## **CLH** report

## **Proposal for Harmonised Classification and Labelling**

Based on Regulation (EC) No 1272/2008 (CLP Regulation), Annex VI, Part 2

**Substance Name:** 3-Iodo-2propynyl butylcarbamate

**EC Number:** 259-627-5

**CAS Number:** 55406-53-6

**Index Number:** Not available

**Submitted by:** DEPA Denmark

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## Part A.

## 1 PROPOSAL FOR HARMONISED CLASSIFICATION AND LABELLING

#### 1.1 Substance

**Table 1:** Substance identity

Substance name:	3-Iodo-2-propynyl butylcarbamate
CAS name:	Carbamic acid, N-butyl-, 3-iodo-2-propyn-1-yl ester
IUPAC name:	3-Iodoprop-2-yn-1-yl butylcarbamate
EC number:	259-627-5
CAS number:	55406-53-6
Molecular formula	C8H12INO2
Molecular weight	281.1 g/mol
Smiles notation	O=C(NCCCC)OCC#CI
Structural formula	O   
Annex VI Index number:	Not listed in Annex VI
Degree of purity:	≥ 98 % (w/w)
Impurities:	None of the impurities are of toxicological, environmental and/or other significance. Therefore, they are not mentioned here. This is in agreement with the provisions of the "CLH report format with explanations".

## 1.2 Harmonised classification and labelling proposal

Table 2: The current Annex VI entry and the proposed harmonised classification

	CLP Regulation	Directive 67/548/EEC (Dangerous Substances Directive; DSD)
Current entry in Annex VI, CLP Regulation	Not included in Annex VI, Table 3.1	Not included in Annex VI, Table 3.2 (CLP)
Current proposal for consideration by RAC	Acute tox 3 - H331 Acute Tox 4 - H302 Eye Dam.1 - H318 Skin sens.1 - H317 STOT SE3 - H335 Aquatic Acute 1 - H400, M=10 according to Commssion Regulation (EU) No 286/2011(2nd ATP): Aquatic Chronic 1 - H410, M= 1	Xn: R22 Xi: R43 - 41R37 T: R23 N: R50
Resulting harmonised classification (future entry in Annex VI, CLP Regulation)	-	-

## 1.3 Proposed harmonised classification and labelling based on CLP Regulation and/or DSD criteria

#### General:

# $\frac{Proposed\ classification\ based\ on\ DSD\ criteria\ (Directive\ 67/548/EEC)\ for\ the\ technical\ material\ IPBC$

Class of Danger T: Toxic

N: Dangerous for the environment

R-Phrases R22: Harmful if swallowed

R23: Toxic by inhalation

R37: Irritating to the respiratory system
R41: Risk of serious damage to the eye
R43: May cause sensitization by skin contact

R50: Very toxic to aquatic organisms

# <u>Proposed classification based on CLP criteria (Regulation 1272/2008/EC) for the technical material IPBC</u>

Signal Word Danger Classification Acute Tox 3

> Eye Dam. 1 Acute Tox 4 Skin Sens. 1 STOT SE3 Aquatic Acute 1

H-Statements H331: Toxic if inhaled

H318: Causes serious eye damage H302: Harmful if swallowed

H317: May cause an allergic skin reactionH335: May cause respiratory irritationH400: Very toxic to aquatic life

according to Commssion Regulation (EU) No 286/2011(2nd ATP):

H410: Very toxic to aquatic life with long-lasting effects

#### Proposed labelling for the technical material IPBC

#### **Directive 67/548/EEC:**

Class of Danger T, N

R-Phrases R22-23-37-41-43-50

S-Phrases S1-2-22-24-26-37/39-38-45-46-61

#### Regulation 1272/2008/EC

Signal Word: Danger

Pictograms: GHS05, GHS06, GHS09 (CLP, Article 26, 1b)

H-Statements: H331 Toxic if inhaled

H318: Causes serious eye damage H302: Harmful if swallowed

H317: May cause an allergic skin reactionH335: May cause respiratory irritationH400: Very toxic to aquatic life

according to Commssion Regulation (EU) No 286/2011(2nd ATP):

H410: Very toxic to aquatic life with long-lasting effects

Table 3: Proposed classification according to the CLP Regulation

CLP Annex I ref	Hazard class	Proposed classification	Proposed SCLs and/or M-factors	Current classification 1)	Reason for no classification <sup>2)</sup>
2.1.	Explosives	-	-	-	conclusive but not sufficient for classification
2.2.	Flammable gases	-	-	-	n.a.
2.3.	Flammable aerosols	=	-	-	n.a.
2.4.	Oxidising gases	-	-	-	n.a.
2.5.	Gases under pressure	-	-	-	n.a.
2.6.	Flammable liquids	=	-	-	n.a.
2.7.	Flammable solids	-	-	-	conclusive but not sufficient for classification
2.8.	Self-reactive substances and mixtures	-	-	-	n.a.
2.9.	Pyrophoric liquids	-	-	-	n.a.
2.10.	Pyrophoric solids	-	-	-	n.a.
2.11.	Self-heating substances and mixtures	-	-	-	n.a.
2.12.	Substances and mixtures which in contact with water emit flammable gases	-	-	-	n.a.
2.13.	Oxidising liquids	-	-	-	n.a.
2.14.	Oxidising solids	-	-	-	conclusive but not sufficient for classification
2.15.	Organic peroxides	-	-	-	n.a.
2.16.	Substance and mixtures corrosive to metals	-	-	-	n.a.
3.1.	Acute toxicity - oral	H302 Acute Tox 4	-	-	
	Acute toxicity - dermal	-	-	-	conclusive but not sufficient for classification
	Acute toxicity – inhalation	H331 Acute Tox 3	- 	-	
3.2.	Skin corrosion / irritation	-	-	-	conclusive but not sufficient for classification
3.3.	Serious eye damage / eye irritation	H318 Eye Dam. 1	-	-	
3.4.	Respiratory sensitisation	-	-	-	conclusive but not sufficient for classification

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3.4.	Cl. 'm a serviti a sti a m	H317	-	-	
	Skin sensitisation	Skin Sens. 1			
3.5.	Mutagenicity	-	-	-	conclusive but not sufficient for classification
3.6.	Carcinogenicity	-	-	-	conclusive but not sufficient for classification
3.7.	Reproductive toxicity	-	-	-	conclusive but not sufficient for classification
3.8.	Specific target organ toxicity	STOT SE 3	-	-	
	-single exposure	H335			
3.9.	Specific target organ toxicity  – repeated exposure	-	-	-	conclusive but not sufficient for classification
3.10.	Aspiration hazard		-	-	conclusive but not sufficient for classification
4.1.	Hazardaya ta tha aquatia	H400	M = 10	-	
	Hazardous to the aquatic environment	Aquatic Acute 1			
		H410*	M = 1*		
5.1.	Hazardous to the ozone layer	-	-	-	conclusive but not sufficient for classification

#### **Proposed labelling for technical material** IPBC

Signal word: Danger

Hazard statements: H331, H318, H302, H317, H335, H400

<sup>&</sup>lt;sup>1)</sup> Including specific concentration limits (SCLs) and M-factors <sup>2)</sup> Data lacking, inconclusive, or conclusive but not sufficient for classification n.a.: not applicable

<sup>\*</sup> according to Commssion Regulation (EU) No 286/2011(2nd ATP)

Table 4: Proposed classification according to DSD

Hazardous property	Proposed classification	Proposed SCLs	Current classification 1)	Reason for no classification <sup>2)</sup>
Explosiveness	-	-	-	conclusive but not sufficient for classification
Oxidising properties	-	-	-	conclusive but not sufficient for classification
Flammability	-	-	-	conclusive but not sufficient for classification
Other physico-chemical properties	-	-	-	conclusive but not sufficient for classification
Thermal stability	-	-	-	conclusive but not sufficient for classification
Acute toxicity	R22, R23	- -	-	
Acute toxicity – irreversible damage after single exposure	R41	-	-	
Repeated dose toxicity	-	-	-	conclusive but not sufficient for classification
Irritation / Corrosion	R37	-	-	
Sensitisation	R43	-	-	
Carcinogenicity	-	-	-	conclusive but not sufficient for classification
Mutagenicity – Genetic toxicity	-	-	-	conclusive but not sufficient for classification
Toxicity to reproduction – fertility	-	-	-	conclusive but not sufficient for classification
Toxicity to reproduction – development	-	-	-	conclusive but not sufficient for classification
Toxicity to reproduction  – breastfed babies.  Effects on or via lactation	-	-	-	conclusive but not sufficient for classification
Environment	R50	-	-	

<sup>1)</sup> Including SCLs
2) Data lacking, inconclusive, or conclusive but not sufficient for classification n.a.: not applicable

## Proposed labelling for technical material containing IPBC

**<u>Labelling:</u>** Indication of danger: T, N

R-phrases: 22-23-37-41-43-50

S-phrases: S1-2-22-24-26-37/39-38-45-46-61

#### 2 BACKGROUND TO THE CLH PROPOSAL

#### 2.1 History of the previous classification and labelling

In the CA Report for PT8, the following classification and labelling was proposed by RMS DK, Hazard symbol(s): **T**, N

#### Risk phrases:

- R22 Harmful if swallowed
- R23 Toxic by inhalation
- R37 Irritating to the respiratory system
- R41 Risk of serious damage to the eye
- R43 May cause sensitisation by skin contact
- R50 Very toxic to aquatic organisms

During the commenting period, France proposed that instead of R37/R23 the risk phrase R48/R23 (Toxic: danger of serious damage to health by prolonged exposure through inhalation) should be applied. The following text is from the commenting Table "Response to comments from Member States and applicant on the draft Assessment report on 3-Iodo-2-propynylbutyl carbamate (IPBC)" from 13.04.2007:

The RMS commented: "As it is considered as a local and not a systemic effect we would rather propose a R37 instead. However, the final decision must be taken at C&L group in ISPRA. The justification paper regarding the differences between human and rats submitted by the applicant (see text in the end of this document) after the CA had finalised the report would also be submitted to the C&L group to be included for discussion." The justification referred to by the RMS is attached as Annex II to this CLH Report.

During the commenting period, Germany proposed that additionally the risk phrase R 53 (may cause long-term adverse effects in the aquatic environment) should be applied. The RMS stated in the CA-report in Doc IIIA, section 9, that "the RMS does not agree to label IPBC with R53 because there is a valid biodegradation test in soil which shows rapid biodegradation" and that "the test was done with no pre-exposure of the soil micro-organism and at environmental realistic concentrations of the test substance. The substance is ultimately degraded within 28 days with a half-life of less than 5 days at 12°C."

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Therefore, the RMS concluded that "there is still an outstanding question about risk phrase 53" and that, "as no common agreement between the Member States could be achieved, this question is sent to the CL group for clarification." A respective Statement submitted by the Applicant during the evaluation of the PT 8 dossier is attached to the CLH Report as Annex III. The conclusion drawn in the Statement that R 53 is not justified can be translated into CLP: application of chronic category "Chronic (long-term) aquatic hazard" is not triggered.

No REACH registration dossiers were available for IPBC.

#### 2.2 Short summary of the scientific justification for the CLH proposal

In this CLH proposal, the Classification and Labelling as proposed in the CA-report is principally adopted; the proposal made by Germany to apply also R 53 is rejected for the reasons put forward by the RMS DK in the CA-report.

#### 2.3 Current harmonised classification and labelling

#### 2.3.1 Current classification and labelling in Annex VI, Table 3.1 in the CLP Regulation

Not included in Annex VI, Table 3.1

#### 2.3.2 Current classification and labelling in Annex VI, Table 3.2 in the CLP Regulation

Not included in Annex VI, Table 3.2

#### 2.4 Current self-classification and labelling

#### 2.4.1 Current self-classification and labelling based on the CLP Regulation criteria

Not applied at present

#### 2.4.2 Current self-classification and labelling based on DSD criteria

The self-classification and labelling applied by most companies is:

Hazard symbol(s): Xn, N

Risk phrases:

- R20 Harmful by inhalation
- R22 Harmful if swallowed
- R41 Risk of serious damage to the eye
- R50 Very toxic to aquatic organisms

## 3 JUSTIFICATION THAT ACTION IS NEEDED AT COMMUNITY LEVEL

According to the "CLH Report Format with Explanation", for biocides and pesticides, there is no need for justification (cf. Article 36(3) CLP Regulation).

## Part B.

## SCIENTIFIC EVALUATION OF THE DATA

#### 1 IDENTITY OF THE SUBSTANCE

## 1.1 Name and other identifiers of the substance

**Table 5:** Substance identity

EC number:	259-627-5
EC name:	3-Iodo-2-propynyl butylcarbamate
CAS number (EC inventory):	55406-53-6
CAS number:	55406-53-6
CAS name:	Carbamic acid, N-butyl-, 3-iodo-2-propyn-1-yl ester
IUPAC name:	3-Iodoprop-2-yn-1-yl butylcarbamate
CLP Annex VI Index number:	Not listed in Annex VI
Molecular formula:	$C_8H_{12}INO_2$
Molecular weight:	281.1 g/mol
Structural formula	O II C=C-CH <sub>2</sub> -O-C-NH-CH <sub>2</sub> -CH <sub>2</sub> -CH <sub>2</sub> -CH <sub>3</sub>
Smiles notation	O=C(NCCCC)OCC#CI

#### 1.2 Composition of the substance

**Table 6:** Constituents (non-confidential information)

Constituent	Typical concentration	Concentration range	Remarks
3-Iodo-2-propynyl butylcarbamate	≥ 98 %	-	-

Current Annex VI entry: Not listed in Annex VI

**Table 7:** Impurities (non-confidential information)

Impurity	Typical concentration	Concentration range	Remarks
-	-	-	-

Current Annex VI entry: Not applicable; none of the impurities are considered to be of potential concern.

