

The Notifier proposed the refined long-term dietary risk assessment (see Volume 3 CP B.9).

RMS agrees to use the common vole (Microtus arvalis) as a specific focal specis. It is identified in EFSA GD (2009) as

the representative species for ornamentals with canopy directed application and it is a widespread and common species throughout the Europe. Its primary habitats are meadows, forest steppe, fallow lands etc. The species is frequent in agricultural fields, orchards, vineyard. It is considered sufficiently protective also for other species due to its low body weight.

At the Pesticides Peer Review 149 Experts' Meeting on Ecotoxicology (23 - 27 October 2016), it was agreed to use PD 0.24 for grass and 0.76 for non-grass herbs in food of common vole, based on paper by Rinke (1991). This PD refinement can be used for spring and summer application (this is the case of daminozide) and long-term risk only. RMS agrees to use PT of 1.

RMS agrees with using of refined deposition factor of 0.4 in the risk assessment. Although ornamentals represent a wide range of plant species, the interception of 60% is considered worst-case for most of crops in BBCH 40-49. However, there is a small uncertainty that the crop itself could be consumed by voles as well.

The TER calculation using PT and RUD values proposed by RMS is presented below.

Table 78: Refined acute TER values for small herbivorous mammal (common vole) for	oraging in treated
ornamentals	

Specific focal species / Scenario	Shortcut value	PD	РТ	MAF	Deposition factor	AR (kg a.s./ha)	DDD (mg/kg bw)	End- point (mg/kg bw)	TERA	Trigger value
Field use (applic	ation rate:	5 x 4.25	kg a.s./h	a with 7 da	iy interval)					
Common vole / BBCH 40-49	136.4	1	1	1.9	0.4	4.25	441	>5000	>11.34	10
Protected use (ap	oplication r	ate: 5 x	7.65 kg a	.s./ha with	7 day interv	al)				
Common vole / BBCH 40-49	136.4	1	1	1.9	0.4	7.65	793	>5000	>6.31	10

MAF: multiple application factor PT: proportion of diet obtained in the treated area PD: proportion of food type in the diet AR: single application rate DDD: daily dietary dose Value(s) in bold are below the trigger value

# Table 79: Refined long-term TER values for small herbivorous mammal (common vole) foraging in treated ornamentals

Specific focal species / Scenario Field use	FIR / bw <sup>a</sup>	Food type	Mean RUD <sup>b</sup> ate: 5 x 4.2	PT	PD	MAF / DF with 7 d	f <sub>TWA</sub>	AR (kg a.s./ ha)	DDD (mg/kg bw)	DDD sum	End- point (mg/kg bw/d)	TER <sub>LT</sub>	Trigger value
Common vole /	1.33	Grass	54.2		0.24	2.4			37.41				
BBCH 40-49	1.62	Non- grass	28.7	1	0.76	/ 0.4	0.53	4.25	76.41	113.82	500	4.39	5
Protected	Protected use (application rate: 5 x 7.65 kg a.s./ha with 7 day interval)												

Common vole /	1.33	Grass	54.2	1	0.24	2.4	0.53	7.65	67.34	204.88	500	2.44	5
BBCH 40-49	1.62	Non- grass	28.7	1	0.76	0.4	0.00	7.00	137.54	201.00	500	2.77	J

<sup>a</sup> FIR/bw: food intake rate per body weight according to EFSA (2009) <sup>b</sup> RUD: residues per unit dose according to EFSA (2009) DF: deposition factor MAF: multiple application factor fTWA: time weighted average factor PT: proportion of diet obtained in the treated area PD: proportion of food type in the diet AR: single application rate DDD: daily dietary dose

Value(s) in bold are below the trigger value

All theTER values, except for acute risk for field use remained below the relevant triggers. No further refinement was available. Therefore, <u>the high dietary long-term risk for field use and the high dietary acute and long-term risk for protected use (other than permanent greenhouses) has been concluded for small herbivorous mammal (common vole) for BBCH 40-49.</u>

# Dietary risk to mammals from metabolites

No studies on residues in plants were available.

As methanol was identified as a potentially relevant metabolite in surface water and soil compartments, potential exposure of mammals to this metabolite should be assessed. No toxicity datawere available for the metabolite methanol. However, based on the physical-chemical properties of methanol; i.e. high vapour pressure  $(1.69 \times 10^4 \text{ Pa} \text{ at } 25^{\circ}\text{C})$  from soil, it is assumed that methanol will be present in relevant food items in rather small amounts. Therefore, the exposure of mammals to methanol is expected to be negligible and the risk is considered to be covered with the risk assessment for the parent daminozide. No special dietary risk assessment for methanol is required.

# Risk assessment for drinking water exposures

### Puddle scenario

According to the EFSA guidance document an assessment for puddle scenario is not required when the ratio of effective application rate (in g/ha) to the relevant endpoint (in mg/kg bw/d) does not exceed 50 in the case of less sorptive substances (Koc < 500 L/kg) or 3000 where the Koc  $\geq$ 500 L/kg.

The table below summarises the ratios for daminozide and its metabolite methanol using both the acute and long-term endpoints.

Test substance	Time scale	Application rate (g a.s./ha)	MAF	Effective application rate (g a.s./ha)	Endpoint	Ratio	Trigger value
	Field use (a	application rate	: 5 x 4.25	kg a.s./ha with 7 d	ay interval)		
Daminozide	Acute	4250			>5000 mg/kg bw	< 0.85	
Daminozide	Long- term	4250	1.00 <sup>a</sup> 4250		500 mg/kg bw/d 8.50		50

# Table 80: Ratios of effective application rate to endpoints for daminozide and its metabolite

	Protected u	use (application	rate: 5 x	7.65 kg a.s./ha wit	h 7 day interval)		
	Acute				>5000 mg/kg bw	<1.80	
	Long- term	7650	1.00 <sup>a</sup>	7650	500 mg/kg bw/d	1.53	50
	Field use (a	application rate	: 5 x 4.25	kg a.s./ha with 7 d	lay interval)		
	Acute				$>500$ mg/kg bw $^{\rm d}$	<11.9	
Methanol	Long- term	4250	1.40 °	5950	50 mg/kg bw/d °	119	50
Wiethanoi	Protected u	use (application	rate: 5 x	7.65 kg a.s./ha wit	h 7 day interval)		
	Acute				$>500$ mg/kg bw $^{\rm d}$	<21.42	
	Long- term	7650	1.40 °	10710	50 mg/kg bw/d °	214	50

<sup>a</sup> Based on the geomean soil DT<sub>50</sub> of 0.12 days

<sup>c</sup> Based on the soil DT<sub>50</sub> of 3.9 days (geomean)

<sup>d</sup> There are no toxicity data available for the metabolites methanol, therefore the ametabolite has been assumed to be 10 times more toxic than the parent (LD50 > 5000 mg a.s./kg bw / 10 = >500 mg a.s./kg bw).

<sup>e</sup>There are no toxicity data available for the metabolite methanol, therefore the ametabolite has been assumed to be 10 times more toxic than the parent (NOEL = 500 mg a.s./kg bw/d / 10 = 50 mg a.s./kg bw/d). *MAF: Multiple application factor* 

The above ratios for daminozide are below the trigger value of 50 indicating an acceptable risk to mammals *via* drinking water contaminated from the proposed use of daminozide. However, the long-term ratios for methanol are

above the trigger value and a Tier 1 drinking water assessment is required.

The long-term drinking water assessment for methanol is presented in the table below. The default drinking water rate (DWR) given in EFSA's Bird and Mammals Guidance (2009) has been used, along with the calculated  $PEC_{puddle}$ , and toxicity endpoints to calculate the TER.

Test substance	Generic spp.	Time- scale	DWR (L/kg bw/d)	PECpuddle (mg a.s./L)	Daily dose (mg a.s./kg bw)	Endpoint (mg a.s./kg bw/d)	TER	Trigger value			
	Field use (application rate: 5 x 4.25 kg a.s./ha with 7 day interval)										
	Small granivorous mammal	Long- term	0.24	19.77	4.74	50 <sup>a</sup>	10.55	5			
Methanol	Protected use (application rate: 5 x 7.65 kg a.s./ha with 7 day interval)										
	Small granivorous mammal	Long- term	0.24	35.16	8.44	50 <sup>a</sup>	5.92	5			

<sup>*a*</sup>There are no toxicity data available for the metabolite methanol, therefore the ametabolite has been assumed to be 10 times more toxic than the parent (NOEL = 500 mg a.s./kg bw/d / 10 = 50 mg a.s./kg bw/d).

The above TER values for metabolite methanol are above the trigger value of 5, demonstrated low risk *via* drinking water.

### **Risk for Bioaccumulation and Secondary Poisoning**

As the log Pow of daminozide and methanol are less than the trigger value of 3 (log Pow at pH 7 = -1.5 and  $-0.77^2$ , respectively), the risk to mammals from secondary poisoning is consider to be negligible and no further consideration is required.

### Conclusion - risk to vertebrates other than birds

No acute risks and no reproductive risks from drinking water exposure and secondary poisoning were identified for mammals for field use.

No acute and reproductive risks were identified for mammals for protected use in permanent greenhouses.

High dietary reproductive risk was concluded for small herbivorous mammal scenario (common vole) for field use.

High dietary acute and reproductive risk was concluded for small herbivorous mammal scenario (common vole) for protected use (other than permanent greenhouses).

No risks were identified for methanol.

# 2.9.9.2 Risk assessment for aquatic organisms

The risk assessment is based on the current Guidance Document on Aquatic Ecotoxicology, SANCO/3268/2001, rev 4 final, 17 October 2002. Taking into consideration the EFSA Technical Report 2015 (Outcome of the pesticides peer review meeting on general recurring issues in ecotoxicology), the  $E_rC_{50}$  values derived from algal toxicity studies were used in the risk assessment.

### Endpoints used in risk assessment

### Table 82: Endpoints of technical and formulated daminozide and its metabolite used in risk assessment

Test organism	Test substance	Time scale, study type	Endpoint	Toxicity (mg a.s./L)	Reference
FISH					
Common carp ( <i>Cyprinus carpio</i> )	Dazide Enhance SG	Acute, 96h (semi-static)	Mortality, LC50	420 form. 357 a.s. (nom)	(2009);
Common carp ( <i>Cyprinus carpio</i> )	Dazide Enhance	Acute, 96h (semi-static)	Mortality, LC50	75 form. 64 a.s. (nom)	(2010
Fathead minnow (Pimephales promelas)	Daminozide	Chronic, 33d ELS (flow-through)	Development and growth, NOEC	1.7 <sub>(mm)</sub>	(2014);
AQUATIC INVERTEBRAT	ES				
Daphnia magna	Daminozide	Acute, 96h (flow- through)	Immobility, EC <sub>50</sub>	75.5 <sub>(mm)</sub>	Lintott (1992); A.7.4.1.8
Daphnia magna	Dazide Enhance	Acute, 48h (static)	Immobility, EC <sub>50</sub>	60 form. 51 a.s. (nom)	Goodband & Mullee (2010); 41004366
Daphnia magna	Dazide Enhance SG	Acute, 48h (static)	Immobility, EC <sub>50</sub>	>100 form. >85 a.s. (nom)	Hernádi (2007); 07/482-023DA

<sup>2</sup> Material Safety Data Sheet – Methanol (CAS # 67-56-1). https://fscimage.fishersci.com/msds/14280.htm

Test organism	Test substance	Time scale, study type	Endpoint	Toxicity (mg a.s./L)	Reference
ALGAE					
Freshwater green (Pseudokirchneriella subcapitata)	Daminozide	72 h (static)	Growth rate: E <sub>r</sub> C <sub>50</sub>	>100 (nom)	Manson & Scholey (2006); 2242/049- D2149
Freshwater cyanobacteria (Anabaena flos-aquae)	Daminozide	72 h (static)	Growth rate: E <sub>r</sub> C <sub>50</sub>	>100 (nom)	Seeland-Fremer & Mosch (2014); 87711210
Freshwater green (Pseudokirchneriella subcapitata)	Dazide Enhance SG	72 h (static)	Growth rate: ErC <sub>50</sub>	>100 form. >85 a.s. (nom)	Hernádi (2007); 07/482-022AL
AQUATIC PLANTS					
-					
Potential endocrine disruptir - (nom) nominal concentration; (m n.a. not applicable				ctive substance	

Since no valid chronic toxicity study on Daphnia with daminozide was available, no chronic risk assessment for Daphnia could be performed. Further, no valid study on aquatic macrophyte wass available even if daminozide is a plant growth regulator. Thus, no risk assessment aquatic macrophytes could be performed..

