# Justification for the selection of a substance for CoRAP inclusion

Substance Name (Public Name): WÄSSERIGE LOESUNG DES MV31-

KALIUMSALZ

**Chemical Group:** 

**EC Number:** 444-340-1

CAS Number: -

**Submitted by:** Germany

**Date:** 17/03/2015

#### **Note**

This document has been prepared by the evaluating Member State given in the CoRAP update.

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#### 1 IDENTITY OF THE SUBSTANCE

#### 1.1 Other identifiers of the substance

**Table 1: Substance identity** 

EC name:	Not disseminated		
IUPAC name:	Not disseminated		
Index number in Annex VI of the CLP Regulation	N/A		
Molecular formula:	Confidential		
Molecular weight or molecular weight range:	Confidential		
Synonyms/Trade names:	Wässerige Lösung des MV31-Kaliumsalz		
Type of substance	ent		
Characterial forms also			

#### Structural formula:

#### 1.2 Similar substances/grouping possibilities

None

#### 2 CLASSIFICATION AND LABELLING

#### 2.1 Harmonised Classification in Annex VI of the CLP

The substance is not listed in Annex VI of the CLP regulation.

#### 2.2 Self classification

- Acute Tox. 4 (H302); Acute Tox 4 (H312); Skin Corr. 1B (H314);
   Acute Tox. 4 (H332); STOT SE 3 (H335); STOT RE 1 (H372)
- The following hazard classes are in addition notified among the aggregated self classifications in the C&L Inventory:

None

### 2.3 Proposal for Harmonised Classification in Annex VI of the CLP

No proposal for harmonised classification is publically available.

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#### **3 INFORMATION ON AGGREGATED TONNAGE AND USES**

3 INFORMATION ON AGGREGATED TONNAGE AND USES						
From ECHA dissemination site						
☐ 1 - 10 tpa ☐ 10 - 10			00 tpa		☐ 100 - 1000 tpa	
☐ 1000 - 10,000 tpa		□ 10,000 - 100	☐ 10,000 - 100,000 tpa		☐ 100,000 - 1,000,000 tpa	
	0 tpa	□ 10,000,000 -	☐ 10,000,000 - 100,000,000 tpa		☐ > 100,000,000 tpa	
□ <1 > +	g. 10+ ; 100+ ; 1	0,000+ tpa)	000+ tpa) 🛛 Confidential			
☐ Industrial use ☐ Professiona		essional use	☐ Consumer use		☐ Closed System	
4 OTHER COMPLETED/ONGOING REGULATORY PROCESSES THAT MAY AFFECT SUITABILITY FOR SUBSTANCE EVALUATION						
☐ Compliance check, Final decision			☐ Dangerous substances Directive 67/548/EEC			
☐ Testing proposal			☐ Existing Substances Regulation 793/93/EEC			
☐ Annex VI (CLP)			☐ Plant Protection Products Regulation 91/414/EEC			

 ☐ Annex VI (CLP)
 ☐ Plant Protection Products Regulation 91/414/EEC

 ☐ Annex XV (SVHC)
 ☐ Biocidal Product Regulation (Regulation (EU) 528/2012)

 ☐ Annex XIV (Authorisation)
 ☐ Other (provide further details below)

 ☐ Annex XVII (Restriction)

 The previously conducted NONS assessment of the substance does not reflect the current state of knowledge for the environmental assessment of such substances.

### 5 JUSTIFICATION FOR THE SELECTION OF THE CANDIDATE CORAP SUBSTANCE

#### 5.1 Legal basis for the proposal

☐ Article 44(2) (refined	prioritisation	criteria	for substance	evaluation)
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□ Article 45(5) (Member State priority)

<b>5.2 Selection criteria met</b> (why the substance qualifies for being in CoRAP)							
☐ Fulfils criteria as CMR/ Suspected CMR							
☐ Fulfils criteria as Sensitiser/ Suspected sensitiser							
☐ Fulfils criteria as potential endocrine disrupter							
	□ Fulfils criteria as PBT/vPvB / Suspected PBT/vPvB						
$\Box$ Fulfils criteria high (aggregated) tonnage ( $tpa > 1000$ )							
☐ Fulfils exposure criteria							
<u> </u>	☐ Fulfils MS's (national) priorities						
	) priorities						
5.3 Initial grounds for concern to be clarified under Substance Evaluation							
Hazard based concerns							
CMR □C □M □R	Suspected CMR <sup>1</sup>	☐ Potential endocrine disruptor					
Sensitiser	☐ Suspected Sensitiser <sup>1</sup>						
☐ PBT/vPvB	Suspected PBT/vPvB¹	☐ Other (please specify below)					
Exposure/risk based concer	ns						
☐ Wide dispersive use	☐ Consumer use	☐ Exposure of sensitive populations					
	☐ Exposure of workers	☐ Cumulative exposure					
☐ High RCR	☐ High (aggregated) tonnage	☐ Other (please specify below)					
The intrinsic properties of the stable and not readily biodegra bioaccumulation potential addit required, since other mechanis relevance for this class of fluor	dable. No BCF is available. For ional information (e.g. protein ms for bioaccumulation than co	the assessment of the					

JUSTIFICATION DOCUMENT FOR THE SELECTION OF A CORAP SUBSTANCE

Suspected PBT: Potentially Persistent, Bioaccumulative and Toxic

<sup>&</sup>lt;sup>1</sup> <u>CMR/Sensitiser</u>: known carcinogenic and/or mutagenic and/or reprotoxic properties/known sensitising properties (according to CLP harmonized or registrant self-classification or CLP Inventory) <u>Suspected CMR/Suspected sensitiser</u>: suspected carcinogenic and/or mutagenic and/or reprotoxic properties/suspected sensitising properties (not classified according to CLP harmonized or registrant self-classification)

JUSTIFICATION DOCUMENT FOR THE SELECTION OF A CORAP SUBSTANCE

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## 5.4 Preliminary indication of information that may need to be requested to clarify the concern

$\square$ Information on toxicological properties	☐ Information on physico-chemical properties			
$oxed{\boxtimes}$ Information on fate and behaviour	☐ Information on exposure			
$oxed{\boxtimes}$ Information on ecotoxicological properties	☐ Information on uses			
☐ Information ED potential	☐ Other (provide further details below)			
Based on a preliminary examination of the available data, information to assess the bioaccumulation potential is required. To clarify the bioaccumulation potential a testing on whether the substance binds to proteins would be needed.				
A test on long-term ecotoxicity of the substance might be requested because of so far missing chronic data.				
Additionally, a detailed evaluation of the available data may lead to further information requirements.				

### 5.5 Potential follow-up and link to risk management

☐ Harmonised C&L	□ Restriction		☐ Other (provide further details)		
Depending on the outcome of the substance evaluation, an analysis of risk management options shall be carried out to identify appropriate risk management measures.					