**Table 8:** Additives (non-confidential information)

Additive	Function	Typical concentration	Concentration range	Remarks
-	-	-	-	-

Current Annex VI entry: Not applicable; no additives used

#### 1.2.1 Composition of test material

- The purity of the test material (IPBC) in the physico-chemical studies listed in Table 10 below is in the range of 98,3 % to 99.2 % (if indicated in the study report).
- The purity of the test material (IPBC) in the toxicological studies listed in Table 11, 12, 15, 17, 18, 19 and 20 below is in the range of 97 % to 99 %.
- The purity of the test material (IPBC) in the degradation studies provided in Table 21 below is in the range of 97 % to 99.8 %.
- The purity of the test material (IPBC) in the ecotoxicological studies provided in Table 22 below is in the range of 97 % to 99.1 %.

## 1.3 Physico-chemical properties

**Table 9: Summary of physico - chemical properties** 

Property	Value	Reference	Comment (e.g. measured or estimated)
State of the substance at 20°C and 101,3 kPa	Technical: crystalline slightly yellow with a faint odor of iodine Pure: very fine needles, with an off-white color		EPA subdivision D series 63-3 EPA subdivision D series 63-2
Melting/freezing point	65.8 – 66.5 °C		EEC Directive 92/69 A 1 OECD 102
Boiling point	No boiling point		Method: Differential Thermal Analysis (DTA) Decomposition of the test substance starts at 85 °C
Relative density	1.714		Pyknometer method
Vapour pressure	2.36-4.5 x 10 <sup>-3</sup> (at 25 °C)		Vapor pressure balance method EEC Directive 92/69 A 4
Surface tension	69.1 mN/m at 158 mg/L		EEC Directive 92/69 A5 (ring method concentration of test solution: 158 ppm)
Water solubility	168 mg/L (at 20 °C, pH 7)		EEC Directive 92/69 A 6 Flask method No significant influence of the pH value, but an slight increase of the water solubility with temperature rise could be observed.
Partition coefficient	2.81		OECD 107
n-octanol/water			Flask shaking method
Flash point	Not relevant, because melting point is > 50 °C.		
Flammability	Not highly flammable Not auto flammable		EEC Directive 92/69 A 10 flammability A 16 auto flammability
Explosive properties	No explosive properties		The oxygen balance (OB%) calculated gives evidence of the oxygen deficiency in case of negative results. An excess of oxygen gives a positive balance and such compounds can function as oxidant, whereas the explosive power (energy release) is maximal at equivalence, or zero oxygen balance. For IPBC with an OB of – 113.8 % this is not regarded as critical in terms of explosive properties. In addition, the determination of the flammability of IPBC (according EEC, A10) showed that IPBC could not be ignited and the

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			determination of the auto-flammability (according to guideline EEC, A16) showed no exothermic reaction when heated up to 400°C. These measurements confirm that IPBC has no explosive properties.
Self-ignition temperature	Not relevant See information provided	under flammability	
Oxidising properties	No oxidising properties		The oxygen balance (OB%) calculated gives evidence of the oxygen deficiency in case of negative results. An excess of oxygen gives a positive balance and such compounds can function as oxidant, whereas the explosive power (energy release) is maximal at equivalence, or zero oxygen balance. For IPBC with an OB of – 113.8 % this is not regarded as critical in terms of explosive properties. In addition, the determination of the flammability of IPBC (according EEC, A10) showed that IPBC could not be ignited and the determination of the auto-flammability (according to guideline EEC, A16) showed no exothermic reaction when heated up to 400°C. These measurements confirm that IPBC has no explosive properties.
Granulometry	Less than 5% of particles have aerodynamic diameter <_10 \mum.		OECD 110
Stability in organic solvents and identity of relevant degradation products	Stable in octanol, petroleum ether and methanol for 9 days when stored at 25 °C		Concentration of the stored solutions:  Petroleum ether and methanol: ≥10 % of the saturation level, octanol < 10 % of the saturation level
Dissociation constant	Not applicable, non-ionic material.		
Viscosity	Not relevant  IPBC is a solid and not a liquid		

## 2 MANUFACTURE AND USES

#### 2.1 Manufacture

According to the "CLH Report Format with Explanation", for biocides, "this point does not need to be specified for the CLH proposal". Detailed information is provided in the confidential part of the CA Report.

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## 2.2 Identified uses

- PT06: In-can preservatives
- PT07: Film preservatives
- PT08: Wood preservatives
- PT09: Fibre, leather, rubber and polymerised materials preservatives
- PT10: Masonry preservatives
- PT13: Metalworking preservatives

#### 3 CLASSIFICATION FOR PHYSICO-CHEMICAL PROPERTIES

**Table 10:** Summary table for relevant physico-chemical studies

Method	Results	Remarks	Reference
Flammability	Not highly flammable Not auto flammable		EEC Directive 92/69 A 10 flammability A 16 auto flammability
Explosive properties	No explosive properties		Statement
Oxidising properties	No oxidising properties		Statement

IPBC is not highly flammable, has no pyrophoric property and does not undergo spontaneous combustion. IPBC is not explosive and has no oxidizing properties. The oxygen balance (OB%) calculated gives evidence of the oxygen deficiency in case of negative results. An excess of oxygen gives a positive balance and such compounds can function as oxidant, whereas the explosive power (energy release) is maximal at equivalence, or zero oxygen balance. For IPBC with an OB of – 113.8 % this is not regarded as critical in terms of explosive properties. In addition, the determination of the flammability of IPBC (according EEC, A10) showed that IPBC could not be ignited and the determination of the auto-flammability (according to guideline EEC, A16) showed no exothermic reaction when heated up to 400°C. These measurements confirm that IPBC has no explosive properties. Therefore, a classification of IPBC with respect to physical-chemical properties is not justified.

#### 3.1 General physical-chemical hazards

#### 3.1.1 Summary and discussion of physical-chemical properties

Not applicable

#### 3.1.2 Comparison with criteria

Not applicable

#### 3.1.3 Conclusions on classification and labelling

A classification with respect to physical-chemical hazards is not required.

#### 4 HUMAN HEALTH HAZARD ASSESSMENT

The information provided in this section is mainly extracted from Doc IIA, Section 3 'Human health effects assessment' of the CA-Report.

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Where in Doc IIA detailed information is not provided, additional information has been extracted from Doc IIIA, Section 6. Doc IIIA with the full study summaries from the biocide CA-report has been submitted together with the CLP report to provide necessary details for experts discussion of the proposed classifications.

The following general remarks are made concerning the data evaluated in this chapter:

- Unless otherwise stated, all studies were made according to international accepted guidelines and principles for good laboratory practice (GLP).
- Studies included have reliability scores 1 or 2. Supplementary studies (i.e.: studies with a reliability score of 3 or more) give additional information.
- There were no studies in the open literature that were found to provide sufficient information for the health effects assessment.

#### 4.1 Toxicokinetics (absorption, metabolism, distribution and elimination)

#### 4.1.1 Non-human information

#### **Oral route:**

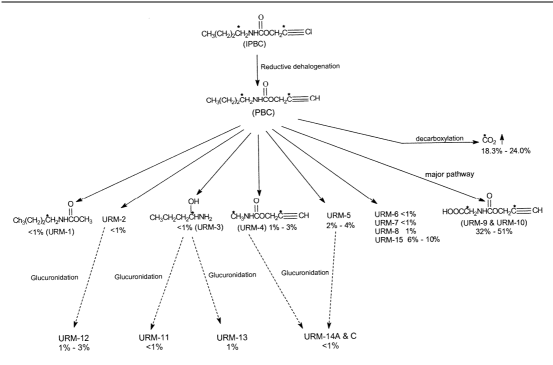
IPBC is rapidly and almost completely absorbed in rats via the oral route (Ampofo, S. (1995); Doc. IIIA, Section A6.2/01). The majority of the administered radioactivity was excreted via urine (57.3% to 70.7%). Faeces was a minor route of excretion in all dose groups (4.4% to 7.4% of the administered radioactivity), while radioactivity was excreted within 72 hours (77 to 99% of the applied radioactivity).

IPBC was widely distributed. The concentration of radioactivity declined in the tissues with time. The percentage of administered radioactivity after 120-hour was highest in blood, carcass, fat, skin, kidney and liver in both sexes of both dosing regimes There was no trend for bioaccumulation observable. Less than 5% of the dose was recovered in carcass and tissues after 14 days.

IPBC was extensively metabolised in the rat. IPBC first underwent reductive dehalogenation of iodine to form PBC as the initial metabolite, which was further metabolised by oxidative dealkylation to form the two distereomeric conformers of propargyl-N-acetic acid carbamate, the major metabolites (32-51 %). In addition, de-carboxylation following reductive dehalogenation yielded carbon dioxide (18.4-24.2 %). Metabolites found in trace amounts included methyl-N-butylcarbamate (<1 %), 1-hydroxybutamide (<1 %) and propargyl-N-methylcarbamate (1-3 %). Several other trace metabolites could not be further characterised. Glucuronidation appeared to be the main secondary metabolism pathway

There were no differences between sexes or applied doses detectable.

In a recently performed internet search no further literature data for toxicokinetics through the oral route could be identified.



Proposed metabolic pathway of 14C-IPBC after oral administration (percentages are based on total dose administered)

#### **Inhalation route:**

No toxicokinetic/metabolism study via the inhalation route of exposure is available. Since IPBC is not volatile, exposure via the inhalation route is of low relevance. However, as the substance was rapidly and nearly quantitatively absorbed in the oral toxicokinetic/metabolism study (> 90% within 72 hours: ~57-71% by urinary excretion and ~18-24% by exhaled air), the kinetic behaviour of IPBC after inhalation exposure can be assessed on the grounds of the results obtained in the oral study.

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#### **Dermal route:**

For IPBC, an *in-vitro* dermal penetration study with human skin is available which examines the penetration rates of IPBC for different solvent-based formulations containing IPBC at a concentration of 0.6, 2.3, and 17.1%. The resulting dermal penetration rates including skin residues were 30, 10, and 1.6% of the applied radioactivity, respectively.

The formulation containing 0.6% IPBC is representative for the in use dilution of the solvent based model product (0.7% IPBC) in some scenarios. However, since no dermal absorption values for in use concentrations below 0.5%-0.6% IPBC are available a default value of 100 % has to be used in those cases since dermal absorption is inversely related to the concentration. For the mix/load situation the content of IPBC can be higher and therefore it is justified to use the lower dermal absorption values which correspond to the content of IPBC in the concentrate. However, the worst case dermal absorption value (highest absorption) has been chosen in cases where the concentration of the a.i. lies in an interval between two values. No studies were submitted for the water-based model product; however, it is considered justified that solvent-based products represent a worst-case scenario in terms of dermal adsorption compared to a water-based formulation.

For solid IPBC, the dermal penetration value of 1.6% determined for a solvent-based product containing 17.1% of the active substance is used as worst-case, since no data are available for the technical material itself.

#### 4.1.2 Human information

No information available

#### 4.1.3 Summary and discussion on toxicokinetics

IPBC was completely and readily absorbed via the oral route (<90%). Following absorption, the substance was widely distributed with no trend for bioaccumulation observed. IPBC was extensively metabolised with the major metabolites being the two distereomeric conformers of propargyl-N-acetic acid carbamate. Glucuronidation appeared to be the main secondary metabolism pathway. The majority of the administered radioactivity was excreted via urine (57.3% to 70.7%) with faeces being a minor route (4.4% to 7.4%); radiolabelled carbon dioxide constituted between 18.4 to 24.2% of the administered dose. There were no differences between sexes or applied doses detectable (Ampofo, S. (1995).

In an *in vitro* dermal penetration study with human skin exposed 8 hours for solvent based model products containing 17, 2,4 and 0.6% IPBC followed by skin wash, the absorbed percentages were 1.6, 10, and 30% of the applied doses, respectively. The formulation containing 0.7% IPBC is representative for the in-use dilution of the solvent based model product in some scenarios. However since no dermal absorption values for in use concentrations below 0.5%-0.6% IPBC are available a default value of 100 % has to be used in those cases since dermal absorption is inversely related to the concentration. For the mix/load situation the content of IPBC can be higher. No study were submitted for the water-based model product, however it is considered justified that a solvent based products represents a worst case scenario in terms of dermal absorption compared to a water based formulation

For solid IPBC, the dermal penetration value of 1.6% determined for a solvent-based product containing 17.1% of the active substance is used as worst-case, since no data are available for the technical material itself.