No valid study on aquatic organisms with methanol is available, therefore, the risk assessment for methanol has been performed using toxicity endpoints for daminozide divided by a factor of 10.

Toxicity exposure ratios for aquatic species for active substance and its metabolites

# Toxicity/exposure ratios for the most sensitive aquatic organisms (Regulation (EU) N° 284/2013, Annex Part A, point 10.2): FOCUS<sub>sw</sub> step 1-2 - TERs for daminozide – ornamentals <50 cm (field use) at 4.25 kg a.s./ha x 5

Scenario	PECsw global max (μg L)	fish acute	fish chronic	Aquatic invertebrates	Aquatic invertebrates prolonged	Algae	Higher plant	Sed. dweller
		Cyprinus	Pimephales	Daphnia	_	Pseudokirchneriella		_
		carpio	promelas	magna	-	subcapitata	-	-
		LC <sub>50</sub>	NOEC	EC <sub>50</sub>	NOEC	EC <sub>50</sub>	EC50	NOEC
		64000 μg/L	1700 µg/L	51000 μg/L	-	>85000 µg/L	-	-
FOCUS Step 1	1420 μg L	45.07	1.20	35.92	-	>59.86	-	-
FOCUS Step 2								
North Europe	39.09 µg L <sup>a</sup>	1637	43.49	1305	-	-	-	-
South Europe	39.09 µg L <sup>a</sup>	1637	43.49	1305	-	-	-	-
Trigger**		100	10	100	10	10	10	10

Bold figures fall below the Regulation (EU) 546/2011trigger value

<sup>*a*</sup>*PEC*<sub>sw</sub> for a single application as a worse case

\*[Only scenarios where the trigger is not met at FOCUSsw step 1-2 should be included in step 3.]

Based on a comparison of the results of the standard laboratory toxicity studies with FOCUS Step 2 maximum  $PEC_{sw}$  values for daminozide for ornamentals <50 cm (field use), all TER values were greater than the relevant triggers, indicating low risk.

Toxicity/exposure ratios for the most sensitive aquatic organisms (Regulation (EU) N° 284/2013, Annex Part A, point 10.2): FOCUS<sub>sw</sub> step 1-2 - TERs for daminozide – ornamentals >50 cm (field use) at 4.25 kg a.s./ha x 5

Scenario	PECsw global max (μg L)	fish acute	fish chronic	Aquatic invertebrates	Aquatic invertebrates prolonged	Algae	Higher plant	Sed. dweller
		Cyprinus	Pimephales	Daphnia		Pseudokirchneriella		
		carpio	promelas	magna	-	subcapitata	-	-
		LC <sub>50</sub>	NOEC	EC50	NOEC	EC <sub>50</sub>	EC50	NOEC
		64000 μg/L	1700 µg/L	51000 µg/L	-	>85000 µg/L	-	-
FOCUS Step 1	1500 μg L	42.67	1.13	34.00	-	>56.67	-	-
FOCUS Step 2								
North Europe	113.7 μg L <sup>a</sup>	563	14.95	449	-	-	-	-
South Europe	113.7 µg L <sup>a</sup>	563	14.95	449	-	-	-	-
Trigger**		100	10	100	10	10	10	10

Bold figures fall below the Regulation (EU) 546/2011 trigger value

<sup>*a*</sup>*PEC*<sub>sw</sub> for a single application as a worse case

\*[Only scenarios where the trigger is not met at FOCUSsw step 1-2 should be included in step 3.]

Based on a comparison of the results of the standard laboratory toxicity studies with FOCUS Step 2 maximum  $PEC_{sw}$  values for daminozide for ornamentals >50 cm (field use), all TER values were greater than the relevant triggers, indicating low risk.

### Daminozide

# Toxicity/exposure ratios for the most sensitive aquatic organisms (Regulation (EU) N° 284/2013, Annex Part A, point 10.2):

#### Aquatic **PEC**<sub>sw</sub> global Aquatic Algae Higher plant Sed. dweller Scenario fish acute fish chronic invertebrates max (µg L) invertebrates prolonged *Cyprinus* Pimephales Daphnia Pseudokirchneriella subcapitata carpio promelas magna $LC_{50}$ $EC_{50}$ $EC_{50}$ $EC_{50}$ NOEC NOEC NOEC >85000 µg/L 64000 µg/L 1700 µg/L 51000 µg/L ---**Glasshouse/indoor** 2.562 µg L 24980 >33177 664 19906 ---Trigger\*\* 100 10 100 10 10 10 10 Bold figures fall below the Regulation (EU) 546/2011 trigger value

### TERs for daminozide – ornamentals (glasshouse/indoor use) at 7.65 kg a.s./ha x 5

<sup>*a</sup></sup><i>PEC*<sub>sw</sub> for a single application as a worse case</sup>

\*[Only scenarios where the trigger is not met at FOCUSsw step 1-2 should be included in step 3.]

Based on a comparison of the results of the standard laboratory toxicity studies with maximum PEC<sub>sw</sub> values for daminozide for ornamentals (glasshouse/indoor use), all TER values were greater than the relevant triggers, indicating low risk.

Toxicity/exposure ratios for the most sensitive aquatic organisms (Regulation (EU) N° 284/2013, Annex Part A, point 10.2): FOCUS<sub>sw</sub> step 1-2 - TERs for metabolite methanol – ornamentals <50 cm (field use) at 4.25 kg a.s./ha x 5

Scenario	PEC <sub>sw</sub> global max (μg L)	fish acute	fish chronic	Aquatic invertebrates	Aquatic invertebrates prolonged	Algae	Higher plant	Sed. dweller
		Cyprinus	Pimephales	Daphnia	-	Pseudokirchneriella		_
		carpio	promelas	magna	-	subcapitata	-	-
		LC <sub>50</sub>	NOEC	EC50	NOEC	EC <sub>50</sub>	EC50	NOEC
		6400 µg/L <sup>1</sup>	$170 \ \mu\text{g/L}^1$	5100 µg/L <sup>1</sup>	-	$> 8500 \ \mu g/L^1$	-	-
FOCUS Step 1	423.4 μg L	15.12	0.40	12.05	-	>20.08	-	-
FOCUS Step 2								
North Europe	30.34 µg L	211	5.60	168	-	-	-	-
South Europe	35.63 μg L	180	4.77	143	-	-	-	-
Trigger**		100	10	100	10	10	10	10

Bold figures fall below the Regulation (EU) 546/2011trigger value

<sup>1</sup> There are no valid toxicity data available for the metabolite methanol, therefore it was assumed to be 10 times more toxic than the parent.

\*[Only scenarios where the trigger is not met at FOCUSsw step 1-2 should be included in step 3.]

Based on a comparison of the results of the standard laboratory toxicity studies (methanol was assumed to be 10 times more toxic than the parent due to lack of valid toxicity data) with FOCUS Step 1-2 maximum  $PEC_{sw}$  values for metabolite methanol for ornamentals <50 cm (field use), all TER values were greater than the relevant triggers, except for chronic fish. Therefore, further consideration is required.

#### Daminozide

Toxicity/exposure ratios for the most sensitive aquatic organisms (Regulation (EU) N° 284/2013, Annex Part A, point 10.2):

Scenario	PEC <sub>sw</sub> global max (μg L)	fish acute	fish chronic	Aquatic invertebrates	Aquatic invertebrates prolonged	Algae	Higher plant	Sed. dweller
		Cyprinus	Pimephales	Daphnia		Pseudokirchneriella		
		carpio	promelas	magna	-	subcapitata	-	-
		LC <sub>50</sub>	NOEC	EC <sub>50</sub>	NOEC	EC <sub>50</sub>	EC50	NOEC
		6400 µg/L <sup>1</sup>	$170 \ \mu g/L^1$	$5100 \ \mu g/L^1$	-	>8500 µg/L <sup>1</sup>	-	-
FOCUS Step 1	497.9 μg L	15.12	0.40	12.05	-	>20.08	-	-
FOCUS Step 2								
North Europe	97.94 μg L	65.35	1.74	52.07	-	-	-	-
South Europe	103.2 μg L	62.02	1.65	49.42	-	-	-	-
Trigger**		100	10	100	10	10	10	10

### FOCUS<sub>sw</sub> step 1-2 - TERs for metabolite methanol – ornamentals >50 cm (field use) at 4.25 kg a.s./ha x 5

Bold figures fall below the Regulation (EU) 546/2011trigger value

<sup>1</sup> There are no valid toxicity data available for the metabolite methanol, therefore it wase assumed to be 10 times more toxic than the parent.

\*[Only scenarios where the trigger is not met at FOCUSsw step 1-2 should be included in step 3.]

Based on a comparison of the results of the standard laboratory toxicity studies with FOCUS Step 1-2 maximum  $PEC_{sw}$  values for metabolite methanol for ornamentals <50 cm (field use), all TER values were below the relevant triggers, except for algae. Therefore, further consideration is required.

Toxicity/exposure ratios for the most sensitive aquatic organisms (Regulation (EU) N° 284/2013, Annex Part A, point 10.2): FOCUS<sub>sw</sub> step 1-2 - TERs for metabolite methanol – ornamentals (glasshouse/indoor use) at 7.65 kg a.s./ha x 5

Scenario	PECsw global max (μg L)	fish acute	fish chronic	Aquatic invertebrates	Aquatic invertebrates prolonged	Algae	Higher plant	Sed. dweller
		Cyprinus carpio	Pimephales promelas	Daphnia magna	-	Pseudokirchneriella subcapitata	-	-
		LC <sub>50</sub>	NOEC	EC <sub>50</sub>	NOEC	EC <sub>50</sub>	EC50	NOEC
		6400 μg/L <sup>1</sup>	170 μg/L <sup>1</sup>	5100 μg/L <sup>1</sup>	-	>8500 µg/L <sup>1</sup>	-	-
Glasshouse/indoor	2.522 μg L	2538	67.41	2022	-	>3370	-	-
Trigger**		100	10	100	10	10	10	10

Bold figures fall below the Regulation (EU) 546/2011trigger value

<sup>1</sup> There are no valid toxicity data available for the metabolite methanol, therefore it wase assumed to be 10 times more toxic than the parent.

\*[Only scenarios where the trigger is not met at FOCUSsw step 1-2 should be included in step 3.]

Based on a comparison of the results of the standard laboratory toxicity studies with maximum PEC<sub>sw</sub> values for methanol for ornamentals (glasshouse/indoor use), all TER values were greater than the relevant triggers, indicating low risk.

Regarding daminozide, it is noted that no valid chronic toxicity data for aquatic invertebrates were available, neither for technical nor for formulated daminozide. No valid aquatic plant toxicity data were available, neither for technical nor for formulated daminozide. Therefore, no risk assessment could be performed for aquatic invertebrates (chronic) and aquatic plants.

In the risk assessment for metabolite methanol, extrapolated endpoints for daminozide were used. Therefore, no risk assessment for aquatic invertebrates (chronic) and aquatic plants could be performed even for methanol.

### Risk to aquatic life from metabolite contamination of groundwater

The possibility of contamination of groundwater from the proposed use of daminozide is evaluated in the EU DAR Volume 3 CP B.8.3. The groundwater exposure assessment was performed for daminozide and its metabolite methanol.

Daminozide, when used according to the EU-representative GAP, will not pose a risk to the groundwater compartment – all calculated  $PEC_{GW}$  values for this compound were well below the trigger of 0.1 µg/L (the reported values were <0.001 µg/L for all scenarios). The similar conclusion can be stated for the metabolite methanol – the calculated  $PEC_{GW}$  values were <0.1 µg/L for all scenarios.

### Conclusion - risk to aquatic organisms

No acute risks were identified for fish and aquatic invertebrates and no chronic risks were identified for fish and algae from daminozide and its metabolite methanol.