## 4.2 Acute toxicity

**Table 11:** Summary table of relevant acute toxicity studies

Method	Results	Remarks	Reference
<b>Acute Oral toxicity - Acute Toxic</b>	Oral LD <sub>50</sub> :	Xn, R22	
Class Method	300 - 500 mg/kg bw		
OECD guideline 423 (adopted			
22nd March, 1996)			
Species/strain/sex:			
Rats/Wistar/(male/female)			
Dogo lovels/			
Dose levels/ purity:			
200 mg/kg: 3/sex 2000 mg/kg: 3 females			
(purity 98.3 %)			
(purity 50.5 %)			
Oral administration by gavage in			
polyethylene-glycol 400 (PEG 400)			
Acute Dermal Toxicity	Dermal LD <sub>50</sub> :	No classification	
OECD guideline 402 (adopted	> 2000 mg/kg bw	warranted	
24.02.1987), limit test			
Species/strain/sex:			
Rats/Wistar/(male/female)			
5/sex/group			
Dose levels/ purity:			
2000 mg/kg bw			
(purity 98.3 %)			
Exposure duration: 24 hours			
Exposure duration: 24 hours Acute Inhalation Toxicity	$LC_{50}$ : > 6.89 mg/L	No classification	
OECD 403,	LC50. > 0.09 mg/L	warranted	
limit test		warranted	
(In the study, no information is			
provided on particle-size			
distribution. RMS concluded in			
CA-Report that 'therefore, this			
study is not an OECD TG 403			
study strictly spoken'.)			
Species/strain/sex:			
Rats/Sprague-Dawley/			
(male/female)			
5/sex/group			
Dose levels/ purity:			
6.89 mg/L			
(not respirable, purity 99 %)			
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Exposure duration: 4 hours			
Acute Inhalation Toxicity	LC <sub>50</sub> dust: 0.67 mg/L (for males	T, R23	
US EPA, 81-3"Acute Inhalation	and females)		
Toxicity Study", November 1984			
which is comparable to OECD 403	LC <sub>50</sub> liquid Aerosol:		
	0.63 mg/L for males		
Species/strain/sex:	0.99 mg/L for females		
Rats/Sprague Dawley/			
(male/female)			
5/sex/group			

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	<u> </u>	I	
Dose levels/ purity:  Dust: 1.7, 0.38, 0.72 mg/L (MMAD 4.3 μm)  Liquid aerosol: 3.4, 1.8, 0.45, 0.75 mg/L (MMAD 2.4 μm) (purity 98.2 %)			
<b>Exposure duration</b> : 4 hours			
Acute Inhalation Toxicity US EPA, 81-3 "Acute Inhalation Toxicity Study", November 1984 which is comparable to OECD 403  Species/strain/sex: Rats/Sprague Dawley/ (male/female) 5/sex/group	LC <sub>50</sub> : From all mortality data: 0.67 mg/L From groups exposed to non-micronised: 0.88 mg/L	T, R23	*
Dose levels/ purity: Dust, micronised (% respirable: 74.4-80.5): 0.16, 0.29, 0.58 mg/L Dust, non-micronised (% respirable: 19.2-26.7): 0.49, 1.19, 2.44 mg/L (Purity 97 %)			
Intravenous	No LD <sub>50</sub> value can be established	n.a.	
US EPA  Species/strain/sex: Rats/Sprague Dawley/ (male/female) 10/sex/group	No inhibition of RBC cholinesterase activity up to and including the highest dose		
<b>Dose levels/ purity</b> : 0, 2, 4, 10, 16 mg/kg bw/d (purity not indicated) single dose			
*Non-key study included in the eva		ty:	Acute inhalation
toxicity in rats, 4-hour exposure to C	Omacide® IPBC:		
	(unpubli	shed).	

#### 4.2.1 Non-human information

### 4.2.1.1 Acute toxicity: oral

IPBC was moderately toxic to rats via the oral route with an  $LD_{50}$  between 300 and 500 mg/kg bw. Clinical signs observed were decreased motility, piloerection, pallor and laboured breathing. Based on the oral  $LD_{50}$ -value, classification with Xn; R22 is warranted.

### 4.2.1.2 Acute toxicity: inhalation

When IPBC was administered by inhalation to rats in a study performed according to US-EPA TG 81-3 comparable to current provisions of OECD TG 403 Section

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A6.1.3/02), an LC<sub>50</sub> of about 0.67 mg/L was reported for dust with respirable particle size (MMAD 4,3  $\mu$ m) and of about 0.78 mg/L for a liquid aerosol with respirable droplet size (MMAD 2,4  $\mu$ m). In another study performed in accordance with US-EPA TG 81-3 not included in Doc. IIIA, Section A6.1.3.), an LC<sub>50</sub> of about 0.88 mg/L was reported for dust (non-micronised) with 19.2-26.7% of the particles being of a respirable particle size (MMAD 9.6-14.2  $\mu$ m) and of about 0.67 mg/L for a combination of micronised and non-micronised dust.

A classification with T; R23 is proposed based on the results from the acute inhalation toxicity study with respirable dust particles, this is supported by the study performed with a test substance with only 19.2-26.7% of the particles being of a respirable particle size of  $6 \mu m$  (MMAD 9.6-14.2  $\mu m$ ).

Following administration of particles with technical IPBC claimed by the Notifier to be non-inhalable/non-respirable (no details in the study report) an LC50 > 6.89 mg/L was determined in this study the LC50 indicates that no classification is warranted for this specific test substance; however, the particle size distribution of the tested IPBC in this study was not measured and do therefore not fulfill current guidelines, furthermore OECD recommends a MMAD of 1-4  $\mu m$  for acute inhalation toxicology studies. The Notifier claims that the particle size of technical IPBC (Troysan Polyphase P-10, purity 98%) used in the representative products and products on the market are not-respirable with  $\leq \! 5\%$  of the particles being smaller than 10  $\mu m$  and a MMAD of 79  $\mu m$  (

#### 4.2.1.3 Acute toxicity: dermal

When IPBC was administered to rats via the dermal route, no deaths were observed up to and including 2000 mg/kg bw. The  $LD_{50}$  was greater than 2000 mg/kg bw. Treated skin areas were partly reddened; partly formation of scale and encrustation was noted up to day 13, but not at day 14 indicating that signs of dermal irritation were reversible. No classification is warranted for acute dermal toxicity.

#### 4.2.1.4 Acute toxicity: other routes

When IPBC was administered i.v. via the lateral tail vein, RBC cholinesterase activity was not reduced up to and including the highest dose level (16 mg/kg bw). The  $LD_{50}$  was greater than 16 mg/kg bw; however, the duration of the post-exposure observation period is not stated in the report and was probably only 5 hours.

#### 4.2.2 Human information

No human information is available

#### 4.2.3 Summary and discussion of acute toxicity

<u>Oral</u>: moderate oral toxicity in the rat with an LD<sub>50</sub> between 300 and 500 mg/kg bw. Clinical signs observed were decreased motility, piloerection, pallor and laboured breathing.

 $\underline{\text{Dermal}}$ : low dermal toxicity with an LD<sub>50</sub> greater than 2000 mg/kg bw. Treated skin areas were partly reddened; partly formation of scale and encrustation was noted up to day 13, but not at day 14 indicating that signs of dermal irritation were reversible.

Inhalation: highly toxic with an LC<sub>50</sub> of about 0.67 mg/L for dust with respirable particle size (MMAD 4.3 μm) and of about 0.78 mg/L for a liquid aerosol with respirable droplet size (MMAD 2.4 μm); and an LC<sub>50</sub> of about 0.88 mg/L for dust (non-micronised) with 19.2-26.7% of the particles being of a respirable particle size of 6 μm (MMAD of 9.6-14.2 μm) and of about 0.67 mg/L for a combination of micronised and non-micronised dust. Following administration of particles with technical IPBC (particle size mot measured in this particular study) claimed by the notifier to be non-respirable an LC<sub>50</sub> > 6.89 mg/L was determined.

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RMS proposes classification as toxic with R23: Toxic by inhalation for technical IPBC regardless of the particle size because of several uncertainties.

First of all the particle size of IPBC in the study by the particle size of three which is not leading to the classification as toxic, was not measured so the actual MMAD and proportion of particle less than 10  $\,\mu m$  is uncertain and could be different from the one stated in the representative products and measuring the particle size of technical IPBC used in the representative products and products on the market  $\leq 5\%$  of the particles were smaller than 10  $\mu m^1$ . It should be recognised that in the non-key study the MMAD was 9.6-14.2  $\mu m$ , 19.2-26.7% of the particles being of a particle size of less than 6  $\mu m$  (and therefore also less than 10  $\mu m$ ) and lead to an LC  $_{50}$  of about 0.88 mg/L and therefore RMS is reluctant to disregard the fact that the MMAD in this study is of comparable particle size (10  $\mu m$ ) with 5% of the particles in technical IPBC being used in products on the market.

## Applicant disagrees with the proposal from RMS and proposes split entry (please also refer to applicants justification in Annex I)

Based on the results of the above described acute inhalation studies and also considering the results of the 90-day inhalation study by , the study on particle-size distribution by confidential information only provided in the BPD dossier for PT 8) and the recent confirmation by the sponsor of the study that no changes were made to the production process between the years 1985 (year of the Gagus study) and 2001 (year of the study on particle-size distribution), a proposal for a split-entry classification of IPBC concerning inhalation toxicity has been prepared. It is proposed that IPBC with less than 5% of particles < 10  $\mu$ m should not be classified for inhalation toxicity, while IPBC with more than 5% of particle < 10  $\mu$ m should be classified as T, R 23. The detailed argumentation is provided as Annex I.

In conclusion, the applicant proposes to base the classification on the particle size of the tested material of IPBC. IPBC with less than 5% of particles <  $10~\mu m$  should not be classified for inhalation toxicity, while IPBC with more than 5% of particles <  $10~\mu m$  should be classified as T, R23. Details of the applicant's proposal are summarized in Annex I.

#### 4.2.4 Comparison with criteria

Based on the results of the acute oral toxicity studies and taking into account the criteria in Table 3.1.1 of the CLP, IPBC is subject to classification and labelling for acute oral toxicity with R22 (Harmful if swallowed) according to Directive 67/548/EEC or Acute Tox. 4, H302 (Harmful if swallowed) according to CLP Regulation 1272/2008/EC.

Based on the results of the acute inhalation studies and taking into account the criteria in Table 3.1.1 of the CLP, IPBC should be classified as R23 (Toxic by inhalation) according to Directive 67/548/EEC and Acute Tox. 3, H331 (Toxic if inhaled) according to CLP Regulation 1272/2008/EC.

Based on a  $LD_{50}$  value of > 2000 mg/kg bw found in an acute dermal toxicity study and taking into account the criteria in Table 3.1.1 of the CLP, IPBC is not subject to classification and labelling for acute dermal toxicity according to Directive 67/548/EEC and CLP Regulation 1272/2008/EC.

#### 4.2.5 Conclusions on classification and labelling

**Classification**/labelling for acute toxicity according to Directive 67/548/EEC:

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<sup>&</sup>lt;sup>1</sup> OECD recommends a MMAD of 1-4 µm for acute inhalation studies

Xn, R22: Harmful when swallowed.

T; R23: Toxic by inhalation

Classification/labelling for acute toxicity according to CLP Regulation 1272/2008/EC:

Warning, Acute Tox. 4, H302: Harmful when swallowed.

Danger, Acute Tox. 3, H331: Toxic if inhaled

#### 4.3 Specific target organ toxicity – single exposure (STOT SE)

In the available acute toxicity studies, there was no clear indication for specific target organ toxicity after single exposure and findings made were regarded to be unspecific or to be in the normal range of the species and age of animals used. Clinical signs noted during the acute inhalation studies such as gasping, nasal discharge, rhinorrhea and laboured breathing as well as the findings in the lungs on gross necropsy are suggestive for an irritant effect on the respiratory tract rather than indicative for specific target organ toxicity.

Only in the 90-day repeated dose inhalation toxicity study irritational effects at the larynx were observed, which were considered to be of local nature. The accompanying histopathological findings in the larynx characterized by epithelial hyperplasia in the central region of the larynx, hyperplasia or squamous metaplasia in the ventrolateral region of the larynx, and necrosis of the underlying cartilage of the larynx at concentrations in the air equal to 6.7 mg/m³ (LOAEC: 6.7 mg/m³ with a NOAEC: 1 mg/m³), were considered to be associated with the intrinsic irritating properties of the substance. Despite the differences in the morphology of the upper respiratory tract between rats and humans which may result in a higher susceptibility of the upper respiratory tract in rats and taking into account that rodents are obligatory nose breathers, factors which both result in a higher exposure of the rats' larynx compared to the larynx in humans, the effects in the larynx are regarded by the RMS as relevant for humans. Most importantly, no functional changes or any organ dysfunction have been observed in treated animals as a consequence of the irritational effects in the laryngeal region. As the effects on larynx are considered as local and not systemic effects, a classification as a respiratory irritant has been proposed during the evaluation of the BPD dossier. Further supporting argumentation is provided in Annex II.

Besides local effects directed to the larynx, only changes in the cholinesterase activities were noted in the 13-week inhalation study. Plasma cholinesterase activity was reduced at the highest concentration (6.7 mg/m³) when compared to the concurrent control. RBC cholinesterase activity was decreased in females at 6.7 mg/m³ after 2 weeks but not at study termination. Brain cholinesterase activities were decreased in males and females at 6.7 mg/m³ when compared to concurrent controls (16.8 and 26.1%, respectively) and to historical controls (23.9 and 12.3, respectively). This finding is of unclear relevance since no clear dose-relationship was observed (small decrease for a large change in dose) and the normal variation seems to be wide. Results indicates that IPBC was not neurotoxic. This was supported by the acute and 90-day neurotoxicity and 104 weeks studies in rats and 78 weeks mice study which all investigated RBC and brain cholinesterase inhibition.

Table 12: Summary table on the 13-week inhalation toxicity study in rats

Method	Results	Remarks	Reference
subchronic (inhalation)	NOAEL: 1.16 mg/kg bw/d	(purity >97 %)	
	LOAEL: 6.7 mg/kg bw/d		
13 weeks			
(5 days/week; 6 hours/ day whole	There were no clinical signs		
body)	noted which were attributable to		
	cholinesterase activity.		
Sprague Dawley rats	There were no treatment-related		
(both sexes, 15/ group)	mortalities noted.		
	There were no effects on body		
Dose levels: 0, 0.3, 0.23, 1.16	weight and food consumption		
and 6.7 mg/m3	noted. Plasma cholinesterase		
	activity was lower when		
	compared to concurrent control		
	at 6.7 mg/m <sup>3</sup> .		
	RBC cholinesterase activity was		
	decreased in females at		
	6.7 mg/m <sup>3</sup> after 2 weeks but not		
	at the end of the study. Brain		
	cholinesterase activities were		
	decreased in females and males		
	at $6.7 \text{ mg/m}^3$ .		
	In largery of the high dose group		
	In larynx of the high dose group necrosis in the ventral cartilage,		
	epithelial hyperplasia in ventral		
	region, and squamous metaplasia		
	in ventrolateral region were		
	noted in all animals. In addition,		
	epithelial hyperplasia over the		
	arytenoid projections was noted		
	in all high dosed males and in 5		
	of the 15 high dosed females.		
	Epithelial ulceration in the		
	ventral region was observed in		
	low incidence in the high dosed		
	males (4 of 15 animals). In some		
	of the high dosed males and		
	females, additionally, atrophy of		
	submucosal glands was noted (3		
	and 6 animals of 15,		
	respectively).		
	R37; Irritating to respiratory		
	system.		

#### 4.3.1 Summary and discussion of Specific target organ toxicity – single exposure

No specific target organ toxicity was noted in the acute toxicity studies. In contrast, specific target organ toxicity was observed in the 90-day repeated dose inhalation toxicity study ( ) which was characterized by local irritation of the larynx. The accompanying histopathological findings in the larynx were regarded to be associated with the irritating nature of IPBC. Most importantly, no functional changes or any organ dysfunction have been observed in treated animals as a consequence of the irritational effects in the laryngeal region. The effects on the larynx are considered as a local and not a systemic effect, and they have been regarded by the RMS to be of relevance for humans despite the

differences in the morphology of the respiratory tract between rats and humans which may result in a higher susceptibility of the upper respiratory tract in rats and taking into account that rodents are obligatory nose breathers. For this reason, a classification with R37 ("Irritating to respiratory system") or H335 ("May cause respiratory irritation") has been proposed in the BPD dossier.

#### 4.3.2 Comparison with criteria

Based on the results in the 90-day inhalation study (reported in table 12 and taking into account the criteria laid down in Table 3.8.1 of the CLP, IPBC is subject to classification and labelling for acute toxicity with R37 (Irritating to respiratory system) according to Directive 67/548/EEC and H335 (May cause respiratory irritation) according to CLP Regulation 1272/2008/EC. This classification is justified as the effects noted in the 13-week inhalation toxicity study were not associated with an functional changes or any organ dysfunction.

#### 4.3.3 Conclusions on classification and labelling

Based on the results of the 90-day repeated dose inhalation toxicity study, IPBC is subject to the following classification:

Classification/labelling for acute toxicity according to Directive 67/548/EEC:

Xi, R37: Irritating to respiratory system

Classification/labelling for acute toxicity according to CLP Regulation 1272/2008/EC:

Warning, STOT SE 3, H335: May cause respiratory irritation.

### 4.4 Irritation

### 4.4.1 Skin irritation

 Table 13:
 Summary table of relevant skin irritation studies

Method	Results	Remarks	Reference
EU Method B.4 (Acute Toxicity: Dermal Irritation / Corrosion)  OECD Guideline 404 (Acute Dermal Irritation / Corrosion)	Not irritating  Erythema score: 0.6 of max. 4 (Time point: 24+48+72h)	Species/strain/sex: rabbit  Purity of test material: 98.3%	
OECD guideline 402 and followed,	Oedema score: 0 of max. 4 (Time point: 24+48+72h)  Reversibility: yes Treated areas were partly	Species/strain/sex:	
in principle, OPPTS 870.1200 and Annex V, Part B.3. to Directive 67/548/EEC	reddened, partly formation of scale and encrustation was noted up to day 12 in males and up to day 13 in females.	rat (Wistar (HsdCpd:WU)), 5 per sex	(Non key study)
Acute dermal study	On day 14, signs of dermal irritation were not observed in both sexes.	Study type: acute dermal toxicity Dose level:	
	Erythema score: not determined  Oedema score: not determined	2000 mg/kg bw (limit test)	
	Reversibility: yes	Purity of test material: 98.3%	
US EPA guideline 82-3 (compliant with OECD 411)	NOAEL for local effects: 50 mg/kg bw/d (corresponding to 0.28 mg/cm <sup>2</sup> for a 250 g rat)	Species/strain/sex: Sprague-Dawley, males and females (10/group/sex)	(Non key study)
13 week dermal toxicity study	LOAEL for local effects: 200 mg/kg bw/d (corresponding to 1.12 mg/cm <sup>2</sup> for a 250 g rat)	Study type: 13-week dermal toxicity study (5	
	Dermal irritation characterized by minimal hyperkeratosis was noted occasionally in single animals at 200 mg/kg bw/d.	days/week, 6 hours/day)  Dose levels:	
	At 500 mg/kg bw/d, all animals showed dermal irritation which persisted throughout the treatment period. At this dose	0, 50, 200, 500 mg/kg bw/day Purity of test	
	level, local reactions were characterized by moderate hyperkeratosis, acanthosis and one incidence of ulcer.	material: 97.5%	

#### 4.4.1.1 Non-human information

In a well performed OECD guideline 404 compliant study on the dermal irritation which was selected as the key study, IPBC was slightly irritating to the skin with a mean score of 0.6 for erythema; however, no classification with respect to skin irritation is warranted based on the skin scores obtained in this study.Based on results from older non-key guideline compliant studies, no classification for skin irritancy is warranted either.

In an acute dermal toxicity study treated skin areas were partly reddened, and partly formation of scale and encrustation was noted up to day 13, but not at day 14, following administration of 2000 mg/kg bw for 24 hours. In this study, however, an assessment of the skin reaction according Draize was not performed.

In a 13-week dermal toxicity study ( test substance related changes in the treated skin were 4 observed in most animals from the 200 and 500 mg/kg bw/d groups. Skin reactions were characterized by hyperkeratosis noted occasionally in single animals at 200 mg/kg bw/d. At 500 mg/kg bw/d, all animals showed dermal irritation which persisted throughout the treatment period. At this dose level, local reactions were characterized by moderate hyperkeratosis, acanthosis and one incidence of ulcer. In this study, no skin readings of treated test sites according to Draize were performed either and there was no recovery period.

Even though signs of dermal irritation were noted in the acute dermal toxicity study and the 13-week dermal toxicity study, no classification for dermal irritation is proposed since the local effects are only seen in studies where the skin is occluded and only at high doses.

#### 4.4.1.2 Human information

No human information available

#### 4.4.1.3 Summary and discussion of skin irritation

The average scores in the skin irritation test of were 0.6 for erythema and zero for oedema, i.e. no skin irritation was observed. Signs of dermal irritation characterized by partial reddening, partial formation of scale and partial encrustation, were noted in an acute dermal toxicity limit test. In a 13-week dermal toxicity study, skin reactions were characterized by hyperkeratosis occasionally noted in single animals at 200 mg/kg bw/d whereas persistent skin reactions such as moderate hyperkeratosis, acanthosis and one incidence of ulcer were observed at 500 mg/kg bw/d.

In the skin irritation study, no classification is warranted on the basis of the skin readings made. Based on the skin reactions observed in the acute dermal study and the subchronic dermal toxicity study, a classification for dermal irritation is not proposed since the local effects are only seen in studies where the skin was occluded or where the skin was repeatedly treated at high doses.

#### 4.4.1.4 Comparison with criteria

Based on the criteria laid down in Table 3.2.2 of the CLP, the degree of skin irritation noted in the key study of do not exceed the trigger for a classification and labelling with respect to skin irritancy (scores for erythema/oedema <2.3).

#### 4.4.1.5 Conclusions on classification and labelling

Based on the results of the skin irritation toxicity study, IPBC is not subjected to classification with respect to skin irritation according to Directive 67/548/EEC and Regulation (E) No. 1272/2008/EC, respectively.

#### 4.4.2 Eye irritation

**Table 14:** Summary table of relevant eye irritation studies

Method	Results	Remarks	Reference
Primary Eye Irritation – Rabbit US EPA 81-4	Category 1 (causes serious eye damage)	Species/strain/sex: rabbit	
	Cornea score: 1.67 of max. 4 (mean) (Time point: 24+48+72h)	Purity of test material: 98%	
	Iris score: 1.17 of max. 2 (mean) (Time point: 24+48+72h)		
	Conjunctivae score: 2.17 of max. 3 (mean) (Time point: 24+48+72h)		
	Chemosis score: 4 of max. 4 (mean) (Time point: 24+48+72h)		
	Reversibility: no		

#### 4.4.2.1 Non-human information

The average scores in the eye irritation test were 1.6 for cornea, 1.17 for iris, 2.17 for conjunctival redness, and 4 for conjunctival chemosis, i.e. severe eye irritation. There were no signs of reversibility during the observation period of 7 days.

#### 4.4.2.2 Human information

No human information is available

#### 4.4.2.3 Summary and discussion of eye irritation

In an US EPA 81-4 compliant eye irritation test EPA, IPBC does exhibit the potential to produce severe eye damage as no reversibility of ocular reactions was observable at the end of the 7-day post-observation period.

#### 4.4.2.4 Comparison with criteria

Based on the criteria laid down in Tables 3.3.1 and 3.3.2 of the CLP, the observed signs of eye irritation and the irreversibility of effects at the end of the observation period trigger a classification and labelling of IPBC with respect to severe eye damage.

#### 4.4.2.5 Conclusions on classification and labelling

Based on the results of the eye irritation study and taking into account the non-reversibility of ocular reactions at the end of the 7-day post-observation period, IPBC is subject to classification with R41 (Risk of serious damage to eyes) according to Directive 67/548/EEC or with Eye Dam. Cat 1 / H 318 (Causes serious eye damage) according to Regulation 1272/2008/EC.

#### Classification/labelling for acute toxicity according to Directive 67/548/EEC:

Xi, R41: Risk of serious damage to eyes

Classification/labelling for acute toxicity according to CLP Regulation 1272/2008/EC:

Danger, Eye dam. 1, H318: Causes serious eye damage.

#### 4.4.3 Respiratory tract irritation

#### 4.4.3.1 Non-human information

According to chapter 3.8.2.2.1, point (d), there are currently no validated animal models dealing specifically with respiratory tract irritation and useful information may be obtained from the single and repeated inhalation toxicity tests. In the acute inhalation toxicity studies, no detailed gross or histopathological examinations were performed. However, clinical signs noted during the acute inhalation studies such as gasping, nasal discharge, rhinorrhea and laboured breathing as well as the findings in the lungs on gross necropsy are considered to be indicative for an irritant effect on the respiratory tract.

In the 90-day inhalation toxicity study (please refer to chapter 4.3), the predominant effect was directed toward the larynx of exposed animals. Histopathological findings were characterized by epithelial hyperplasia in the central region of the larynx, hyperplasia or squamous metaplasia in the ventrolateral region of the larynx, and necrosis of the underlying cartilage of the larynx at concentrations in the air equal to 6.7 mg/m³ (LOAEC: 6.7 mg/m³ with a NOAEC: 1 mg/m³) which were considered to be associated with the intrinsic irritating properties of IPBC. Although the effects in the larynx were considered as a local and not a systemic effect and despite the differences in the morphology of the upper respiratory tract between rats and humans which may result in a higher susceptibility of the upper respiratory tract in rats and taking into account that rodents are obligatory nose breathers, factors which both result in a higher exposure of the rats' larynx compared to the larynx in humans, these effects were regarded to be of relevance for humans. Most importantly, no functional changes or any organ dysfunction have been observed in treated animals as a consequence of the irritational effects in the laryngeal region. As the effects on larynx are considered as local and not systemic effects, a classification as a respiratory irritant has been proposed during the evaluation of the BPD dossier. Further supporting argumentation is provided in Annex II of the CLH report.

#### 4.4.3.2 Human information

Laryngeal effects during handling of IPBC during production of IPBC are not known.

#### 4.4.3.3 Summary and discussion of respiratory tract irritation

In the repeated dose inhalation toxicity study the predominant effect was characterized by irritation of the larynx. The accompanying histopathological findings in the larynx were regarded to be associated with the irritating nature of IPBC. No functional changes or any organ dysfunction have been observed as a consequence of the irritational effects in the laryngeal region. Although the effects on the larynx are

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considered as a local and not a systemic effect, they have been regarded to be of relevance for humans by the RMS despite the differences in the morphology of the respiratory tract between rats and humans which may result in a higher susceptibility of the upper respiratory tract in rats and taking into account that rodents are obligatory nose breathers. For this reason a classification with R37 ("Irritating to respiratory system") or H335 ("May cause respiratory irritation") has been proposed in the BPD dossier.

#### 4.4.3.4 Comparison with criteria

Based on the results the 90-day inhalation study by reported in table 12 and taking into account the criteria laid down in Table 3.8.1 of the CLP,), IPBC is subject to classification and labelling for acute toxicity with R37 (Irritating to respiratory system) according to Directive 67/548/EEC and H335 (May cause respiratory irritation) according to CLP Regulation 1272/2008/EC. This classification is justified as the effects noted in the 13-week inhalation toxicity study were not associated with an functional changes or any organ dysfunction in treated animals.

#### 4.4.3.5 Conclusions on classification and labelling

Based on the results of the 90-day repeated dose inhalation toxicity study, IPBC is subject to the following classification:

Classification/labeling for acute toxicity according to Directive 67/548/EEC:

**Xi, R37:** Irritating to respiratory system

Classification/labeling for acute toxicity according to CLP Regulation 1272/2008/EC:

Warning, STOT SE 3, H335: May cause respiratory irritation.

### 4.5 Corrosivity

In the skin irritation studies performed with IPBC, no skin reactions leading to a classification with respect to potential skin irritation or skin corrosion were observed. Thus, IPBC is not considered to be corrosive or irritant to skin. In an eye irritation study, irreversible ocular effects were demonstrated resulting in a classification of IPBC with R41 (Risk of serious damage to eyes) according to Directive 67/548/EEC or Eye Dam. Cat 1 / H 318 (Causes serious eye damage) according to Regulation 1272/2008/EC.

#### 4.5.1 Non-human information

The results of animal studies investigating the potential skin irritancy and corrosion as well as eye irritancy are described in detail in chapter 4.4. According to the results obtained, IPBC does not have to be classified as irritating or corrosive to skin whilst the observable irreversible ocular effects lead to a classification with respect to severe eye damage.

#### 4.5.2 Human information

No studies in are available which studied the potential skin corrosion in human volunteers or in workers.

#### 4.5.3 Summary and discussion of corrosivity

The results of animal studies investigating the potential skin irritancy and corrosion as well as eye irritancy are described in detail in chapter 4.4. According to the results obtained, IPBC does not have to be classified as irritating or corrosive to skin whilst the observable irreversible ocular effects lead to a classification with respect to severe eye damage.