No valid chronic toxicity data for aquatic invertebrates and aquatic macrophytes were available, neither for daminozide nor for methanol. Therefore, no chronic risk assessment could be performed for aquatic invertebrates and aquatic macrophytes. Thus, risk assessment for both daminozide and methanol could not be finalized.

### 2.9.10 Risk assessment for arthropods

### 2.9.10.1 Risk assessment for bees

EFSA Guidance on the risk assessment of plant protection products on bees (*Apis mellifera*, *Bombus* spp. and solitary bees) (EFSA Journal 2013;11(7):3295) was published already in July 2013, but it has not come into force yet. However, based on the Technical report on the outcome of the pesticides peer review meeting on general recurring issues in ecotoxicology (EFSA, 2015), the risk assessment for bees (first tier) should be carried out according to EFSA Guidance, therefore it has been used in the present risk assessment.

The risk assessment was performed for field use (4.25 kg a.s./ha). For protected use (7.65 kg a.s./ha), the risk assessment for bees should be performed assuming the same exposure as for a field use, unless it is indicated that the uses will be restricted to permanent greenhouses (based on Technical report on the outcome of the pesticides peer review meeting on general recurring issues in ecotoxicology (EFSA, 2015) ). This was not indicated in the GAP. Therefore, the risk is considered low for permanent greenhouses and no risk assessment is required for bees, however, for protected use other than permanent glasshouses, the risk assessment for bees assuming the same exposure as for a field use was carried out.

The risk assessment was carried out for daminozide and formulation Dazide Enhance.

It is noted that no scenario for ornamentals is included in the EFSA Guidance (2013). Therefore, a surrogate scenario for leafy vegetables has been used by RMS. <u>However, this should be discussed in peer-review.</u>

### **Risk assessment for honeybees:**

# 1) Field use

Risk assessment for bees from contact and oral dietary exposure for ornamentals (field use) at 4.25 kg
a.s./ha x 5, BBCH <50

Species	Test substance	Scenario	Risk quotient	HQ/ETR	Trigger
Screening level a	ssessment				
Apis mellifera	a.s.	Not relevant	HQ <sub>contact</sub>	<21.3	42
Apis mellifera	a.s.	Not relevant	ETR <sub>acute adult oral</sub>	< 0.16	0.2
Apis mellifera	Preparation	Not relevant	HQcontact	<90	42
Apis mellifera	Preparation	Not relevant	ETR <sub>acute adult oral</sub>	<0.68	0.2
Apis mellifera	a.s.	Not relevant	ETR <sub>chronic</sub> adult oral	<0.304	0.03
Apis mellifera	a.s.	Not relevant	ETR <sub>chronic</sub> larva oral	0.19	0.2
Tier 1 level asses	sment – BBCH <10 (leaf	v vegetables)			
Apis mellifera	a.s.	treated crop	ETR <sub>chronic</sub> adult oral	0.016	0.03
Apis mellifera	a.s.	weeds	ETR <sub>chronic</sub> adult oral	0.084	0.03
Apis mellifera	a.s.	field margin	ETR chronic adult oral	0.001	0.03
Apis mellifera	a.s.	adjacent crop	ETR <sub>chronic</sub> adult oral	0.001	0.03
Apis mellifera	a.s.	succeeding crop	ETRchronic adult oral	0.016	0.03
Tier 1 level asses	ssment – BBCH 10-49 (lea	afy vegetables)			
Apis mellifera	a.s.	treated crop	ETRchronic adult oral	0.167	0.03
Apis mellifera	a.s.	weeds	ETR <sub>chronic</sub> adult oral	0.084	0.03
Apis mellifera	a.s.	field margin	ETRchronic adult oral	0.001	0.03
Apis mellifera	a.s.	adjacent crop	ETR <sub>chronic</sub> adult oral	0.001	0.03
Apis mellifera	a.s.	succeeding crop	ETR <sub>chronic</sub> adult oral	0.016	0.03

Figures in bold exceed the relevant trigger value

# Risk assessment for honeybees from consumption of contaminated water

Species	Test substance	Risk quotient	ETR	Trigger
Risk assessment fro	om exposure to residues in	guttation fluid (water solubility = 1	28 g/L)	
Apis mellifera	a.s.	ETRacute adult oral	7.3	0.2
Apis mellifera	a.s.	ETR <sub>chronic</sub> adult oral	7.42	0.03
Apis mellifera	a.s.	ETR <sub>chronic larva oral</sub>	102.3	0.2

Species	Test substance	Risk quotient	ETR	Trigger
Risk assessment f	from exposure to residues ir	surface water (FOCUS step 2 PEC	sw of 0.1 mg/L)	
Apis mellifera	a.s.	ETR <sub>acute</sub> adult oral	0.00	0.2
Apis mellifera	a.s.	ETR <sub>chronic adult oral</sub>	0.000	0.03
Apis mellifera	a.s.	ETR <sub>chronic larva oral</sub>	0.00	0.2
Risk assessment f	from exposure to residues ir	n puddle water		
Apis mellifera	a.s.	ETR <sub>acute adult oral</sub>	0.00	0.2
Apis mellifera	a.s.	ETR <sub>chronic</sub> adult oral	0.000	0.03
Apis mellifera	a.s.	ETR <sub>chronic</sub> larva oral	0.00	0.2

Figures in bold exceed the relevant trigger value

Both acute adult  $HQ_{contact}$  and  $ETR_{acute adult oral}$  values for formulation did not meet the relevant triggers at screening assessment. However, the acute oral and contact  $LD_{50}$  values were derived from the limit test carried out with 100 µg formulation./bee (equivalent to 85 µg a.s./bee). Corrected mortality after 48 hours was reported to be about 23% for oral and about 20% for contact exposure. Since calculated  $HQ_{contact}$  and  $ETR_{acute adult oral}$  for formulation are rather close to the relevant triggers and real  $LD_{50}$  is supposed to be much higher than 100 µg formulation./bee, it is considered acceptable to base the risk assessment on active substance toxicity data only.

All the HQ and ETR values for active substance met the relevant triggers at screening assessment, except for the chronic oral risk to adult honeybees. Therefore, Tier 1 assessment was performed for chronic oral risk to adult honeybees. All the ETR values for active substance met the relevant triggers at Tier 1 assessment, except for scenario "treated crop" at BBCH 10-49 and scenario "weeds" at all BBCH considered.

Regarding the chronic adult risk for "treated crop" scenario, the Notifier provided the following justification: "Considering that Dazide Enhance is a plant growth regulator that interferes with gibberellic acid biosynthesis to cause the plant to grow more "compacted" (by inhibition of intermodal elongation) and is applied by knapsack sprayer prior to flowering, the crop will not be attractive to foraging bees. ...Daminozide is also not persistent in soil (maximum  $DT_{50}$  of 0.37 days) so residues are not expected to be taken up by plants at significant levels later in the growing season when flowers are present." This is agreed by the RMS and the chronic risk to bees from the proposed use of daminozide is considered to be low.

Regarding the chronic adult risk for "weeds" scenario, the Notifier provided the following risk assessment:

Test group	Exposure scenario	Appln. rate (kg a.s./ha)	Ef	Short- cut value	twa	Endpoint	ETR oral	Trigger	Acceptable risk?
Weeds in th	ne field								

First tier assessment for oral route of exposure – foraging on weeds in the treated field

Honey	Chronic		0.4 <sup>a</sup>	2.9 μg <sup>b</sup>	0.72	> 106.2	< 0.033	0.03	Yes
bee (adults)	oral	4.25	0.4 <sup>a</sup>	0.27 μg c	0.72	µg/bee	< 0.003	0.03	Yes
(ddddis)									

<sup>a</sup> As application is until BBCH 50 and no default value is available for ornamentals BBCH < 50, a deposition factor of 60% is assumed, for plants with a similar structure (e.g. strawberries)

<sup>b</sup> Application after emergence of weeds

<sup>c</sup> Application before emergence of weed

Ef: exposure factor

twa: time weighted average (default)

RMS: It is noted that according to EFSA GD (2013) deposition factor of 0.3 should be used for ornamentals (surrogate value from leafy vegetables). Anyway, the calculation of  $ETR_{chronic adult oral}$  performed by the Notifier are not in accordance with the calculation done by RMS.

In case of unacceptable chronic adult risk to honeybees for "weeds" scenario, the risk could be mitigated by applying when flowering weeds are not present in crop.

Regarding the risk assessment for honeybees from consumption of contaminated water, all the ETR values for active substance met the relevant triggers, except for exposure to residues in guttation fluid. No refinement was available.

### 2) Protected use

# Risk assessment for bees from contact and oral dietary exposure for ornamentals (protected use) at 7.65 kg a.s./ha x 5, BBCH <50

Species	Test substance	Scenario	Risk quotient	HQ/ETR	Trigger
Screening level as	ssessment				
Apis mellifera	a.s.	Not relevant	HQ <sub>contact</sub>	<38.3	42
Apis mellifera	a.s.	Not relevant	ETR <sub>acute</sub> adult oral	<0.29	0.2
Apis mellifera	Preparation	Not relevant	HQ <sub>contact</sub>	<50	42
Apis mellifera	Preparation	Not relevant	ETR <sub>acute</sub> adult oral	<0.38	0.2
Apis mellifera	a.s.	Not relevant	ETRchronic adult oral	<0.547	0.03
Apis mellifera	a.s.	Not relevant	ETR <sub>chronic</sub> larva oral	0.34	0.2
Tier 1 level assess	sment – BBCH <10 (leafy	vegetables)			
Apis mellifera	a.s.	treated crop	ETR <sub>acute</sub> adult oral	0.03	0.2
Apis mellifera	a.s.	treated crop	ETRchronic adult oral	0.028	0.03
Apis mellifera	a.s.	treated crop	ETR <sub>acute larva oral</sub>	0.03	0.2
Apis mellifera	a.s.	weeds	ETR <sub>acute</sub> adult oral	0.14	0.2
Apis mellifera	a.s.	weeds	ETR <sub>chronic</sub> adult oral	0.150	0.03
Apis mellifera	a.s.	weeds	ETR <sub>acute larva oral</sub>	0.14	0.2
Apis mellifera	a.s.	field margin	ETR <sub>acute</sub> adult oral	0.00	0.2
Apis mellifera	a.s.	field margin	ETRchronic adult oral	0.001	0.03

Apis mellifera	a.s.	field margin	ETR <sub>acute larva oral</sub>	0.00	0.2
Apis mellifera	a.s.	adjacent crop	ETR <sub>acute</sub> adult oral	0.00	0.2
Apis mellifera	a.s.	adjacent crop	ETR <sub>chronic</sub> adult oral	0.001	0.03
Apis mellifera	a.s.	adjacent crop	ETR <sub>acute</sub> larva oral	0.00	0.2
Apis mellifera	a.s.	succeeding crop	ETRacute adult oral	0.03	0.2
Apis mellifera	a.s.	succeeding crop	ETR <sub>chronic</sub> adult oral	0.028	0.03
Apis mellifera	a.s.	succeeding crop	ETR <sub>chronic larva oral</sub>	0.03	0.2
Tier 1 level asses	sment – BBCH 10-49 (lea	fy vegetables)			
Apis mellifera	a.s.	treated crop	ETR <sub>acute adult oral</sub>	0.29	0.2
Apis mellifera	a.s.	treated crop	ETR <sub>chronic</sub> adult oral	0.301	0.03
Apis mellifera	a.s.	treated crop	ETRacute larva oral	0.29	0.2
Apis mellifera	a.s.	weeds	ETRacute adult oral	0.14	0.2
Apis mellifera	a.s.	weeds	ETR <sub>chronic</sub> adult oral	0.150	0.03
Apis mellifera	a.s.	weeds	ETR <sub>acute</sub> larva oral	0.14	0.2
Apis mellifera	a.s.	field margin	ETR <sub>acute adult oral</sub>	0.00	0.2
Apis mellifera	a.s.	field margin	ETR <sub>chronic</sub> adult oral	0.001	0.03
Apis mellifera	a.s.	field margin	ETR <sub>acute</sub> larva oral	0.00	0.2
Apis mellifera	a.s.	adjacent crop	ETR <sub>acute adult oral</sub>	0.00	0.2
Apis mellifera	a.s.	adjacent crop	ETR <sub>chronic</sub> adult oral	0.001	0.03
Apis mellifera	a.s.	adjacent crop	ETR <sub>acute</sub> larva oral	0.00	0.2
Apis mellifera	a.s.	succeeding crop	ETR <sub>acute adult oral</sub>	0.03	0.2
Apis mellifera	a.s.	succeeding crop	ETR <sub>chronic</sub> adult oral	0.028	0.03
Apis mellifera	a.s.	succeeding crop	ETR <sub>chronic</sub> larva oral	0.03	0.2