#### 4.5.4 Comparison with criteria

Taking into consideration the provisions of the Directive 67/548/EC as well as the CLP regulation for the classification of a substance with respect to skin irritation or corrosion, the mean values for erythema/eschar or oedema formation did not reach or exceed the triggers warranting a classification of IPBC as corrosive to skin.

#### 4.5.5 Conclusions on classification and labelling

Based on the results obtained in the available skin irritation studies, no classification of IPBC with respect to skin corrosion is warranted.

#### 4.6 Sensitisation

#### 4.6.1 Skin sensitisation

**Table 15:** Summary table of relevant skin sensitisation studies

Method	Results	Remarks	Reference
US EPA 81-6 OECD 406 Buehler Test	Not sensitising	Number of animals sensitised/total number of animals: 0/10	
OECD 406 US EPA 81-6F Maximisation Test Vehicle; petrolatum	Not sensitising under the conditions of this study; however the requirements of OECD TG 406 are not fulfilled	Number of animals sensitised/total number of animals: 0/20	
OECD 406 EC B.6 OPPTS 870.2600 Maximisation Test Vehicle; PEG 400	Sensitising	Number of animals sensitised/total number of animals: 8/10 after 24 hours 9/10 after 72 hours	

#### 4.6.1.1 Non-human information

In a recently Guinea Pig Maximisation Test (GPMT) performed according to OECD TG 406 9 of 10 animals showed a positive response to IPBC with 5% IPBC used for challenge as well as 1% and 6% used for intradermal and topical induction, respectively.

In another GPMT ( no skin reactions were observed following challenge; however, this study does not fulfil the requirements of OECD TG 406 as no skin reactions were seen following the topical induction with 3.12% IPBC. In the range finding study, erythema was observed with 6.25% IPBC whereas no skin reactions were observed at 3.12%. Consequently, a concentration higher than 3.12% should have been chosen for the topical induction in the main study. This study is considered unreliable since the low concentration used for topical induction impairs the results of the study. Furthermore it should be noted that the lowest irritating concentration of 6% in the new study ( ) is in conflict with the old study where 6.25% resulted in severe erythema. It may be noted that different vehicles were used in the two studies.

The applicant argues that in the new study the challenge of 5% was too close to the lowest irritating concentration 6% (two range-finder tests for topical induction were performed), however the study was performed according to OECD and submitted as such.

In a Buehler test also performed according to OECD TG 406 (IPBC showed no skin sensitising potential; however, the Buehler test is generally not as sensitive as the GPMT. In three non-key studies, IPBC showed positive reactions in two GPMTs (Shimizu, M. *et al.* 2000; Zissu, D. 2002), but no skin sensitising potential in a Buehler test (Cerven, D.R. 1993). However, the GPMT non-key studies of Shimizu, M. *et al.* (2000) and Zissu, D. (2002) lack detailed information on the dose selection for the lowest irritating concentrations for induction and the highest non-irritating concentrations for challenge and are, thus, of limited value as well.

In conclusion, IPBC is considered to be a skin sensitiser and classification with Xi; R43 according to Directive 67/548/EC and as Skin Sens. 1, H317 according to Regulation (EC) No. 1272/2008 is warranted. The skin sensitising potential of IPBC observed in 3 of 4 GPMTs is supported by data from human case reports, see 4.6.1.2.

#### 4.6.1.2 Human information

There are reports available on the sensitisation potential of IPBC in humans. Bryld et al., 1997, reported 3 positive reactions to patch tests with 0.1% IPBC in petrolatum among 311 patients from allergenicity hospitals; contact allergy is likely in at least one case. In a recent study (Bryld et al., 2001), 4 additional patients with IPBC contact allergy were diagnosed among a total number of 3168 persons patch tested with IPBC (0.1% in petrolatum). In another report (Pazzaglia & Tosti, 1999), 3 out of 312 patients showed reactions to patch tests with 0.01 to 0.1% IPBC in petrolatum; one patient had reactions interpreted as allergic. Majoie & van Ginkel, 2000, reported that 5 metalworkers of 23 tested showed positive patch tests to a variety of metalworking fluids containing IPBC at concentrations from 0.5 to 2.5%. Among 4883 persons patch-tested with IPBC (0.1% in petrolatum), 0.3% of the patients had positive skin reactions and 0.5% had a doubtful skin reaction at day 3 (Schnuch et al., 2002).

In conclusion, the human data support the findings from animal studies that IPBC is a skin sensitiser. The applicant argues that no "useful information could be extracted from the human patch test because the majority of the tested persons had a history of contact dermatitis and might therefore be considered as "hypersensitive" due to potential pre-sensitisation to other agents. However it should be remembered that the term contact dermatitis includes both irritant contact dermatitis and allergic contact dermatitis and therefore it cannot be concluded that the patients were hypersensitive. The Danish CA evaluates the results from the several positive human patch tests from more than one clinic to be relevant despite the relatively low human incidence rates. It could be argued that persons with contact dermatitis are also a part (and a growing part) of the general population and in that sense a potential occupational worker. In conclusion, the human data are in accordance with the criteria for classification, and that the results are supportive of the positive animal data. On this basis a classification as R43 is warranted.

#### 4.6.1.3 Summary and discussion of skin sensitisation

Among the 3 animal studies submitted as key studies IPBC has shown a clear skin sensitising potential in one Guinea Pig Maximisation Test (GPMT), whereas no skin reactions were observed in another GPMT and in a Buehler tests. However, the negative GMPT study did not fulfil the requirements of OECD TG 406 and the result is considered less reliable. In three non-key studies, IPBC showed no skin sensitisation potential in a Buehler test and positive reactions in two GPMTs the latter of which lack detailed information on the dose selection procedure employed for the identification of appropriate doses for induction and challenge, respectively.. However generally the Buehler tests are not as sensitive as the GPMT and can therefore not overrule the results of the more sensitive GPMT test. The skin sensitising potential of IPBC observed in 3 of 4 GPMTs is supported by data from human case reports where IPBC was demonstrated to induce allergic reactions at low frequencies.

#### 4.6.1.4 Comparison with criteria

The results of the available animals studies and human patch tests demonstrate that IPBC possesses a skin sensitisation potential. All of the Buehler tests are negative, whilst 3 out of 4 GMPT tests are positive. Two of the positive GPMT tests are not evaluable due to methodological deficiencies. In several human patch tests, less than 1% of the tested collectives reacted positively towards IPBC. Applying the criteria in Tables 3.4.2, 3.4.3 and 3.4.4. of the 2<sup>nd</sup> ATP to the CLP (Regulation (EC) No. 286/2011), the one positive GPMT results in a classification in Skin Sens. 1A, whereas the low frequencies observed in the human patch tests (< 1% positive reactions in the tested collectives) suggest a classification in Skin Sens. 1B. Since there is no consistency with regards to incidences in the animal studies and human patch tests and as human data will normally take preference over animal data according to REACh guidance R.8, a classification in Skin Sens. 1 is considered to be appropriate for IPBC.

#### 4.6.1.5 Conclusions on classification and labelling

Based on the results of the available animals studies and human patch tests and applying the criteria laid down in the 2<sup>nd</sup> ATP to the CLP, , IPBC is subject to classification and labelling with R43 (May cause skin sensitisation by skin contact) according to Directive 67/548/EEC and with Skin Sens. Cat. 1, H317 (May cause an allergic skin reaction) according to CLP Regulation 1272/2008/EC as amended by Regulation (EC) No. 286/2011. The classification into the category in Skin Sens. 1 is considered appropriate considering the positive results in human patch tests, the positive animal studies and taken into consideration that human data will normally take preference over animal data.

Classification/labeling for acute toxicity according to Directive 67/548/EEC:

Xi, R43: May cause skin sensitisation by skin contact

Classification/labeling for acute toxicity according to CLP Regulation 1272/2008/EC:

Warning, Skin Sens. 1, H317: May cause an allergic skin reaction.

### 4.6.2 Respiratory sensitisation

#### 4.6.2.1 Non-human information

In the absence of test guidelines for the testing of the potential respiratory sensitisation, no information is available on this endpoint. However, based on the experience in humans (please refer to chapter 4.6.1.2) and the results of the repeated dose inhalation toxicity study performed with IPBC (please refer to chapter 4.7.1.2), no signs of toxicity or findings indicative for respiratory sensitisation were observed.

#### 4.6.2.2 Human information

There are no humans case reports known to the applicant which would indicate a respiratory sensitisation potential of IPBC (please refer to chapter 4.6.1.2). No such effects reported during manufacture of IPBC.

#### 4.6.2.3 Summary and discussion of respiratory sensitisation

Based on human experience and the results of the available repeated dose toxicity study performed with IPBC via the inhalation route of exposure, a respiratory sensitisation potential of IPBC is not anticipated.

#### 4.6.2.4 Comparison with criteria

Indications for a respiratory sensitisation of IPBC have neither been obtained in humans nor in the available repeated dose inhalation toxicity study. For this reason, a classification as a respiratory sensitizer is not warranted taking into account the criteria laid down in Table 3.4.1 of the 2<sup>nd</sup> ATP to the CLP.

#### 4.6.2.5 Conclusions on classification and labelling

A classification of IPBC with respect to respiratory sensitisation is not required.

## 4.7 Repeated dose toxicity

Table 16: Summary table of relevant repeated dose toxicity studies

Method	Results	Remarks	Reference
subchronic (oral: gavage)	NOAEL: 10 mg/kg bw/d	(purity 98.3 %)	
(	LOAEL: 30 mg/kg bw/d	(T)	
28 days + 14 days recovery (control			
and high dose)	There were no clinical signs		
	noted.		
Wistar rats (both sexes, 5/ group)	Plasma cholinesterase activity		
	was reduced in the 100 mg/kg		
0, 10, 30, 100 mg/kg bw/d (m/f)	bw/d females, however, being		
	reversible. RBC cholinesterase		
Exposure: 4 weeks (daily for 4	activity was comparable to		
weeks	control up to and including the		
	highest dose.		
	T3, T4, and TSH levels were		
	comparable to concurrent		
	control.		
	Increased absolute and relative		
	liver weights at 30 mg/kg bw/d		
	in males and at 100 mg/kg bw/d		
	in both sexes accompanied with		
	centrilobular cytoplasmatic change in males at		
	100 mg/kg bw/d was observed.		
	The effects were reversible		
	within 14 days.		
	Increased relative kidney		
	weights at 30 mg/kg bw/d in		
	females was observed and		
	considered of toxicological		
	relevance, since no significant		
	effect were seen on body weight		
	or body weight gain at this dose.		
	At doses >30 mg/kg bw/d		
	increased incidence in		
	alpha-2-microglobulin droplets		
	in males (an effect specific for		
	male rats and not relevant for		
	humans) was observed.		
	Erosions and ulceration in the		
	forestomach at doses		
	>30 mg/kg bw/d were seen,		
	however being reversible during		
	recovery period. There was one incidence of chronic peritonitis		
	in males satellite animals at		
	100 mg/kg bw/d.		
subchronic (oral: feeding)	NOAEL: n.a. dose-rangefinder	(purity 97 %)	
28 days	LOAEL: n.a. dose-rangefinder	(Parity ) / /0)	
(rangefinder for 104-week feeding			
study in rats)	There were no clinical signs		
	noted.		
Wistar rats (both sexes, 10/ group)	Reduced body weights, body		
0, 60, 125, 250 mg/kg bw/d (m/f)	weight gain and food		
	consumption was noted at dose		
Exposure: 4 weeks (daily for 4	level >125 mg/kg bw/d.		
weeks)	Absolute liver weight was		
	increased in females at		
	250 mg/kg bw/d.		

3-10D0-2-1 ROL TNTL BUT	TECHNOMINTE (II BC) CF	15 110. 55+00-55-0	
	Liver weight after covariance		
	analysis was increased in both		
	sexes at all dose groups,		
	however, without		
	histopathological changes.		
Oral feeding dose-rangefinder	NOAEL: n.a. dose-rangefinder	(purity 98.7 %)	
Rabbit New Zealand White	LOAEL: n.a. dose-rangefinder	<b>4</b> ,	
Both sexes 2/group (main groups)	Reduced food consumption was		
1/sex (additional groups)	most likely due to impalatability		
main groups: 14 days	of the diet which resulted in body		
mani groups. 14 days	weight loss in animals at 6000		
additional groups: 5 and 7 days	and 10 000 ppm as well as		
additional groups. 3 and 7 days	reduced test material intake.		
Dana lauria	reduced test material make.		
Dose levels:	T1		
main groups:	There were no treatment-related		
0, 200, 500, 1300, 3000 ppm	findings up to and including		
(0, 5.9, 17.2, 47.1, 115.6 mg/kg	3000 ppm dose level.		
bw/d)			
additional groups:			
6000 ppm (64 mg/kg bw/d for			
males, 30 mg/kg bw/d for females)			
10 000 ppm (49 mg/kg bw/d for			
males and 24 mg/kg bw/d for			
females)			
10114125)			
Oral feeding study	NOAEL: n.a. dose-rangefinder	(purity 97 %)	
dose-rangefinder	LOAEL: n.a. dose-rangefinder	(purity 57 70)	
8 weeks	LOALL. II.a. dose-tangernider		
o weeks	All animals survived. There were		
Mice CD-1			
	no treatment related clinical		
both sexes (10/group)	signs noted.		
0, 50, 250, 500, 1000	Reduced body weights in males		
mg/kg bw/d	at doses > 250 mg/kg bw/dand in		
	females at 1000 mg/kg bw/d.		
	Reduced body weight gain in		
	males at doses > 250 mg/kg bw/d		
	and in females at doses >		
	500 mg/kg bw/d. Reduced food		
	consumption at 500 and		
	1000 mg/kg bw/d in both sexes.		
	Darkened livers in both sexes at		
	1000 mg/kg bw/d. Increased		
	absolute and relative liver weight		
	at doses $\geq 250 \text{ mg/kg bw/din}$		
	males and at $\geq$ 500 mg/kg bw/din		
			i
	females accompanied by		
	females accompanied by pigmentation of enlarged		
Inhalation at vdv	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.	(aurity > 07.0/)	
	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.  NOAEL: n.a. dose- rangefinder	(purity >97 %)	
Inhalation study dose-rangefinder	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells. NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group)	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells. NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder Study was terminated due to	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group) 2 weeks (5 days per week,	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells. NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder Study was terminated due to deaths and severity of clinical	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group)	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells. NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder Study was terminated due to deaths and severity of clinical sings for groups treated with 38	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group) 2 weeks (5 days per week, 6 hours per day)	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.  NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder  Study was terminated due to deaths and severity of clinical sings for groups treated with 38 and 67 mg/m³ after the third	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group) 2 weeks (5 days per week,	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.  NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder  Study was terminated due to deaths and severity of clinical sings for groups treated with 38 and 67 mg/m³ after the third exposure. Animals died due to	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group) 2 weeks (5 days per week, 6 hours per day) whole body exposure Dose levels: 0, 4, 10, 38 and	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.  NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder  Study was terminated due to deaths and severity of clinical sings for groups treated with 38 and 67 mg/m³ after the third exposure. Animals died due to congestion of liver.	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group) 2 weeks (5 days per week, 6 hours per day) whole body exposure	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.  NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder  Study was terminated due to deaths and severity of clinical sings for groups treated with 38 and 67 mg/m³ after the third exposure. Animals died due to congestion of liver.	(purity >97 %)	
dose-rangefinder Sprague-Dawley rats both sexes (5/group) 2 weeks (5 days per week, 6 hours per day) whole body exposure Dose levels: 0, 4, 10, 38 and	females accompanied by pigmentation of enlarged hepatocytes and of Kupffer cells.  NOAEL: n.a. dose-rangefinder LOAEL: n.a. dose-rangefinder  Study was terminated due to deaths and severity of clinical sings for groups treated with 38 and 67 mg/m³ after the third exposure. Animals died due to	(purity >97 %)	

3-10D0-2-PROPINIL BUI	ILCARDAMATE (IPBC) CA	AS NO. 33400-33-0	
	$\geq$ 38 mg/m <sup>3</sup> : noisy respiration,		
	sneezing, brown staining around		
	snout, jaws, and forepaws as well		
	as gasping, red ears, red limbs,		
	discharges from nostrils		
	Body weight loss or reduced		
	body weight gain as well as		
	reduced food consumption at		
	concentrations $> 10 \text{ mg/m}^3$ .		
	Increased absolute and relative		
	liver weight at dose levels at 10		
	mg/m <sup>3</sup> . Histopathology of liver		
	was not performed. No		
	information about liver weight at		
	doses $> 38 \text{ mg/m}^3$ .		
	Hyperplasia and metaplasia of		
	the larynx epithelium and		
	necrosis of the underlying		
	cartilage at dose levels of 4 and		
	10 mg/m <sup>3</sup> . No effects on lungs or		
	nasal passages.		
Inhalation study	NOAEL: n.a. dose- rangefinder	(purity >97 %)	
dose-rangefinder (5 days)	LOAEL: n.a. dose-rangefinder	(L)	
Sprague-Dawley rats	201122. Ind. dobe fungerinder		
both sexes	No mortalities, no clinical signs		
5/group	No effects on body weight gain		
whole body exposure	and food consumption		
Dose levels: 0, 0.3, 1.0, 3.8 mg/m <sup>3</sup>	At 3.8 and 1 mg/m <sup>3</sup> :		
Dose levels. 0, 0.3, 1.0, 3.8 mg/m	Histopathological changes in the		
	larynx included epithelial		
	hyperplasia of the ventral region		
	and hyperplasia or squamous		
	metaplasia in the ventrolateral		
	regions, with necrosis of the		
	underlying cartilage.		
Subchronic (oral: gavage)	NOAEL: 35 mg/kg bw/d	(purity 98 %)	
90 days	LOAEL: 80 mg/kg bw/d	(purity 98 70)	
Sprague Dawley rats	LOADL. 80 Hig/kg bw/u		
(both sexes, 10/ group)	One mortality due to gaveging		
	One mortality due to gavaging accident.		
Dose levels: 0, 10, 20, 35, 80 mg/kg			
bw/d	Immediately after dosing,		
	salivation and breathing sounds		
	in some animals at 35 and		
	80 mg/kg bw/d.		
	Reduced body weight and body		
	weight gain in males at		
	80 mg/kg bw/d. No effects on		
	body weights in females. There		
	were isolated findings of reduced		
	food consumption in males at		
	80 mg/kg bw/d. Food conversion		
	ratio was reduced in males at the		
	80 mg/kg bw/d dose level.		
	Reduced iron concentration		
	in both sexes at 80 mg/kg bw/d.		
	Increased absolute and relative		
	liver and kidney weights in		
	females and increased relative		
		İ	1
	liver weight in males at 80 mg/kg		
	bw/d dose level.		

_	TECHNOLINITE (HBC) CI		
subchronic (oral: gavage) 13 weeks	NOAEL: 20 mg/kg bw/d LOAEL: 50 mg/kg bw/d	(purity 98 %)	
5 days/week + 28 days recovery (high dose) Sprague Dawley rats (both sexes, 10/ group) Satellite group 0, 20, 50, 125 mg/kg bw/d (m/f)	Salivation and burrowing was noted immediately after dosing at 50 and 125 mg/kg bw/d. No treatment related mortalities. Occasionally, reduced body weights in the 125 mg/kg bw/d males. Overall body weight gains were comparable to controls in all groups. No effects on cholinesterase activity (not specified whether RBC or plasma); brain cholinesterase activity was not determined. Increased absolute and relative liver weight in females at 50 mg/kg bw/d and in both sexes at 125 mg/kg bw/d accompanied by hepatocyte enlargement. Hepatocyte enlargement was not observed after recovery. Hyperkeratosis and acanthosis in forestomach in all treatment groups, however, without a clear dose-response relationship and		
	reversibility after recovery.		
subchronic (oral: feeding)  3 months  Rabbit New Zealand White both sexes 5/group  0, 13, 75, 150 mg/kg bw/d (m/f) (0, 500, 2000, 4000 ppm)	NOAEL: 13 mg/kg bw/d LOAEL: 75 mg/kg bw/d  There were no clinical signs and mortalities noted which were related to treatment.  Body weight gain and food consumption was reduced in animals treated with 4000 ppm especially during the first week of treatment.  Gamma-glutamyl-transferase activity was increased in females dosed with 4000 ppm.  Absolute liver weight was increased (considered of biological significance) in females at 2000 ppm and	(purity 98.7 %)	
subchronic (dermal) 13 weeks	statistical significant relative liver weight ≥ 2000 ppm.  In animals at 2000 and 4000 ppm, hepatocyte hypertrophy and brown pigment in the liver were noted.  NOAEL: Local effects: 50 mg/kg bw/d	(purity 97.5 %)	
5 days/week (6 hours/ day) Sprague Dawley rats (both sexes, 10/ group) 0, 50, 200, 500 mg/kg bw/d (m/f)	Systemic effects: 500 mg/kg bw/d  LOAEL: Local effects: 200 mg/kg bw/d Systemic effects: -		

S TODO 2 TROI TIVIL BET	TECHNERINITE (HEC) CI		
subchronic (inhalation)	There were no treatment related clinical signs noted. Dermal irritation was occasionally noted in single animals at 200 mg/kg bw/d. At 500 mg/kg bw/d all animals showed dermal irritation which persisted throughout the treatment period. There were no effects on body weight and food consumption noted. Minimal hyperkeratosis was noted in the 200 mg/kg bw/d animals.  Moderate hyperkeratosis, acanthosis and one incidence of ulcer were noted at 500 mg/kg bw/d.		
subchronic (innatation)	NOAEL: 1.16 mg/kg bw/d	(purity >97 %)	
	LOAEL: 6.7 mg/kg bw/d		
13 weeks			
(5 days/week; 6 hours/ day)	There were no clinical signs		
	noted which were attributable to		
Sprague Dawley rats	cholinesterase activity.		
(both sexes, 15/ group)	There were no treatment-related		
	mortalities noted.		
Dose levels: 0, 0.3, 0.23, 1.16	There were no effects on body		
and 6.7 mg/m3	weight and food consumption		
	noted. Plasma cholinesterase		
	activity was lower when		
	compared to concurrent control		
	at $6.7 \text{ mg/m}^3$ .		
	RBC cholinesterase activity was		
	decreased in females at		
	6.7 mg/m <sup>3</sup> after 2 weeks but not		
	at the end of the study. Brain		
	cholinesterase activities were		
	decreased in females and males		
	at $6.7 \text{ mg/m}^3$ .		
	In larynx of the high dose group		
	necrosis in the ventral cartilage,		
	epithelial hyperplasia in ventral		
	region, and squamous metaplasia		
	in ventrolateral region were		
	noted in all animals. In addition,		
	epithelial hyperplasia over the		
	arytenoid projections was noted		
	in all high dosed males and in 5		
	of the 15 high dosed females.		
	Epithelial ulceration in the		
	ventral region was observed in		
	low incidence in the high dosed		
	males (4 of 15 animals). In some		
	of the high dosed males and		
	females, additionally, atrophy of		
	submucosal glands was noted (3		
	and 6 animals of 15,		
	respectively). R37; Irritating to		
	respiratory system.		
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## 4.7.1 Non-human information

The toxicity of IPBC has been investigated in several studies using the oral route (gavage and feeding), the dermal route and following administration via inhalation. The results of the studies are summarised in Table 17.

#### 4.7.1.1 Repeated dose toxicity: oral

When IPBC was administered by gavage to rats, post-dose salivation immediately after dosing was noted in most studies at doses equal to or greater than 30 mg/kg bw/d. Post-dose salivation is often observed in gavage studies. IPBC is an irritating substance and post-dose salivation could be a result of the irritating properties of IPBC and/or application of IPBC via gavage. When IPBC was administered via the diet no treatment-related clinical signs were noted indicating that post-dose salivation might be a result of the dosing procedure in the gavage studies and not a result of increased cholinergic activity.

In rats, brain and RBC cholinesterase activities were not reduced up to and including the highest dose levels administered. Plasma cholinesterase activity was reduced at doses equal to or greater than 50 mg/kg bw/d being reversible within 14 days. In mice and rabbits, plasma and RBC cholinesterase activity was not reduced up to and including the highest dose. These data further support the view that clinical signs observed in gavage studies might be a result of the irritating properties of IPBC. Results indicated that IPBC was not neurotoxic when administered via the oral route. This was supported by the acute and 90-day neurotoxicity studies in rats.

In rats, rabbits and mice treated with IPBC in the diet, food consumption was reduced at doses equal to or greater than 80 mg/kg bw/d and reduced body weights and/or body weight gains were observed at doses equal or greater than 40 mg/kg bw/d. In gavage studies, reduced body weight, body weight gain was observed at 80 mg/kg bw/d.

The administration of IPBC via the oral route (gavage and via the diet) caused local erosions, ulceration, and/or inflammation of the stomach (fore-stomach and/or glandular stomach). These findings, which were observed at dose levels from about 20 to 30 mg/kg bw/d were reversible within 28 days after the treatment with IPBC had stopped. No lesions in the mouth cavity or esophagus were noted. The effects observed in the stomach and fore-stomach are most likely due to the intrinsic irritating properties of IPBC.

In a two-year feeding study with rats, an increased incidence in foamy macrophages aggregates was noted in the lungs in males at 40 and 80 mg/kg bw/d.

In mice treated for 78-weeks with IPBC in the diet, there was an increased incidence in enlarged thyroids at the highest dose (150 mg/kg bw/d). At histopathology, the following findings were observed: foci of small vacuolated cells most likely of follicular origin and general follicular enlargement in both sexes in all treated dose groups. The findings indicated that follicles stored colloid and could not release it, resulting in apparent follicular enlargement. These findings were not considered to be indicative of a break of the normal pituitary, thyroid, hypothalamic circuit because no adenoma (as expected in the case of a break of pituitary, thyroid, hypothalamic circuit) were observed. This is further supported by the lack of changes in  $T_4$ ,  $T_3$ , and TSH levels in rats ( ). The toxicological significance of the findings in thyroids remains unclear.

IPBC was not carcinogenic in rats and mice up to and including the highest dose levels (80 and 150 mg/kg bw/d for rats and mice. In the mouse carcinogenicity study, an increased incidence of hepatocellular adenomas in high dose males (11/50) is not considered to be of biological relevance.

### 4.7.1.2 Repeated dose toxicity: inhalation

The toxicity of IPBC via inhalation was studied in 3 studies with rats: 2 range-finding sub-acute studies and one 90-day sub-chronic study. Clinical signs (indicative of irritation), reduced body weight gain and food consumption, and increased absolute and relative liver weight were noted in a 2-week dose range-finding study at concentrations in the air from 10 mg/m<sup>3</sup>. No such effects were noted in the 13-week inhalation study.

In the 13-week study, plasma cholinesterase activity was reduced at the highest concentration (6.7 mg/m³) when compared to concurrent controls. RBC cholinesterase activity was decreased in females at 6.7 mg/m³ after 2 weeks but not at study termination. Brain cholinesterase activities were decreased in males and females at 6.7 mg/m³ when compared to concurrent controls (16.8 and 26.1%, respectively) and to historical controls (23.9 and 12.3, respectively). This finding is of unclear relevance since no clear dose-relationship was observed (small decrease for a large change in dose) and the normal variation seems to be wide Results indicated that IPBC was not neurotoxic. This was supported by the acute and 90-day neurotoxicity and 104 weeks studies in rats and 78 weeks mice study which all investigated RBC and brain cholinesterase inhibition.