Figures in bold exceed the relevant trigger value

# Risk assessment for honeybees from consumption of contaminated water

Species	Test substance	Risk quotient	ETR	Trigger
Risk assessment	from exposure to residues	in guttation fluid (water solul	bility = 128 g/L)	
Apis mellifera	a.s.	ETR <sub>acute adult oral</sub>	7.3	0.2
Apis mellifera	a.s.	ETR <sub>chronic</sub> adult oral	7.42	0.03
Apis mellifera	a.s.	ETR <sub>chronic larva oral</sub>	102.3	0.2
Risk assessment	from exposure to residues	in surface water (FOCUS ste	p 2 PECsw of 0.1 mg/	L)
Apis mellifera	a.s.	ETRacute adult oral	0.00	0.2
Apis mellifera	a.s.	ETR <sub>chronic adult oral</sub>	0.000	0.03
Apis mellifera	a.s.	ETR <sub>chronic</sub> larva oral	0.00	0.2
Risk assessment	from exposure to residues	in puddle water		
Apis mellifera	a.s.	ETR <sub>acute adult oral</sub>	0.00	0.2
	I	176		1

Species	Test substance	Risk quotient	ETR	Trigger
Apis mellifera	a.s.	ETR <sub>chronic</sub> adult oral	0.000	0.03
Apis mellifera	a.s.	ETR <sub>chronic</sub> larva oral	0.00	0.2

Figures in bold exceed the relevant trigger value

No HQ or ETR values for active substance met the relevant triggers at screening assessment, except for the acute contact risk to adult honeybees. Therefore, Tier 1 assessment was performed for acute oral and chronic oral risk to adult honeybees and for acute oral risk to larvae. All the ETR values for active substance met the relevant triggers at Tier 1 assessment, except for scenario "treated crop" at BBCH 10-49 and for chronic oral risk to adult honeybees for scenario "treated crop" at BBCH 10-49 and for chronic oral risk to adult honeybees for scenario "treated crop" at BBCH 10-49 and for chronic oral risk to adult honeybees for scenario "treated crop" at BBCH 10-49 and for chronic oral risk to adult honeybees for scenario "weeds" at all BBCH considered.

For permanent greenhouses, the exposure will be negligible and the risk to honeybees is considered low. However, for the other protected uses, acute and chronic oral risk to adult honeybees and acute oral risk to larvae was identified as high.

It is noted that the proposed GAP for daminozie includes ornamentals at BBCH <50 (i.e. prior to flowering), therefore, the crop will not be attractive for honeybees foraging on pollen and nectar. As regards to unacceptable chronic adult risk to honeybees for "weeds" scenario, the risk could be mitigated by applying when flowering weeds are not present in crop.

### Risk assessment for bumlebees and solitary bees:

No data were available and no risk assessment was performed by RMS.

Since a risk to pollinators introduced in glasshouses where daminozide is used could not be excluded, risk mitigation measures such as covering or removing bumble bee colonies for the application are proposed for these situations.

### **Conclusion** – risk to bees

No risks were identified for bees for field use and protected use (other than permanent greenhouses) when relevant mitigation measures are considered, except for consumption of guttation fluid where high risk was concluded. No risks were identified for bees for protected use in permanent greenhouses when relevant mitigation measures are considered.

### The risk assessment for bees should be discussed in peer-review.

### 2.9.10.2 Risk assessment for non-target arthropods other than bees

The risk assessment was performed for field use (4.25 kg a.s./ha). For protected use (7.65 kg a.s./ha), the risk assessment for non-target arthropods should be performed assuming the same exposure as for a field use, unless it is indicated that the uses will be restricted to permanent greenhouses (based on Technical report on the outcome of the pesticides peer review meeting on general recurring issues in ecotoxicology (EFSA, 2015) ). This was not indicated in the GAP. Therefore, the risk is considered low for permanent greenhouses and no risk assessment is required for for non-target arthropods, however, for protected use other than permanent greenhouses, the risk assessment for for non-target arthropods assuming the same exposure as for afield use was carried out.

### In-field and off-field hazard quotient (HQ) tier 1 risk assessment

In line with ESCORT 2 guidance (2001) and Guidance Document on Terrestrial Ecotoxicology (SANCO/10329/2002) details have been provided for glass plate residue toxicity tests conducted with the indicator species *Aphidius rhopalosiphi* and *Typhlodromus pyri* and formulation Alar 85 SP. The results of these studies have been used to assess in-field and off-field Tier I risks to NTAs from the proposed uses of the representative formulation, according to the ESCORT 2 guidance.

The following equation was used to calculate the hazard quotient (HQ) for the in-field scenario:

In field-HQ = max. single application rate \* MAF /  $LR_{50}$ 

The in-field risk is considered acceptable if the calculated HQ is < 2.

The product is intended to be applied in an application rate of 5 x 4.25 kg daminozide/ha for field use and 5 x 7.65 kg daminozide/ha for glasshouse use, at a minimum interval of 7 days. Therefore, the multiple application factor (MAF) was set 3.0.

Сгор	Rate of use	MAF*	In-field exposure	Drift rate	Veg. distribution factor	Correction factor	Off-field exposure			
	Field use									
Ornamental <50 cm in height	4.25 kg a.s./ha	3	12.75 kg a.s./ha	1.75% (1 m)	10	10	0.223 kg a.s./ha			
Ornamental >50 cm in height	4.25 kg a.s./ha	3	12.75 kg a.s./ha	6.59% (3 m)	10	10	0.840 kg a.s./ha			
	Protected use (other than permanent greenhouses)									
Ornamental <50 cm in height	7.65 kg a.s./ha	3	22.95 kg a.s./ha	1.75% (1 m)	10	10	0.402 kg a.s./ha			
Ornamental >50 cm in height	7.65 kg a.s./ha	3	22.95 kg a.s./ha	6.59% (3 m)	10	10	1.512 kg a.s./ha			

Table 83:	In- and off-field e	exposure of daminozide	applied to ornamentals

Сгор	Test species	LR50 <sup>a</sup> (kg a.s./ha)	Exposure scenario	Estimated exposure (kg a.s./ha)	HQ [Trigger = 2]				
	Field use								
Ornamental <50 cm	T 11 1 ·	> 8.50	In-field	12.75	<1.50				
in height	Typhlodromus pyri	~ 8.30	Off-field	0.223	<0.026				
Ornamental <50 cm	Aphidius	> 8.50	In-field	12.75	<1.50				
in height	rhopalosiphi	> 8.30	Off-field	0.223	<0.026				
Ornamental >50 cm	Typhlodromus pyri	> 8 50	In-field	12.75	<1.50				
in height		> 8.50	Off-field	0.840	<0.099				
Ornamental >50 cm	Aphidius	> 8.50	In-field	12.75	<1.50				
in height	rhopalosiphi		Off-field	0.840	<0.099				
	Protected u	ise (other than	permanent greenho	uses)					
Ornamental <50 cm	Typhlodromus pyri	> 8.50	In-field	22.95	<2.70				
in height			Off-field	0.402	<0.047				
Ornamental <50 cm	Aphidius	> 8.50	In-field	22.95	<2.70				
in height	rhopalosiphi		Off-field	0.402	<0.047				
Ornamental >50 cm	Typhlodromus pyri	> 8.50	In-field	22.95	<2.70				
in height			Off-field	1.512	<0.18				
Ornamental >50 cm	Aphidius		In-field	22.95	<2.70				
-	rhopalosiphi	> 8.50	Off-field	1.512	<0.18				

# Table 84: In-field and off-field hazard quotients (HQs) for standard laboratory terrestrial arthropods from the proposed use of daminozide

All the HQ values for both *A. rhopalosiphi* and *T. pyri* for oudoor use met the trigger of 2, indicating acceptable in-field and off-field risk.

The in-field HQ values for both *A. rhopalosiphi* and *T. pyri* for protected use use did not meet the trigger of 2, indicating high risk for protected use. Futher consideration is needed.

# Refined in-field risk assessment for protected use (other than permanent greenhouses)

Extended laboratory studies on *T. pyri* were only available and the the refined risk assessment is presented in the table below. No additional studies were provided for *A. rhopalosiphi*.

 Table 85: Refined non-target arthropod in-field risk assessment for T. pyri for protected use (other than permanent greenhouses)

rop Species	Appl. rate	MAF	<b>PER</b> in-field	LR50; ER50	Risk
-------------	------------	-----	---------------------	------------	------

		[kg a.s./ha]		[g a.s./ha]	[kg a.s./ha]	acceptable?
Ornamental <50 cm in height	Typhlodromus pyri	7.65	3.0	22.95	> 8.50	No
Ornamental >50 cm in height	Typhlodromus pyri	7.65	3.0	22.95	> 8.50	No

The in-field risk for both *A. rhopalosiphi* and *T. pyri* for glasshouse use was identified as high. No further refinement was provided.

Additionally, first tier laboratory studies on *Chrysoperla carnea*, *Poecilus cupreus*, *Orius laevigatus* and *Encarsia formosa*, also exposed to 8.5 kg daminozide/ha, are available. These studies demonstrated no lethal or sublethal effects of greater than 50% (ESCORT 2 trigger value) for *C. carnea*, *P. cupreus* and *O. laevigatus*. The product did result in effects of > 50% on the survival, but not the fecundity, of *E. formosa*. However, the observed toxicity was most likely caused by the sticky spray residue on the glass plates (false positive) as indicated in the Review Report (2005).

Overall, a low risk to non-target arthropods can be concluded for the proposed field use of daminozide on ornamentals and also for permanent greenhouses. <u>However, a high in-field risk to non-target arthropods was identified for protected uses other than permanent greenhouses.</u>

It is noted that the risk to beneficial arthropods, used in Integrated Pest Management (IPM) in permanent grrenhouses, is considered to be low, while for protected uses other than permanent greenhouses is considered high.

# 2.9.10.3 Risk assessment for non-target soil meso- and macrofauna

### 2.9.10.3.1 Earthworms

# **Calculation of TER values**

In the table below, maximum  $PEC_{soil}$  values for daminozide are compared to the chronic toxicity data to derive TERs.

Time scale	NOEC (mg a.s./kg soil) <sup>a</sup>	Maximum PEC <sub>soil</sub> (mg a.s./kg soil)	TER	TER Trigger					
Ornamentals - field use (5 x 4.25 kg a.s./ha)									
Chronic	648	2.833	229	5					
Ornamentals - protected use (5 x 7.65 kg a.s,/ha)									
Chronic	648	5.100	127	5					
	Ornamentals Chronic Ornamentals - Chronic	Time scale(mg a.s./kg soil)aOrnamentals - field use (5 x 4.2ChronicOrnamentals - protected use (5 x 4.2Chronic648	Time scale(mg a.s./kg soil)aPEC_soil (mg a.s./kg soil)Ornamentals - field use (5 x 4.25 kg a.s./ha)Chronic6482.833Ornamentals - protected use (5 x 7.65 kg a.s./ha)Chronic6485.100	Time scale         (mg a.s./kg soil) <sup>a</sup> PEC <sub>soil</sub> (mg a.s./kg soil)         TER           Ornamentals - field use (5 x 4.25 kg a.s./ha)             Chronic         648         2.833         229           Ornamentals - protected use (5 x 7.65 kg a.s./ha)          127					

### Table 86 : TER calculations for earthworms

The resulting chronic TER values are all above the relevant trigger value of 5 indicating a low risk to earthworms for all proposed uses of Dazide Enhance.

### 2.9.10.3.2 Non-target soil meso- and macrofauna (other than earthworms)

No data were available.

#### 2.9.10.4 Risk assessment for soil nitrogen transformation

Since no valid endpoint for soil nitrogen transformation was available no risk assessment could be performed.