The predominant histopathological findings were epithelial hyperplasia in the central region of the larynx, hyperplasia or squamous metaplasia in the ventrolateral region of the larynx, and necrosis of the underlying cartilage of the larynx at concentrations in the air equal to 6.7 mg/m³ (LOAEC: 6.7 mg/m³ with a NOAEC: 1 mg/m³). These histopathological changes, which may be associated with the intrinsic irritating properties of IPBC, are considered by the RMS as being of relevance to humans although realising the difference in morphology of the upper respiratory tract of rodents and humans which may result in a higher susceptibility of the upper respiratory tract in rats and that rodents are obligatory nose breathers, factors which both result in a higher exposure of the rats' larynx compared to the larynx in humans. No functional changes or any organ dysfunction have been observed in treated animals as a consequence of the irritational effects in the laryngeal region. As the effects on the larynx are considered as local and not systemic effects, a classification of IPBC as a respiratory irritant is proposed.

#### 4.7.1.3 Repeated dose toxicity: dermal

The toxicity of IPBC via dermal application has been studied in a 13-week study in rats. Dermal irritation, which persisted throughout the treatment period, was observed at the highest dose level (500 mg/kg bw/d). At 200 mg/kg bw/d, dermal irritation was only noted occasionally in single animals. At termination, mild hyperkeratosis was noted at 200 mg/kg bw/d while at 500 mg/kg bw/d hyperkeratosis was more severe and resulted in ulceration. No adverse systemic effects were observed.

#### 4.7.1.4 Repeated dose toxicity: other routes

No information available

#### 4.7.1.5 Human information

No information available

#### 4.7.1.6 Other relevant information

No information available

### 4.7.1.7 Summary and discussion of repeated dose toxicity

Oral: In rats, post-dose salivation was observed immediately after dosing by gavage from 30 mg/kg bw/d, but not when IPBC was administered via the diet indicating that post-dose salivation might be a result of the dosing procedure in the gavage studies and not a result of increased cholinergic activity. In rats, brain and RBC cholinesterase activities were not reduced up to and including the highest dose levels administered. Plasma cholinesterase activity was reduced at doses equal to or greater than 50 mg/kg bw/day being reversible within 14 days. Results indicated that IPBC was not neurotoxic when administered via the oral route. This was supported by the acute and 90-day neurotoxicity studies in rats In rats, rabbits and mice treated with IPBC via the diet, food consumption was reduced from 80 mg/kg bw/d (dietary, gavage) and body weights and/or body weight gains from 40 mg/kg bw/d (dietary) or 80 mg/kg bw/d (gavage).

In rats, local erosions, ulceration, and/or inflammation of the stomach (fore stomach and/or glandular stomach) were observed from about 20 to 30 mg/kg bw/d (dietary, gavage). Increased liver weights, sometimes accompanied by hepatocellular changes, and increased kidney weight (females only) were observed from 30 to 40 mg/kg bw/d. Increased incidence in foamy macrophages aggregates was noted in the lungs of male rats from 40 mg/kg bw/d in the 2-year rat study. In the 78-week mice study, an increased incidence in enlarged thyroids accompanied by foci of small vacuolated cells most likely of follicular origin and general follicular enlargement was noted at 150 mg/kg bw/d; the toxicological significance of these findings in thyroids remains unclear. IPBC was not carcinogenic in rats and mice up to and including the highest dose levels (80 and 150 mg/kg bw/d for rats and mice, respectively).

<u>Dermal</u>: Dermal irritation persisting throughout the treatment period, and hyperkeratosis and ulceration was observed at 500 mg/kg bw/d; at 200 mg/kg bw/d mild hyperkeratosis. No adverse systemic effects observed.

<u>Inhalation</u>: Decreased RBC cholinesterase activity observed in females at 6.7 mg/m<sup>3</sup> (after 2 weeks but not at study termination) and decreased brain cholinesterase activities in females and in males at 6.7 mg/m<sup>3</sup>. The finding is of unclear relevance since no clear dose-relationship was observed (small decrease for a large change in dose) and the normal variation seems to be wide. Results indicated that IPBC was not neurotoxic. This was supported by the acute and 90-day neurotoxicity and 104 weeks studies in rats and 78 weeks mice study (all investigating RBC and brain cholinesterase inhibition). Histopathological findings were epithelial hyperplasia in the central region of the larynx, hyperplasia or squamous metaplasia in the ventrolateral region of the larynx, and necrosis of the underlying cartilage of the larynx at 6.7 mg/m<sup>3</sup> (NOAEC 1.16 mg/m<sup>3</sup>). No functional changes or any organ dysfunction have been observed in treated animals as a consequence of the irritational effects in the laryngeal region. As the effects on larynx are considered as a local and not a systemic effect a classification of IPBC as a respiratory irritant is proposed although acknowledging the difference in morphology of the upper respiratory tract of rodents and humans which may result in a higher susceptibility of the upper respiratory tract in rats and considering that rodents are obligatory nose breathers.

## 4.7.1.8 Summary and discussion of repeated dose toxicity findings relevant for classification according to DSD

In the available repeated dose toxicity studies following oral administration liver and kidney were the target organs in rats observed as organ weight changes and in the liver accompanied with hepatocellular changes. In the subchronic inhalation toxicity study, the larynx has been demonstrated to be affected. This effect has been regarded to be of local rather than of systemic nature. No functional changes or any organ dysfunction have been observed as a consequence of the irritational effects in the laryngeal region. The local irritation in the larynx led to the conclusion that IPBC is a local irritant in the upper respiratory tract of rats. This effect is regarded as of relevance for humans although realising the difference in morphology of the upper respiratory tract of rodents and humans which may result in a higher susceptibility of the upper respiratory tract in rats and that rodents are obligatory nose breathers, factors which both result in a higher exposure of the rats' larynx compared to the larynx in humans.

## 4.7.1.9 Comparison with criteria of repeated dose toxicity findings relevant for classification according to DSD

Based on the available data and the effects observed in the 90-day repeated dose inhalation toxicity study, IPBC is subject to classification and labelling for specific target organ toxicity with R37 (Irritating to respiratory system) according to Directive 67/548/EEC. Neither the effects in the oral nor in the dermal repeated dose toxicity studies trigger a classification and labelling of IPBC with respect to specific target organ toxicity after repeated administration as no functional changes or any organ dysfunction have been observed as a consequence of the irritational effects in the laryngeal region.

## 4.7.1.10 Conclusions on classification and labelling of repeated dose toxicity findings relevant for classification according to DSD

Based on the results of the 90-day repeated dose inhalation toxicity study and considering the local effects observed at the larynx, IPBC is subject to the following classification:

Classification/labelling for acute toxicity according to Directive 67/548/EEC:

Xi, R37: Irritating to respiratory system

Classification/labelling for acute toxicity according to CLP Regulation 1272/2008/EC:

Warning, STOT SE 3, H335: May cause respiratory irritation.

#### 4.8 Specific target organ toxicity (CLP Regulation) – repeated exposure (STOT RE)

## 4.8.1 Summary and discussion of repeated dose toxicity findings relevant for classification as STOT RE according to CLP Regulation

In the available repeated dose toxicity studies following oral administration liver and kidney were the target organs in rats observed as organ weight changes and in the liver accompanied with hepatocellular changes. In the subchronic inhalation toxicity study, the larynx has been demonstrated to be affected. This effect has been regarded to be of local rather than of systemic nature. Most importantly, no functional changes or any organ

dysfunction have been observed as a consequence of the irritational effects in the laryngeal region. The local irritation in the larynx led to the conclusion that IPBC is a local irritant in the upper respiratory tract of rats affording a classification as a respiratory irritant. It should be noted that there are differences in the morphology of the upper respiratory tract of rodents and humans which may result in a higher susceptibility of the upper respiratory tract in rats and considering that rodents are obligatory nose breathers, factors which both result in a higher exposure of the rats' larynx compared to the larynx in humans.

## 4.8.2 Comparison with criteria of repeated dose toxicity findings relevant for classification as STOT RE

Systemic effects were neither observed in the repeated dose toxicity studies nor in the carcinogenicity studies performed with IPBC which would fulfil the criteria for specific target organ toxicity after repeated exposure. Most importantly, in the 90-day inhalation toxicity study, the predominant effect was a local irritation of the larynx which was not associated with functional changes or any organ dysfunction. Furthermore, no severe effects on clinical pathology or on (histo)pathological examination were observed.

## 4.8.3 Conclusions on classification and labelling of repeated dose toxicity findings relevant for classification as STOT RE

Based on the findings made in the available repeated dose toxicity studies and taking into account the dose/concentration guidance values according to paragraphs 3.9.2.9.6 and 3.9.2.9.7 (Table 3.9.2 and 3.9.3) of the CLP, a classification of IPBC with respect to STOT RE is not required.

## 4.9 Cell mutagenicity (Mutagenicity)

Table 17: Summary table of relevant in vitro and in vivo mutagenicity studies

Method	Results	Remarks	Reference
Bacterial reverse mutation assay (e.g. Ames test) (gene mutation)	Test results:	(purity 98.3 %)	
S. typhimurium TA 1535, TA 1537, TA 98, TA 100 and TA 102 (met. act.: with and without)	negative for S. typhimurium TA 1535, TA 1537, TA 98, TA 100 and TA 102 (all strains/cell types tested); met. act.: with and without		
Doses: 0-5000 µg/plate	cytotoxicity:  Bacteriotoxic effects starting at		
OECD Guideline 471 (Bacterial Reverse Mutation Assay) EC B.14	40 μg/plate		
In vitro mammalian chromosome aberration test (chromosome aberration)	Test results:  negative with metabolic	(purity 98.3 %)	
Chinese hamster lung fibroblasts (V79) (met. act.: with and without)	activation equivocal without metabolic activation		
Doses: 0 to 20 ug/ml:	cytotoxicity: yes without metabolic activation:		
OECD Guideline 473 (In vitro Mammalian Chromosome Aberration Test) OECD 476	> 2 μg/mL with metabolic activation: ≥ 16 μg/mL		
OPPTS 870.5300  Mammalian cell gene mutation	Test results:	(purity 98.3 %)	
assay (gene mutation at HPRT locus) Chinese hamster lung fibroblasts (V79) (met. act.: with and without)	negative for Chinese hamster lung fibroblasts (V79)(all strains/cell types tested); met. act.: with and without.	(party year to)	
Doses: The cell cultures were evaluated at the following concentrations:	cytotoxicity: yes without metabolic activation: ≥ 6 µg/mL without metabolic activation:		
without S9 mix: 0.01 to 15 µg/mL	$\geq$ 48 $\mu$ g/mL		
with S9 mix: 0.5 to 96 μg/mL			
OECD Guideline 476 (In vitro Mammalian Cell Gene Mutation Test) OPPTS 870.5300			
Micronucleus assay (chromosome aberration) Mouse (ICR) male/female (5/sex/group)	Test results: Genotoxicity: Negative at all sampling times (male/female)	(purity 97.5 %)	
Dose levels: 0, 28, 55, 110 mg/kg bw (i.p.) one application	One male of the 110 mg/kg bw was found dead on day 2.		
Sampling time: 24, 48, and 72			

hours after i.p. Injection			
According to US EPA 84-2			
Comparable to OECD Guideline			
474 (Mammalian Erythrocyte			
Micronucleus Test)			
Micronucleus assay (chromosome	Test results:	(purity 99%)	
aberration)	Genotoxicity: Negative at all		
	sampling times (male/female)		
mouse (CD-1) male/female			
(5/sex/group)	positive control showed		
	significant increase in		
oral: gavage	micronucleus frequency		
one application			
Dose levels: 0, 200, 660, 2000			
mg/kg bw; positive control			
Sampling time: 30, 48, and 72			
hours after oral gavage			
According to OECD Guideline 474			
(Mammalian Erythrocyte			
Micronucleus Test)			

#### 4.9.1 Non-human information

#### **4.9.1.1** In vitro data

IPBC was not genotoxic *in vitro* up to and including cytotoxic concentrations in *Salmonella typhimurium* bacteria or in Chinese hamster V79 cells. There was an indication of clastogenic activity *in vitro* at cytotoxic concentrations in V79 cells without metabolic activation only.

#### 4.9.1.2 In vivo data

IPBC did not induce micronuclei *in vivo* in mice bone marrow up to and including the MTD. Another non-key *in vivo* micronucleus study which was negative in higher doses further supports the absence of cytogenetic effects *in vivo*. Furthermore, the available oral toxicokinetics study demonstrated that IPBC is rapidly absorbed and almost quantitatively bioavailable which indicates that IPBC could be able to reach the target in the *in vivo* MNT studies.

#### 4.9.2 Human information

No information available

#### 4.9.3 Other relevant information

No information available

#### 4.9.4 Summary and discussion of mutagenicity

IPBC was not genotoxic *in vitro* up to and including cytotoxic concentrations in *Salmonella typhimurium* bacteria or in Chinese hamster V79 cells. There was an indication of clastogenic activity *in vitro* in cytotoxic

concentrations in V79 cells without metabolic activation whereas clear negative results were obtained in the presence of metabolic activation. IPBC did not induce micronuclei *in vivo* in mice bone marrow up to and including the MTD. Another non-key *in vivo* micronucleus study which was negative in higher doses further supports the absence of cytogenetic effects *in vivo*. Including the result from the toxicokinetics/metabolism study and the two negative cancer studies in the assessment of genotoxicity, the overall weight of evidence indicates that IPBC is not a genotoxic substance.

#### 4.9.5 Comparison with criteria

The weight of evidence from the available well-conducted *in vitro* and *in vivo* genotoxicity studies indicates that IPBC is not a genotoxic substance and, thus, does not fulfil the criteria for a classification as a category 1A, 1B or 2 germ cell mutagen as laid down in Table 3.5.1 of the CLP

#### 4.9.6 Conclusions on classification and labelling

Taking into account the results of the available *in vitro* and *in vivo* mutagenicity studies, IPBC does not need to be classified and labelled as mutagenic according to Directive 67/548/EEC or the CLP Regulation (EC) No. 1272/2008.