#### 2.9.10.5 Risk assessment for non-target plants

The risk assessment is based on the "Guidance Document on Terrestrial Ecotoxicology", (SANCO/10329/2002 rev2 final, 2002)<sup>3</sup>. It is restricted to off-field situations, as non-target plants are off -crop plants located outside the treated area. Spray drift from the treated areas may lead to residues of a product in off-crop areas.

The risk assessment was performed for field use (4.25 kg a.s./ha). For protected use (7.65 kg a.s./ha), the risk assessment for non-target plants should be performed assuming the same exposure as for an field use, unless it is indicated that the uses will be restricted to permanent greenhouses (based on Technical report on the outcome of the pesticides peer review meeting on general recurring issues in ecotoxicology (EFSA, 2015) ). This was not indicated in the GAP. Therefore, the risk is considered low for permanent greenhouses and no risk assessment is required for non-target plants, however, for protected use other than permanent greenhouses, the risk assessment for non-target plants assuming the same exposure as for a field use was carried out.

 Table 87: Toxicity Exposure Ratios for terrestrial non-target plants exposed to daminozide (worst case - ornamentals >50 cm in height)

Test type	Application rate (kg a.s./ha)	Drift value <sup>a</sup> (%)	PER <sub>drift</sub> (kg a.s./ha)	ER50 <sup>b</sup> (kg a.s./ha)	TER°	TER Trigger	
Field use							
Vegetative vigour	4.25	8.02	0.34	>13	>38.24	5	
Seedling emergence & growth	4.25	8.02	0.34	>13	>38.24	5	
Protected use (other than permanent greenhouses)							
Vegetative vigour	7.65	8.02	0.61	>13	>21.31	5	
Seedling emergence & growth	7.65	8.02	0.61	>13	>21.31	5	

<sup>a</sup> Drift estimates are based on 90<sup>th</sup> percentile values for ornamentals >50 cm in height at a 3 m buffer based on single applications (BBA 2000<sup>)</sup>.

<sup>b</sup> ER<sub>50</sub> is used to calculate the Toxicity Exposure Ratio

<sup>c</sup> Toxicity Exposure Ratio = ER<sub>50</sub>/PER<sub>drift</sub>

The calculated TER values, based on basic drift values for ornamentals >50 cm in height (worst-case) single application with a 3 meter buffer exceed the trigger of 5 in all species tested for effects on seedling emergence and vegetative vigour. This indicates that there will be negligible risk to non-target plans from the proposed uses (both field and protected) of daminozide, even considering worst-case exposure scenarios without buffer mitigations.

# 2.10 PROPOSED HARMONISED CLASSIFICATION AND LABELLING ACCORDING TO THE CLP CRITERIA [SECTIONS 1-6 OF THE CLH REPORT]

#### 2.10.1 Identity of the substance [section 1 of the CLH report]

## 2.10.1.1 Name and other identifiers of the substance

Substance identity and information related to molecular and structural formula of the substance

Name(s) in the IUPAC nomenclature or other international chemical name(s)	daminozide (ISO); 4-(2,2-dimethylhydrazino)-4-oxobutanoic acid; <i>N</i> -dimethylaminosuccinamic acid
Other names (usual name, trade name, abbreviation)	Butanedioic acid mono(2,2-dimethylhydrazide)
ISO common name (if available and appropriate)	Daminozide (ISO); no synonyms
EC number (if available and appropriate)	-
EC name (if available and appropriate)	216-485-9
CAS number (if available)	1596-84-5
Other identity code (if available)	330 (CIPAC)
Molecular formula	$C_6H_{12}N_2O_3$
Structural formula	
SMILES notation (if available)	-
Molecular weight or molecular weight range	160.1711
Degree of purity (%) (if relevant for the entry in Annex VI)	Min. 990 g/kg

#### 2.10.1.2 Composition of the substance

Constituents (non-confidential information)

Constituent (Name and numerical identifier)	Concentration range (% w/w minimum and maximum in multi- constituent substances)	Current CLH in Annex VI Table 3.1 (CLP)	Current self- classification and labelling (CLP)
N-dimethylaminosuccinamic	$\ge$ 99% (w/w)		
acid			
or			
4-(2,2-dimethylhydrazino)-4-			
oxobutanoic acid;			
Daminozide (ISO)			

Impurities (non-confidential information) if relevant for the classification of the substance

Impurity (Name and numerical identifier)Concentration range (% w/w minimum and maximum)	Current CLH in Annex VI Table 3.1 (CLP)	Current self- classification and labelling (CLP)	The impurity contributes to the classification and labelling
--	---	--	---

N-nitrosodimethylamine (NDMA)	max 2.0 mg/kg	Carc. 1B Acute Tox. 2 * Acute Tox. 3 * STOT RE 1 Aquatic Chronic 2	Carc. 1B Acute Tox. 2 * Acute Tox. 3 * STOT RE 1 Aquatic Chronic 2	Yes
1,1-Dimethylhydrazide (UDMH)	max 30 mg/kg	Flam. Liq. 2 Carc. 1B Acute Tox. 3 * Acute Tox. 3 * Skin Corr. 1B Aquatic Chronic 2	Flam. Liq. 2 Carc. 1B Acute Tox. 3 * Acute Tox. 3 * Skin Corr. 1B Aquatic Chronic 2	Yes

Additives (non-confidential information) if relevant for the classification of the substance

Additive (Name and numerical identifier)	Function	Concentration range (% w/w minimum and maximum)	Current CLH in Annex VI Table 3.1 (CLP)	Current self- classification and labelling (CLP)	The additive contributes to the classification and labelling
-					

Test substances (non-confidential information)

Identification of test substance	Purity	Impurities and additives (identity, %, classification if available)	Other information	The study(ies) in which the test substance is used
Daminozide pure substance	99.9 % (w/w)			See tables of physical hazards
Daminozide technical substance	99.7 %(w/w)			See tables of physical hazards

Daminozide

# 2.10.2 Proposed harmonized classification and labelling

# 2.10.2.1 Proposed harmonised classification and labelling according to the CLP criteria

				Classific	ation	]	Labelling				
	Index No	International Chemical Identification	EC No	CAS No	Hazard Class and Category Code(s)		Pictogram, Signal Word Code(s)	Hazard statement Code(s)	Suppl. Hazard statement Code(s)	Specific Conc. Limits, M-factors	Notes
Current Annex VI entry					No current Ar	nnex VI entry	y				
Dossier submitters proposal	607- RST- VW-Y	daminozide (ISO); 4-(2,2- dimethylhydrazino)-4- oxobutanoic acid; <i>N</i> -dimethylaminosuccinamic acid	216-485-9	1596-84-5	Carc. 1B	Н350	GHS08 Dgr	H350			
Resulting Annex VI entry if agreed by RAC and COM											

# 2.10.2.2 Additional hazard statements / labelling

Reason for not proposing harmonised classification and status under CLH public consultation

Hazard class	Reason for no classification	Within the scope of CLH public consultation		
Explosives	data conclusive but not sufficient for classification	Yes		
Flammable gases (including chemically unstable gases)	hazard class not applicable	No		
Oxidising gases	hazard class not applicable	No		
Gases under pressure	hazard class not applicable	No		
Flammable liquids	hazard class not applicable	No		
Flammable solids	data conclusive but not sufficient for classification	Yes		
Self-reactive substances	hazard class not assessed in this dossier	No		
Pyrophoric liquids	hazard class not applicable	No		
Pyrophoric solids	hazard class not assessed in this dossier	No		
Self-heating substances	data conclusive but not sufficient for classification	Yes		
Substances which in contact with water emit flammable gases	hazard class not assessed in this dossier	No		
Oxidising liquids	hazard class not applicable	No		
Oxidising solids	data conclusive but not sufficient for classification	Yes		
Organic peroxides	hazard class not applicable	No		
Corrosive to metals	hazard class not assessed in this dossier	No		
Acute toxicity via oral route	Conclusive, but not sufficient for classification	Yes		
Acute toxicity via dermal route	Conclusive, but not sufficient for classification	Yes		
Acute toxicity via inhalation route	Conclusive, but not sufficient for classification	Yes		
Skin corrosion/irritation	Conclusive, but not sufficient for classification	Yes		
Serious eye damage/eye irritation	Conclusive, but not sufficient for classification	Yes		

Hazard class	Reason for no classification	Within the scope of CLH public consultation		
Respiratory sensitisation	Conclusive, but not sufficient for classification	Yes		
Skin sensitisation	Conclusive, but not sufficient for classification	Yes		
Germ cell mutagenicity	Conclusive, but not sufficient for classification	Yes		
Carcinogenicity	rcinogenicity - Yes			
Reproductive toxicity	Conclusive, but not sufficient for classification	Yes		
Specific target organ toxicity-single exposure	Conclusive, but not sufficient for classification	Yes		
Specific target organ toxicity-repeated exposure	Conclusive, but not sufficient for classification	Yes		
Aspiration hazard	Hazard class not applicable	No		
Hazardous to the aquatic environment	Conclusive but not sufficient for classification	Yes		
Hazardous to the ozone layer	Conclusive, but not sufficient for classification	Yes		

#### 2.10.3 History of the previous classification and labelling

Not applicable. Daminozide has no previous classification and labelling.

#### 2.10.4 Identified uses

Daminozide is used as a plant growth regulator. For more details, please refer to the GAP table under point 1.5

#### 2.10.5 Data sources

Please refer to RAR Volumes 3 CA B1, B2, B6, B8 and B9.

#### 2.11 Relevance of metabolites in groundwater

#### 2.11.1 STEP 1: Exclusion of Degradation Products of No Concern

In soil, metabolite M1 (methanol) exceeded 10% AR in all four soils on more than one occasion. Methanol does not meet any of the conditions set out in the guidance document 'SANCO/221/2000 – rev.10- final, 25 February 2003' to be considered as a degradation product of no concern. Therefore, further consideration is necessary.

#### 2.11.2 STEP 2: Quantification of Potential Groundwater Contamination

PECgw values for methanol were calculated using FOCUS groundwater scenarios and PEARL 4.4.4 model. The uses considered were 5 x 7.65 kg a.s./ha for indoor use on ornamentals and 5 x 4.2.5 kg a.s./ha for field use on ornamentals.

Predicted environmental concentrations for methanol where applications were made both indoors and in the field resulted in all scenarios displaying PECgw values  $<0.1 \mu g/L$ .

Therefore, no further consideration is required for methanol on the basis that the metabolite will not leach into groundwater al levels above  $0.1 \mu g/L$ .

#### 2.11.3 STEP 3: Hazard Assessment: Identification of relevant metabolites

#### 2.11.3.1 STEP 3, STAGE 1: Screening for biological activity

No further assessment needed as methanol is not predicted to leach into groundwater at levels above 0.1 µg/L.

#### 2.11.3.2 STEP 3, STAGE 2: Screening for genotoxicity

No further assessment needed as methanol is not predicted to leach into groundwater at levels above 0.1 µg/L.

#### 2.11.3.3 STEP 3, STAGE 3: Screening for toxicity

No further assessment needed as methanol is not predicted to leach into groundwater at levels above 0.1 µg/L.

#### 2.11.4 STEP 4: Exposure assessment – threshold of concern approach

No further assessment needed as methanol is not predicted to leach into groundwater at levels above 0.1 µg/L.

#### 2.11.5 STEP 5: Refined risk assessment for non-relevance of metabolites

No further assessment needed as methanol is not predicted to leach into groundwater at levels above 0.1  $\mu$ g/L.

#### 2.11.6 Overall Conclusion

Methanol is not predicted to leach into groundwater at levels above  $0.1 \ \mu g/L$  and hence no further evaluation of its biological activity or toxicity profile is necessary.

#### 2.12 Consideration of isomeric composition in the risk assessment

Daminozide is not an isomeric compound. Further consideration of the isomeric composition in the risk assessment is therefore not required.

#### 2.13 Residue Definitions

#### 2.13.1 Definition of residues for exposure/risk assessment

Food of plant origin: Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH) expressed as daminozide)
 Food of animal origin: Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH) expressed as daminozide)
 Soil: daminozide, methanol

Surface water: daminozide, methanol

Sediment: daminozide, methanol

Ground water: daminozide, methanol

Air: daminozide, methanol

#### 2.13.2 Definition of residues for monitoring

Food of plant origin: Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH) expressed as daminozide) Food of animal origin: Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH) expressed as daminozide) Soil: daminozide

Surface water: daminozide

Sediment: daminozide

Ground water: daminozide

Air: daminozide, UDMH

# LEVEL 3

## **3** PROPOSED DECISION WITH RESPECT TO THE APPLICATION

# 3.1 Background to the proposed decision

# 3.1.1 Proposal on acceptability against the approval criteria – Article 4 and Annex II of Regulation (EC) No 1107/2009

3.1.1	.1 Article 4	Yes	No	
	It is considered that Article 4 of Regulation (EC)			This will depend on the outcome of the expert discussion
	No 1107/2009 is complied with. Specifically the			on carcinogenicity.
	RMS considers that authorisation in at least one			
	Member State is expected to be possible for at			
	least one plant protection product containing the			
	active substance for at least one of the			
	representative uses.			
3.1.1	.2 Submission of further information (Annex	Yes	No	
II 2.	2)			
i)	It is considered that a complete dossier has been		Х	See point 3.1.5 – Issues that could not be finalized
	submitted			
ii)	It is considered that in the absence of a full	Х		
	dossier the active substance may be approved			
	even though certain information is still to be			
	submitted because:			
	(a) the data requirements have been amended or			
	refined after the submission of the dossier; or			
	(b) the information is considered to be			
	confirmatory in nature, as required to increase			
	confidence in the decision.			
3.1.1	.3 Restrictions on approval (Annex II 2.3)	Yes	No	
	It is considered that in line with Article 6 of		Х	
	Regulation (EC) No 1107/2009 approval should			
	be subject to conditions and restrictions.			
3.1.1	.4 Criteria for the approval of an active			
subs	tance (Annex II 3)			
	sier (Annex II 3.1)	Yes	No	
i)	It is considered the dossier contains the	Х		The provided data are sufficient for establishing
	information needed to establish, where relevant,			reference values.
	Acceptable Daily Intake (ADI), Acceptable			
	Operator Exposure Level (AOEL) and Acute			
	Reference Dose (ARfD).			
ii)	It is considered that the dossier contains the	Х		
	information necessary to carry out a risk			
	assessment and for enforcement purposes			

1	(almost for subst for 1 1			1
	(relevant for substances for which one or more			
	representative uses includes use on feed or food			
	crops or leads indirectly to residues in food or			
	feed). In particular it is considered that the			
	dossier:			
	(a) permits any residue of concern to be defined;			
	(b) reliably predicts the residues in food and			
	feed, including succeeding crops			
	(c) reliably predicts, where relevant, the			
	corresponding residue level reflecting the effects			
	of processing and/or mixing;			
	(d) permits a maximum residue level to be			
	defined and to be determined by appropriate			
	methods in general use for the commodity and,			
	where appropriate, for products of animal origin			
	where the commodity or parts of it is fed to			
	animals;			
	(e) permits, where relevant, concentration or			
	dilution factors due to processing and/or mixing			
	to be defined.			
iii)	It is considered that the dossier submitted is	Х		
	sufficient to permit, where relevant, an estimate			
	of the fate and distribution of the active			
	substance in the environment, and its impact on			
	non-target species.			
Effi	cacy (Annex II 3.2)	Yes	No	
	It is considered that it has been established for	Х		
	one or more representative uses that the plant			
	protection product, consequent on application			
	consistent with good plant protection practice			
	and having regard to realistic conditions of use is			
	sufficiently effective.			
Rele	wance of metabolites (Annex II 3.3)	Yes	No	
	It is considered that the documentation	Х		
	submitted is sufficient to permit the			
	establishment of the toxicological,			
	ecotoxicological or environmental relevance of			
	metabolites.			
Con	position (Annex II 3.4)	Yes	No	
i)	It is considered that the specification defines the	Х		Sufficient information has been presented to support the
	minimum degree of purity, the identity and			declared technical specification of daminozide with
	maximum content of impurities and, where			respect to the identity and content of impurities in the
	relevant, of isomers/diastereo-isomers and			respective technical specifications.
1	additives and the content of immunities of			
1	additives, and the content of impurities of			

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i T	toxicological, ecotoxicological or environmental			The minimum purity of daminozide should be specified
	concern within acceptable limits.			as 990 g/kg
ii)	It is considered that the specification is in			Not relevant (no FAO specification available for
,	compliance with the relevant Food and			daminozide)
	-			
	Agriculture Organisation specification, where			
	such specification exists.			
iii)	It is considered for reasons of protection of			Not relevant (see above)
	human or animal health or the environment,			
	stricter specifications than that provided for by			
	the FAO specification should be adopted.			
Meth	nods of analysis (Annex II 3.5)	Yes	No	
i)	It is considered that the methods of analysis of	Х		Adequate analytical methods are available for the
	the active substance, safener or synergist as			determination of daminozide and all significant and
	manufactured and of determination of impurities			relevant impurities in the technical material.
	of toxicological, ecotoxicological or			
	environmental concern or which are present in			
	quantities greater than 1 g/kg in the active			
	substance, safener or synergist as manufactured,			
	have been validated and shown to be sufficiently			
	-			
	specific, correctly calibrated, accurate and			
	precise.			
ii)	It is considered that the methods of residue		Х	Adequate methods are available to monitor the respective
	analysis for the active substance and relevant			current residue definition in soil, drinking water, surface
	metabolites in plant, animal and environmental			water and air.
	matrices and drinking water, as appropriate,			Method for air (daminozide) is available, but validation is
	shall have been validated and shown to be			not sufficient (LOQ is not low enough).
	sufficiently sensitive with respect to the levels of			Methods for the determination of daminozide residues in
	concern.			or on food and feed of plant and animal origin are not
				required.
				Methods for the determination of daminozide residues in
				body fluids and tissues are required.
iii)	It is confirmed that the evaluation has been	X		The information submitted with regards to methods of
,	carried out in accordance with the uniform			analysis is sufficient to support approval.
				anarysis is sufficient to support approval.
	principles for evaluation and authorisation of			
( I	plant protection products referred to in Article			
	20(0) (D 1, 1107/2000)			
_	29(6) of Regulation 1107/2009.			
	act on human health (Annex II 3.6)			
Impa	act on human health (Annex II 3.6) act on human health - ADI, AOEL, ARfD	Yes	No	
Impa	act on human health (Annex II 3.6) act on human health - ADI, AOEL, ARfD nex II 3.6.1)		No	
Impa	act on human health (Annex II 3.6) act on human health - ADI, AOEL, ARfD nex II 3.6.1) It is confirmed that (where relevant) an ADI,	Yes	No	The calculation of the ADI is based on the results of a
Impa	act on human health (Annex II 3.6) act on human health - ADI, AOEL, ARfD nex II 3.6.1) It is confirmed that (where relevant) an ADI, AOEL and ARfD can be established with an		No	two-year carcinogenicity study in rat. The increased
Impa	act on human health (Annex II 3.6) act on human health - ADI, AOEL, ARfD nex II 3.6.1) It is confirmed that (where relevant) an ADI,		No	

	the vulnerability of specific groups of the			"NOAEL" of 5 mg/kg bw/day has been established.
	population.			to the mark owned has been established.
	population.			Application of an according to factor of 100 and additional
				Application of an assessment factor of 100 and additional
				safety factor of 2 resulted in ADI of 0.025 mg/kg bw/day
				Due to the frequent use pattern of formulations based on
				daminozide, the AOEL is based on the results of two-
				year carcinogenicity study in rat. The provisional
				"NOAEL" from long-term studies was 5 mg/kg bw/day.
				By using a safety factor of 100, additional safety factor of
				2 and adjustment for 35% oral absorption, this results in a
				long-term systemic AOEL of 0.009 mg/kg bw/day.
				ARFD was not established
-	act on human health – proposed genotoxicity	Yes	No	
class	ification (Annex II 3.6.2)			
	It is considered that, on the basis of assessment		Х	Daminozide - Based on the negative results of in vitro
	of higher tier genotoxicity testing carried out in			and new in vivo studies, daminozide is considered to have
	accordance with the data requirements and other			no genotoxic properties.
	available data and information, including a			
	review of the scientific literature, reviewed by			UDMH is main metabolite and impurity of daminozide.
	the Authority, the substance SHOULD BE			Based on the available data, the genotoxic potential of
	classified or proposed for classification, in			UDMH cannot be unequivocally concluded – for further
	accordance with the provisions of Regulation			details see point 2.6.8
	(EC) No 1272/2008, as mutagen category 1A			
	or 1B.			
Imp	act on human health – proposed	Yes	No	
carc	inogenicity classification (Annex II 3.6.3)			
i)	It is considered that, on the basis of assessment	Х		For further details see point 2.6.5 for daminozide and
	of the carcinogenicity testing carried out in			point 2.6.8 for UDMH.
	accordance with the data requirements for the			1
	active substances, safener or synergist and other			
	available data and information, including a			
	review of the scientific literature, reviewed by			
	the Authority, <b>the substance SHOULD BE</b>			
	classified or proposed for classification, in			
	accordance with the provisions of Regulation			
	(EC) No 1272/2008, as carcinogen category 1A			
	or 1B.		37	
ii)	Linked to above classification proposal.		Х	
	It is considered that exposure of humans to the			
	active substance, safener or synergist in a plant			
	protection product, under realistic proposed			
	conditions of use, is negligible, that is, the			

	product is used in closed systems or in other			
	conditions excluding contact with humans and			
	where residues of the active substance, safener			
	or synergist concerned on food and feed do not			
	exceed the default value set in accordance with			
	Article 18(1)(b) of Regulation (EC) No			
<b>.</b>	396/2005.	<b>x</b> 7	3.7	
-	act on human health – proposed reproductive	Yes	No	
	city classification (Annex II 3.6.4)			
i)	It is considered that, on the basis of assessment		Х	There were no effects observed in relevant studies.
	of the reproductive toxicity testing carried out in			
	accordance with the data requirements for the			
	active substances, safeners or synergists and			
	other available data and information, including a			
	review of the scientific literature, reviewed by			
	the Authority, the substance SHOULD BE			
	classified or proposed for classification, in			
	accordance with the provisions of Regulation			
	(EC) No 1272/2008, as toxic for reproduction			
	category 1A or 1B.			
ii)	Linked to above classification proposal.			Not applicable
	It is considered that exposure of humans to the			
	active substance, safener or synergist in a plant			
	protection product, under realistic proposed			
	conditions of use, is negligible, that is, the			
	product is used in closed systems or in other			
	conditions excluding contact with humans and			
	where residues of the active substance, safener			
	or synergist concerned on food and feed do not			
	exceed the default value set in accordance with			
	Article 18(1)(b) of Regulation (EC) No			
	396/2005.			
Imp	act on human health – proposed endocrine	Yes	No	
disru	upting properties classification (Annex II 3.6.5)			
i)	It is considered that the substance SHOULD		Х	No effects with regard to the endocrine disruption were
	BE classified or proposed for classification in			observed
	accordance with the provisions of Regulation			
	(EC) No 1272/2008, as carcinogenic category 2			
	and toxic for reproduction category 2 and on			
	that basis shall be considered to have			
	endocrine disrupting properties.			
ii)	It is considered that <b>the substance SHOULD</b>		Х	There were no effects observed in relevant studies.
	BE classified or proposed for classification in			
	accordance with the provisions of Regulation			
n 1	re recent of hegelandin			

	(EC) No 1272/2008, as toxic for reproduction			
	category 2 and in addition the RMS considers			
	the substance has toxic effects on the endocrine			
	organs and on that basis shall be considered			
	to have endocrine disrupting properties.			
iii)	Linked to either i) or ii) immediately above.			
111)	It is considered that exposure of humans to the			
	-			
	active substance, safener or synergist in a plant			
	protection product, under realistic proposed			
	conditions of use, is negligible, that is, the			
	product is used in closed systems or in other			
	conditions excluding contact with humans and			
	where residues of the active substance, safener			
	or synergist concerned on food and feed do not			
	exceed the default value set in accordance with			
	Article 18(1)(b) of Regulation (EC) No			
	396/2005.			
	and behaviour in the environment			
Pers	istent organic pollutant (POP) (Annex II 3.7.1)	Yes	No	
	It is considered that the active substance			Normalised laboratory soil DT50 to $12^{\circ}C = 0.1 - 0.5$
	FULFILS the criteria of a persistent organic			days
	pollutant (POP) as laid out in Regulation			Normalised whole system water/sediment DT50 to 12°C
	1107/2009 Annex II Section 3.7.1.			= 1.9 - 2.0 days
_				No reliable DT50 in surface water, <b>data gap</b>
	istent, bioaccumulative and toxic substance	Yes	No	
(PR)	(Annex II 3.7.2)			
	It is considered that the active substance			Normalised laboratory soil DT50 to $12^{\circ}C = 0.1 - 0.5$
	FULFILS the criteria of a persistent,			days
	bioaccumulative and toxic (PBT) substance as			Normalised whole system water/sediment DT50 to 12°C
	laid out in Regulation 1107/2009 Annex II			= 1.9 - 2.0 days
	Section 3.7.2.			No reliable DT50 in surface water, data gap
				Based on the proposed classification (Carc. 1B) the
				substance fullfils criteria for toxicity.
	persistent and very bioaccumulative	Yes	No	
subs	tance (vPvB) (Annex II 3.7.3)			
	It is considered that the active substance			Normalised laboratory soil DT50 to $12^{\circ}C = 0.1 - 0.5$
	<b>FULFILS</b> the criteria of a a very persistent and			days
	very bioaccumulative substance (vPvB) as laid			Normalised whole system water/sediment DT50 to 12°C
	out in Regulation 1107/2009 Annex II Section			= 1.9 - 2.0 days
	3.7.3.			No reliable DT50 in surface water, <b>data gap</b>
Free	ovicelem: (Apper II 2 9)	Ver	Na	
	oxicology (Annex II 3.8) It is considered that the risk assessment	Yes	No X	No acute risks were identified for birds for field use.
i)			Λ	
	demonstrates risks to be acceptable in			No acute and reproductive risks were identified for birds

accordance with the criteria laid down in the uniform principles for evaluation and authorisation of plant protection products referred to in Article 29(6) under realistic proposed conditions of use of a plant protection product containing the active substance, safener or synergist. The RMS is content that the assessment takes into account the severity of effects, the uncertainty of the data, and the number of organism groups which the active substance, safener or synergist is expected to affect adversely by the intended use. for protected use in permanent greenhouses. High dietary reproductive risk was concluded for small insectivorous bird (blue tit) for field use. High dietary acute and reproductive risk was concluded for small insectivorous bird (blue tit) for protected use other than permanent greenhouses.

No acute risks were identified for mammals for field use. No acute and reproductive risks were identified for birds for protected use in permanent greenhouses.

High dietary reproductive risk was concluded for small herbivorous mammal scenario (common vole) for field use.

High dietary acute and reproductive risk was concluded for small herbivorous mammal scenario (common vole) for protected use other than permanent greenhouses.

No acute risks were identified for fish and aquatic invertebrates and no chronic risks were identified for fish and algae from daminozide and its metabolite methanol. No valid chronic toxicity data for aquatic invertebrates and aquatic macrophytes were available, neither for daminozide nor for methanol. Therefore, no chronic risk assessment could be performed for aquatic invertebrates and aquatic macrophytes. Thus, aquatic risk assessment for both daminozide and methanol could not be finalized.

No risks were identified for bees for field use and protected use other than permanent greenhouses (when relevant mitigation measures are considered), except for consumption of guttation fluid where high risk was concluded.

No risks were identified for bees for protected use in permanent greenhouses (when relevant mitigation measures are considered).

No risks were identified for non-target arthropods other than bees for field use and protected use in permanent greenhouses.

High risk to non-target arthropods was identified for protected uses other than permanent greenhouses.

The risk to beneficial arthropods, used in Integrated Pest Management (IPM) in permanent grrenhouses, is considered to be low, while for protected uses other than

				permanent greenhouses is considered high.
				No risks were identified for earthworms.
				Since no valid endpoint for soil nitrogen transformation was available no risk assessment could be performed. Thus, risk assessment for soil microorganisms could not be finalized.
				No risks were identified for non-target flora.
				For further information on risks to non-target flora and fauna, see Vol 1 Level 2.6.
ii)	It is considered that, on the basis of the assessment of Community or internationally agreed test guidelines, the substance <b>HAS</b> endocrine disrupting properties that may cause adverse effects on non-target organisms.		X	
iii)	Linked to the consideration of the endocrine properties immediately above. It is considered that the exposure of non-target organisms to the active substance in a plant protection product under realistic proposed conditions of use is negligible.			
iv)	It is considered that it is established following an appropriate risk assessment on the basis of Community or internationally agreed test guidelines, that the use under the proposed conditions of use of plant protection products containing this active substance, safener or synergist: — will result in a negligible exposure of honeybees, or — has no unacceptable acute or chronic effects on colony survival and development, taking into account effects on honeybee larvae and honeybee behaviour.			No risks were identified for bees for field use and protected use other than permanent greenhouses (when relevant mitigation measures are considered), <u>except for</u> <u>consumption of guttation fluid where high risk was</u> <u>concluded.</u> No risks were identified for bees for protected use in permanent greenhouses (when relevant mitigation measures are considered). <u>The risk assessment for bees should be discussed in peer</u> <u>review.</u>
Resi	due definition (Annex II 3.9)	Yes	No	
	It is considered that, where relevant, a residue definition can be established for the purposes of risk assessment and for enforcement purposes.	X		Definition of residues for exposure/risk assessment: Food of plant origin: Daminozide (sum of daminozide and 1,1-dimethyl-hydrazine (UDMH) expressed as daminozide)

1				Food of animal origin: Daminozide (sum of daminozide
				and 1,1-dimethyl-hydrazine (UDMH), expressed as
				daminozide)
				Soil: daminozide, methanol
				Surface water: daminozide, methanol
				Ground water: daminozide, methanol
				Air: daminozide, methanol
				EFATE residue definition is provisional
				Definition of residues for monitoring
				Food of plant origine: Daminozide (sum of daminozide
				and 1,1-dimethyl-hydrazine (UDMH), expressed as
				daminozide)
				Food of animal origin: Daminozide (sum of daminozide
				and 1,1-dimethyl-hydrazine (UDMH), expressed as
				daminozide)
				Soil: daminozide
				Surface water: daminozide
				Sediment: daminozide
				Ground water: daminozide
				Air: daminozide, UDMH
Fate	and behaviour concerning groundwater	Yes	No	
(An	nex II 3.10)			
	It is considered that it has been established for	Х		PECgw values for daminozide were <<0.1 µg/L in all
	one or more representative uses, that			scenarios, for applications made both in the field and in
	consequently after application of the plant			glasshouses. For methanol, applications made both
	protection product consistent with realistic			indoors and in the field resulted in all scenarios
	conditions on use, the predicted concentration of			displaying PECgw values <0.1 µg/L. A relevance
	the active substance or of metabolites,			assessment for methanol is therefore not required.
	degradation or reaction products in groundwater			
	complies with the respective criteria of the			
	uniform principles for evaluation and			
	authorisation of plant protection products			
	referred to in Article 29(6) of Regulation			
	1107/2009.			

# 3.1.2 Proposal - Candidate for substitution

Ca	ndidate for substitution	Yes	No	
	It is considered that the active substance shall be	Х		Based on the proposed classification Carc 1B.,
	approved as a candidate for substitution			daminozide is considered to be a candidate for substition.

# 3.1.3 Proposal – Low risk active substance

ow-risk active substances	Yes	No	
It is considered that the active substance <b>shall be considered of low risk</b> .		Х	
In particular it is considered that the substance			
should NOT be classified or proposed for			
classification in accordance with Regulation			
(EC) No 1272/2008 as at least one of the			
following:			
— carcinogenic,			
— mutagenic,			
— toxic to reproduction,			
— sensitising chemicals,			
— very toxic or toxic,			
— explosive,			
— corrosive.			
In addition, it is considered that the substance is			
NOT:			
- persistent (half-life in soil more than 60			
days),			
— has a bioconcentration factor higher than 100,			
— is deemed to be an endocrine disrupter, or			
- has neurotoxic or immunotoxic effects.			

# 3.1.4 List of studies to be generated, still ongoing or available but not evaluated

Data gap	Relevance in relation to representative use(s)		Study status	
		No confirmation that study available or on- going	Study on-going and anticipated date of completion	Study available but not peer- reviewed
3.1.4.1 Identity of the active				
substance or formulation(s)				
none				
3.1.4.2 Physical and chemical				
properties of the active				
substance and physical, chemical				
and technical properties of the				
formulation(s)				
3.1.4.3 Data on uses and efficacy				
none				
3.1.4.4 Data on handling,				
storage, transport, packaging and labelling				
none				
3.1.4.5 Methods of analysis				
Air	Validation of the method	Х		
	(for daminozide) is not			
	sufficient.			
Body fluids and tissues	It is required according to		х	
	Commission Regulation		(Q4 2018)	
	(EU) No 283/2013.			
3.1.4.6 Toxicology and				

metabolism			
none			
3.1.4.7 Residue data			
none			
3.1.4.8 Environmental fate and			
behaviour			
New Adsorption/desorption study	All		Х
for daminozide			
Short-range and long-range	All	Х	
transport in air for methanol			
3.1.4.9 Ecotoxicology			
Chronic toxicity study on Daphnia.	All		х
Toxicity study on aquatic			
macrophyte.			
Study on effects on soil nitrogen			
transformation.			

#### 3.1.5 Issues that could not be finalised

	e risk assessment that could not be finalised is of the available data <sup>1)</sup>	Relevance in relation to representative use(s)
TOX	Genotoxic properties of the main metabolite	All
	and impurity UDMH cannot be concluded.	
TOX	The role of UDMH in human metabolism	All
	cannot be concluded.	
ECOTOX	No chronic risk assessment could be	All
	performed for aquatic invertebrates and	
	aquatic macrophytes since no valid data were	
	available.	
ECOTOX	No risk assessment for effects on soil nitrogen	All
	transformation could be performed since no	
	valid data were available.	
EFATE	Short-range and long-range transport in air for	All (ornamental crops grown in the field and indoor)
	methanol	
EFATE	Effect of water treatment processes on the	All (ornamental crops grown in the field and indoor)
	nature of residues present in surface and	
	groundwater, when surface water or	
	groundwater are abstracted for drinking water.	

1) An issue is listed as an issue that could not be finalised where there is not enough information available to perform an assessment, even at the lowest tier level, for the representative uses in line with the Uniform Principles, as laid out in Commission Regulation (EU) No 546/2011, and where the issue is of such importance that it could, when finalised, become a concern (which would also be listed as a critical area of concern if it is of relevance to all representative uses).

#### 3.1.6 Critical areas of concern

Critic	al area of concern identified <sup>1)</sup>	Relevance in relation to representative use(s)
1)	Proposed classification Carc. 1B	ALL

1) An issue is listed as a critical area of concern:

(a) where the substance does not satisfy the criteria set out in points 3.6.3, 3.6.4, 3.6.5 or 3.8.2 of Annex II of Regulation (EC) No 1107/2009 and the applicant has not provided detailed evidence that the active substance is necessary to control a serious danger to plant health which cannot be contained by other available means including non-chemical methods, taking into account risk mitigation measures to ensure that exposure of humans and the environment is minimised, or (b) where there is enough information available to perform an assessment for the representative uses in line with the Uniform Principles, as laid out in Commission Regulation (EU) 546/2011, and where this assessment does not permit to conclude that for at least one of the representative uses it may be expected that a plant protection product containing the active substance will not have any harmful effect on human or animal health or on groundwater or any unacceptable influence on the environment. An issue is also listed as a critical area of concern where the assessment at a higher tier level could not be finalised due to a lack of information, and where the assessment performed at the lower tier level does not permit to conclude that for at least one of the representative uses it may be expected that a plant protection product containing the active substance will not have any harmful effect on human or animal health or on groundwater or any unacceptable influence on the environment.

Representative use:		Ornamental crops	
-		Field use	Indoor use
Operator risk	Risk identified	Х	X
	Assessment not finalised	Х	Х
Worker risk	Risk identified	-	Х
	Assessment not finalised	-	Х
Bystander risk	Risk identified	Х	-
	Assessment not finalised	Х	-
Consumer risk	Risk identified	-	-
	Assessment not finalised	-	-
Risk to wild non target	Risk identified	Х	Х
terrestrial vertebrates	Assessment not finalised	Х	Х
Risk to wild non target	Risk identified	Х	Х
terrestrial organisms other	Assessment not finalised	Х	Х
than vertebrates			
Risk to aquatic organisms	Risk identified	Х	Х
	Assessment not finalised	Х	Х
Groundwater exposure active substance	Legal parametric value breached	-	-
	Assessment not finalised	-	-
Groundwater exposure metabolites	Legal parametric value breached	-	-
	Parametric value of 10 µg/L <sup>(a)</sup> breached	-	-
	Assessment not finalised	-	-
Comments/Remarks			

#### 3.1.7 Overview table of the concerns identified for each representative use considered

The superscript numbers in this table relate to the numbered points indicated within chapter 3.1.5 and 3.1.6. Where there is no superscript number, see level 2 for more explanation.

(a) Value for non relevant metabolites prescribed in SANCO/221/2000-rev 10-final, European Commission, 2003

### 3.1.8 Area(s) where expert consultation is considered necessary

It is recommended to organise a consultation of experts on the following parts of the assessment report:

Area(s) where expert consultation is considered necessary	Justification
ECOTOX – Reproductive dietary risk	The selection of ecotoxicologically relevant endpoint to be used in the
assessment for wild mammals.	reproductive risk assessment for wild mammals needs to be discussed in peer
	review.
ECOTOX – Risk assessment for	
aquatic organisms from metabolite	
methanol	
ECOTOX – Risk assessment for bees	No scenario for ornamentals is included in the EFSA Guidance (2013), therefore,
	a surrogate scenario for leafy vegetables has been used by RMS.
ТОХ	Carcinogenic properties of Daminozide and UDMH need to be discussed on the
	expert meeting.

#### 3.1.9 Critical issues on which the Co-RMS did not agree with the assessment by the RMS

Points on which the co-rapporteur Member State did not agree with the assessment by the rapporteur member state. Only the points relevant for the decision making process are listed.

Issue on which Co-RMS disagrees with RMS	Opinion of Co-RMS	Opinion of RMS

#### 3.2 Proposed decision

3.3 Rationale for the conditions and restrictions to be associated with any approval or authorisation(s), as appropriate

## 3.3.1 Particular conditions proposed to be take into account to manage the risks identified

Proposed condition/risk mitigation measure	Relevance in relation to representative use(s)
-	

Proposed condition/risk mitigation measure	Relevance in relation to representative use(s)

#### **APPENDICES**

Appendix 1: Guidance documents used in this assessment

European Commission, 2012. Guidance Document on the Assessment of the Equivalence of Technical Materials of Substances Regulated under Council Directive 91/414/EEC (SANCO/10597/2003 – rev. 10)

European Commission, 2000. Residues: Guidance for generating and reporting methods of analysis in support of pre-registration data requirements for Annex II (part A, Section 4) and Annex III (part A, Section 5) of Directive 91/414 (SANCO/3029/99 rev. 4)

European Commission, 2000. Technical Material and Preparations: Guidance for generating and reporting methods of analysis in support of pre- and post-registration data requirements for Annex II (part A, Section 4) and Annex III (part A, Section 5) of Directive 91/414 (SANCO/3030/99 rev. 4)

European Commission, 2010. Guidance document on pesticide residue analytical methods (SANCO/825/00 rev. 8.1)

OECD Test guideline 401: Acute oral Toxicity

OECG Test guideline 402: Acute Dermal Toxicity

OECD Test guideline 403: Acute Inhalation toxicity

OECD Test Guideline 404: Acute Dermal Irritaton/Corrosion

OECD Test Guideline 405: AcuteEye Irritation/Corrosion

OECD Test Guideline 406: Skin Sensitisatin

OECD Test Guideline 408: Subchronic Oral Toxicity - Rodent: 90 day Study

OECD Test Guideline 409: Subchronic Oral Toxicity - Non-rodent: 90 day Study

OECD Test Guideline 412: Repeated Dose Inhalation Toxicity: 28-day or 14-day study

OECD Test Guideline 410: Repeated Dermal Toxicity 21/28 day Study

OECD Test Guideline 414: Teratogenicity

OECD Test Guideline 416: Two-Generation Reproduction Toxicity

OECD Test Guideline 417: Toxicokinetcs

OECD Test Guideline 424: Neurotoxicity Study In Rodents

OECD Test Guideline 425: Acute Oral Toxicity - Up-and-Down Procedure

OECD Test Guideline 451 Carcinogenicity studies

OECD Test Guideline 453: Combined Chronic Toxicity/Carcinogenicity Studies

OECD Test Guideline 471: Genetic Toxicology: Salmonella typhimurium, Reverse mutation Assay

OECD Test Guideline 472: Genetic Toxicology: Escherichia coli, Reverse mutation Assay

OECD Test Guideline 473: Genetic Toxicology: In vitro Mammalian Cytogenetic Test

OECD Test Guideline 474 Genetic Toxicology: Micronucleus test

OECD Test Guideline 476: Genetic Toxicology: In vitro Mammalian Cell Gene Mutation Tests

OECD Test Guideline 486: Unscheduled DNA Synthesis (UDS) Test with Mammalian Liver Cells in vivo

OPPTS 870.7800: Immunotoxicity

The EFSA Journal, 2012. Guidance on Dermal Absorption. 10(4): 2665.

OECD Test Guideline 501: Metabolism in crops

OECD Test Guideline 502: Metabolism in rotational crops.

OECD Test Guideline 503: Metabolism in livestock

OECD Test Guideline 504: Residues in rotational crops (limited field studies).

OECD Test Guideline 505: Residues in livestock.

OECD Test Guideline 506: Stability of pesticide residues in stored commodities

OECD Test Guideline 507: Nature of the pesticide residues in processed commodities – High temperature hydrolysis.

OECD Test Guideline 508: Magnitude of the pesticide residues in processed commodities.

OECD Test Guideline 509: Crop field trials

OECD (2009). Guidance Document on the Definition of Residues. Environment, Health and Safety Publications. Series on Testing and Assessment No. 63 and Series on Pesticides No. 31

OECD (2009). Guidance Document on Overview of Residue Chemistry Studies (as revised in 2009). Environment, Health and Safety Publications. Series on Testing and Assessment No. 64 and Series on Pesticides No. 32.

OECD (2011) Guidance Document on Crop Field Trials (Series on Testing and Assessment No. 164 and Series on Pesticides No. 66)

OECD (2013) Guidance Document on residues in livestock (Series on Pesticides No. 73)

OECD (2008). Guidance document on magnitude of pesticide residues in processed commodities. Environment, Health and Safety Publications. Series on Testing and Assessment No. 96.

Revision 2.0 of the EFSA model. Reasoned Opinion on the Potential Chronic and Acute Risk to Consumers' Health Arising from Proposed Temporary EU MRLs According to Regulation (EC) No 396/2005 on Maximum Residue Levels of Pesticides in Food and Feed of Plant and Animal Origin, European Food Safety Authority, 15 March 2007

Predictive Operator Exposure Model (POEM), UK MAFF, 1992, (revised 2007).

Uniform Principles for Safeguarding the Health of Applicators of Plant Protection Products (Uniform Principles for Operator Protection): Mitteilungen aus der Biologischen Bundesanstalt fur Land- und Forstwirtschaft, Berlin-Dahlem, no. 277, 1992.

S. Martin, D. Westphal, M. Erdtmann-Vourliotis, F. Dechet, C. Schulze-Rosario, F. Stauber, H. Wicke and G. Chester, "Guidance for Exposure and Risk Evaluation for Bystanders and Residents Exposed to Plant Protection Products During and After Application," Journal of Consumer Protection and Food Safety 3 (2008) 272-281.

Bystander Exposure Guidance, UK CRD Regulatory Update 10/2008, April 22, 2008 European Commission, 2003. Guidance Document on Assessment of the Relevance of Metabolites in Groundwater of Substances Regulated under Council Directive 91/414/EEC. SANCO/221/2000-rev. 10 - final, 25 February 2003.

FOCUS (1996). Soil Persistence Models and EU Registration, European Commission Document No. 7617/VI/96. FOCUS, 2000. "FOCUS Groundwater Scenarios in the EU review of active substances". Report of the FOCUS Groundwater Scenarios Workgroup, EC Document Reference SANCO/321/2000-rev.2. 202 pp, as updated by the Generic Guidance for FOCUS groundwater scenarios, version 1.1 dated April 2002.

FOCUS, 2001. "FOCUS Surface Water Scenarios in the EU Evaluation Process under 91/414/EEC". Report of the FOCUS Working Group on Surface Water Scenarios, EC Document Reference SANCO/4802/2001-rev.2. 245 pp., as updated by the Generic Guidance for FOCUS surface water scenarios, version 1.1 dated March 2012

FOCUS, 2006. "Guidance Document on Estimating Persistence and Degradation Kinetics from Environmental Fate Studies on Pesticides in EU Registration" Report of the FOCUS Work Group on Degradation Kinetics, EC Document Reference Sanco/10058/2005 version 2.0, 434 pp.

FOCUS, 2007. "Landscape And Mitigation Factors In Aquatic Risk Assessment. Volume 1. Extended Summary and Recommendations". Report of the FOCUS Working Group on Landscape and Mitigation Factors in Ecological Risk Assessment, EC Document Reference SANCO/10422/2005 v2.0. 169 pp.

FOCUS, 2009. "Assessing Potential for Movement of Active Substances and their Metabolites to Ground Water in the EU". Report of the FOCUS Workgroup, EC Document Reference SANCO/13144/2010-version.1. 604 pp, as outlined in Generic Guidance for Tier 1 FOCUS groundwater Assessment, version 2.0 dated January 2011.

FOCUS (2011) "Generic guidance for Tier 1 FOCUS Ground water scenarios". Version 2.0. FOCUS Version Control Group, European Commission.

FOCUS (2011) "Generic guidance for FOCUS Surface water scenarios". Version 1.0. FOCUS Version Control Group, European Commission.

FOCUS, 2011. Generic guidance for Estimating Persistence and Degradation Kinetics from Environmental Fate Studies on Pesticides in EU Registration". Ver 1, 23 November, 2011. FOCUS Version Control Group, European Commission.

FOCUS (2008). "Pesticides in Air: Considerations for Exposure Assessment". Report of the FOCUS Working Group on Pesticides in Air, EC Document Reference SANCO/10553/2006 Rev 2 June 2008. 327 pp.

EFSA (European Food Safety Authority), 2009. Guidance Document on Risk Assessment for Birds and Mammals on request of EFSA. EFSA Journal 2009; 7(12):1438.

European Commission, 2002a. Guidance Document on Terrestrial Ecotoxicology Under Council Directive 91/414/EEC. SANCO/10329/2002 rev.2 final, 17 October 2002.

European Commission, 2002b. Guidance Document on Aquatic Ecotoxicology Under Council Directive 91/414/EEC. SANCO/3268/2001 rev 4 (final), 17 October 2002.

European Commission, 2002c. Guidance Document on Risk Assessment for Birds and Mammals Under Council Directive 91/414/EEC. SANCO/4145/2000.

European Commission, 2003. Guidance Document on Assessment of the Relevance of Metabolites in Groundwater of Substances Regulated under Council Directive 91/414/EEC. SANCO/221/2000-rev. 10 - final, 25 February 2003.

SETAC (Society of Environmental Toxicology and Chemistry), 2001. Guidance Document on Regulatory Testing and Risk Assessment procedures for Plant Protection Products with Non-Target Arthropods. ESCORT 2.

The EFSA Journal, 2005. Opinion of the Scientific Panel on Plant health, Plant protection products and their Residues on a request from EFSA related to the assessment of the acute and chronic risk to aquatic organisms with regard to the possibility of lowering the uncertainty factor if additional species were tested. 301, 1-45.

European Food Safety Authority, 2013. EFSA Guidance Document on the risk assessment of plant protection products on bees (*Apis mellifera*, *Bombus* spp. and solitary bees). EFSA Journal 2013;11(7):3295, 268 pp., doi:10.2903/j.efsa.2013.3295