## 4.10 Carcinogenicity

Table 18: Summary table of relevant carcinogenicity studies

Method	Results	Remarks	Reference
Oral feeding	NOAEL: 20 mg/kg bw/d	(purity 97 %)	
104 weeks with interim kill after 52	LOAEL: 40 mg/kg bw/d	(Parity > / /v)	
weeks			
Sprague-Dawley rats; both sexes	There were no treatment related		
65/group	mortalities or clinical signs		
15/group sacrificed at interim kill	noted.		
Dose levels 0, 20, 40,	Body weight and body weight		
80 mg/kg bw/d (daily)	gain in both sexes at 40 and		
	80 mg/kg bw/d were reduced.		
	Food consumption was reduced		
	in the 80 mg/kg bw/d males.		
	Ophthalmoscopy was		
	unremarkable.		
	There were no treatment-related		
	effects on haematology, clinical		
	chemistry, or urinary parameters		
	noted. Plasma cholinesterase		
	activity was reduced at 80 mg/kg		
	bw/d in females. There was no effect on RBC and		
	brain cholinesterase activity. At interim kill mean absolute		
	liver weight was increased in		
	females at 40 and 80 mg/kg bw/d		
	and in males at 80 mg/kg bw/d.		
	This was not noted at terminal		
	kill. At termination, in the 40 and		
	80 mg/kg bw/d dose levels, there		
	was an increased incidence in		
	depressed foci in stomach in both		
	sexes. At interim kill, there was		
	an increased incidence in		
	stomach erosions in the		
	80 mg/kg bw/d females.		
	In forestomach, inflammation		
	and epithelial hyperplasia were		
	noted at 40 and 80 mg/kg bw/d in		
	both sexes.		
	In both sexes at 40 and 80 mg/kg bw/d, there was an increased		
	incidence in lobular degeneration		
	of the salivary gland.		
	Additionally, males at 80 mg/kg		
	bw/d had an increased incidence		
	in fibro-adenoma in		
	this organ.		
	In lungs an increased incidence		
	in foamy macrophages		
	aggregates was noted in males at		
	40 and 80 mg/kg bw/d.		
	IPBC was not carcinogenic in		
	rats.		
Oral feeding	NOAEL:		
78 weeks	LOAEL: 20 mg/kg bw/d		
	There were no treatment related		

### **CLH REPORT FOR**

### 3-IODO-2-PROPYNYL BUTYLCARBAMATE (IPBC) CAS NO. 55406-53-6

Mice (CD-1); both sexes	mortalities and clinical signs		
50/group	noted.		
15/group sacrificed at interim kill	Body weight and body weight		
Dose levels 0, 20, 50,	gain in the 150 mg/kg bw/d		
150 mg/kg bw/d (daily)	animals was reduced. There were		
	no treatment related effects on		
	food consumption.		
	Differential blood counts as well		
	as plasma, RBC and brain		
	cholinesterase activities were		
	comparable to concurrent		
	controls.		
	There was an increased		
	incidence in enlarged thyroids in		
	the 150 mg/kg bw/d males.		
	There was an increased		
	incidence of non-neoplastic		
	changes in thyroids of both sexes		
	at $\geq$ 20 mg/kg bw/d.		
	The toxicological significance of		
	this finding remained unclear.		
	Males treated with 150 mg/kg		
	bw/d had an increased incidence		
	in pneumonitis when compared		
	to concurrent control.		
	Hepatocellular adenomas were		
	observed in an increased		
	incidence in males at 150 mg/kg		
	bw/d (11/50);		
	however, this finding is not		
	considered to be of biological		
	relevance to human.		
	IPBC was not carcinogenic in		
	mice.		

#### 4.10.1 Non-human information

## 4.10.1.1 Carcinogenicity: oral

IPBC was not carcinogenic in rats and mice up to and including the highest dose levels tested (80 and 150 mg/kg bw/day for rats and mice, respectively).

### 4.10.1.2 Carcinogenicity: inhalation

No information available

## 4.10.1.3 Carcinogenicity: dermal

No information available

#### 4.10.2 Human information

No information available

#### 4.10.3 Other relevant information

No information available

#### 4.10.4 Summary and discussion of carcinogenicity

In the two year carcinogenicity study in rats, there were no neoplams observed after one year as well as after two years which showed a treatment related increased. In females, the incidence of mammary fibroadenomas was increased at 20 mg/kg bw/day. The incidence of pituitary adenoma was increased at 40 mg/kg bw/day in females. In the absence of a dose-response relationship, these findings were considered to be incidental.

A consideration of the overall tumour incidence in the control and high dose groups did not indicate a treatment related increase in the number of tumours in either sex of rats. Thus, IPBC is not considered to be carcinogenic in rats up to and including the highest dose level tested (80 mg/kg bw/d).

In the 78 weeks carcinogenicity study in mice, a statistically significantly higher incidence in hepatocytic adenoma was observed in males at the high dose level of 150 mg/kg bw/day (11/50) when compared to the concurrent control (4/50) or to historical control data (1 to 8/50). However, statistical significance was judged at the 95% probability level. The appropriate p value for significance in analysing common neoplasms (historical control incidence >1%) is considered to be p<0.01 rather than p<0.05. Thus, there is no statistically significantly increase in the incidence in hepatocellular adenomas. Furthermore, there was no statistically significantly increase in the incidence of hepatocellular carcinoma or in foci of cellular alteration. Additionally, there was no evidence of progression to malignant hepatocellular tumours and no effect on tumour multiplicity observable. Hepatocytotoxicity or genotoxicity was not observed. In females, the incidence of hepatocellular adenoma and/or carcinoma was comparable to controls. The finding of hepatcellular adenoma in this sensitive strain of mice is considered to be of no biological relevance to humans due to the well known sensitivity of the strain of mice used and as the MTD was exceeded in the high dose group of male mice (body weight development reduced by 23%). Thus, IPBC is not carcinogenic to mice under the conditions of this study.

#### 4.10.5 Comparison with criteria

In the available rodent carcinogenicity studies which were performed to protocols comparable to OECD guidelines 453 and 451, IPBC was not carcinogenic in rats and mice up to and including the highest dose levels (80 and 150 mg/kg bw/d for rats and mice, respectively). In the carcinogenicity study performed in mice, an increased incidence of hepatocellular adenomas in the high dose group of males was not considered to be of biological relevance to humans as hepatocellular adenomas occur frequently in susceptible strains of mice and as an exceedance of the MTD had been observed. Based on the findings made in the available rodent carcinogenicity studies and taking into account the criteria laid down in Table 3.6.1 of the CLP for the classification of a substance as carcinogenic into category 1A, 1B or 2, IPBC does not fulfil the criteria for a carcinogenic substance.

#### 4.10.6 Conclusions on classification and labelling

Based on the results obtained in the rat and mouse carcinogenicity studies, IPBC revealed no specific carcinogenic effects in rodents. Therefore, a classification and labelling of IPBC as carcinogenic according to the provisions of Directive 67/548/EEC (DPD) or Regulation (EC) No. 1272/2008 (CLP) is not required..

## 4.11 Toxicity for reproduction

Table 19: Summary table of relevant reproductive and developmental toxicity studies

Method	Results	Remarks	Reference
Rabbit New Zealand White female 16 to 18/group	NOAEL <sub>maternal</sub> : 10 mg/kg bw/d NOAEL <sub>development</sub> : 40 mg/kg bw/d LOAEL <sub>maternal</sub> : 20 mg/kg bw/d LOAEL <sub>development</sub> : 40 mg/kg bw/d	(purity >97 %)	
Dose levels: 0, 10, 20, 40 mg/kg bw/d  Exposure period: Day 7 to 19 of pregnancy  OECD Guideline 414 (Prenatal Developmental Toxicity Study) US EPA 83-3	One female at 20 and 4 females at 40 mg/kg bw/day were sacrificed due to body weight loss and refusal to eat. Necropsy revealed severe irritations (ulceration and redness) in glandular stomach of these animals.		
	Food consumption was reduced during the first week of treatment at 20 and 40 mg/kg bw/day.  After treatment had stopped food consumption was increased.		
	Body weight gain tended to be lower in all dose groups without being statistically significant. After treatment had stopped body weight gain of the treated animals tended to be higher.		
	There were no treatment related effects on mean number of live foetuses, mean pre-and post-implantation loss, mean foetal weight and sex ratio noted. Foetal examination revealed no changes between control and treated groups.		
	IPBC was not teratogenic.		

E 10D 0 Z TROT TIVE BUT	TECHNOLUMITE (HBC) C	18 1 (8) 22 100 22 0	
Female rat (Sprague-Dawley)	NOAEL <sub>maternal</sub> : 25 mg/kg bw/d	(purity >97 %)	
24/group	NOAEL <sub>development</sub> : 75 mg/kg bw/d		
oral: gavage	LOAEL <sub>maternal</sub> : 75 mg/kg bw/d		
	LOAEL <sub>development</sub> : 250 mg/kg		
Dose levels: 0, 25, 75, 250 mg/kg	bw/d		
bw/d			
	There were no mortalities noted.		
Exposure period: Day 6 to 15 of	Clinical signs were post-dose		
pregnancy	salivation and aggressive		
Freguery	behaviour at 75 and 250 mg/kg		
OECD Guideline 414 (Prenatal	bw/d.		
Developmental Toxicity Study) US	Body weight gain and food		
EPA 83-3	consumption was reduced at 75		
LIT 03 3	and 250 mg/kg bw/d.		
	Mean absolute and relative liver		
	weight was increased at		
	<u> </u>		
	250 mg/kg bw/d.		
	Pregnancy data and the		
	incidences in major anomalies		
	and in minor external and		
	visceral anomalies were		
	comparable to controls.		
	Mean female foetal weight was		
	decreased at 250 mg/kg bw/d.		
	Male foetal weight was		
	comparable to controls.		
	At 250 mg/kg bw/d, there was		
	increased incidence in minor rib		
	defects and incomplete or		
	non-ossification. The incidence		
	in not ossified 5 <sup>th</sup> sternebrae was		
	increased at 250 mg/kg bw/d.		
	The retardation of ossification		
	was considered to be the result of		
	maternal toxicity.		
rat (Sprague-Dawley)	NOAEL	(purity >97 %)	
both sexes, 25/group	Parental: 10 mg/kg bw/d	(Parry)	
oral: gavage	Reproduction: 30 mg/kg bw/d		
Dose levels:	Developmental: 10 mg/kg bw/d		
Bose levels.	Bevelopmental: 10 mg/kg 0 w/d		
First generation: 0, 10, 30, 100	One incidence of incomplete		
mg/kg bw/d	parturition at 30 and 4 incidences		
Second generation: 0, 10, 30,	at 100 mg/kg bw/d in F <sub>0</sub> females.		
mg/kg bw/d	Post-dose salivation at doses $\geq$		
mg/kg ow/u	30 mg/kg bw/d. Occasionally,		
Evnosura pariod:			
Exposure period:	hunched posture and forepaw		
F <sub>0</sub> : 10 weeks before mating	paddling at 30 and 100 mg/kg		
F <sub>1</sub> : 13 weeks before mating	bw/d in $F_0$ animals and at		
A 25 .	30 mg/kg bw/d in $F_1$ animals.		
According to:	Reduced body weight gain in $F_0$		
OECD Guideline 415	males at 100 mg/kg bw/d.		
(One-Generation Reproduction	Reduced food consumption and		
Toxicity Study)	body weight gain during first		
US EPA 83-3	week of lactation in $F_0$ females at		
	100 mg/kg bw/d.		
Comparable to OECD 416 (except	Acanthosis and hyperkeratosis in		
two dose levels for second	stomach in F <sub>1</sub> parents at		
generation)	30 mg/kg bw/d (not examined in		
	$F_0$ animals).		
	Reduced fertility/mating index in		
	F <sub>0</sub> parents at 100 mg/kg bw/d.		
	1 0 parents at 100 mg/kg ow/a.		
	Reduced live birth index in $F_1$		

pups at 100 mg/kg bw/d. Reduced mean birth pup body weight in F₁ pups at 30 and 100 mg/kg bw/d. Reduced mean birth pup body weight at day 4 and 21 post partum in both sexes of F₁ 100 mg/kg bw/d, and at day 21 post partum in F₂ females at 30 mg/kg bw/d. Increased incidence of pups without milk in stomach and/or bitten or cannibalised pups at 30 and 100 mg/kg bw/d.  Rat (Sprague-Dawley) both sexes, 25/group oral: feeding Dose levels: 0, 120, 300, 750 ppm equivalent to males: 0, 8.4 – 10.7, 20.7 – 26.1, 50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F₂: 13 weeks before mating F₁: 13 weeks before mating According to: US EPA 83-4  Comparable to OECD Guideline 416 (Two-Generation		· /		
both sexes, 25/group oral: feeding  Dose levels: 0, 120, 300, 750 ppm equivalent to males: 0, 8.4 – 10.7, 20.7 – 26.1, 50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating According to: US EPA 83-4  Comparable to OECD Guideline		viability index 1 and cumulative survival index in F <sub>1</sub> pups at 30 and 100 mg/kg bw/d.  Reduced mean birth pup body weight in F <sub>1</sub> females at 100 mg/kg bw/d; reduced mean pup body weight at day 4 and 21 post partum in both sexes of F <sub>1</sub> 100 mg/kg bw/d, and at day 21 post partum in F <sub>2</sub> females at 30 mg/kg bw/d.  Increased incidence of pups without milk in stomach and/or bitten or cannibalised pups at 30		
both sexes, 25/group oral: feeding  Dose levels: 0, 120, 300, 750 ppm equivalent to males: 0, 8.4 – 10.7, 20.7 – 26.1, 50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating According to: US EPA 83-4  Comparable to OECD Guideline	Rat (Sprague-Dawley)	<u> </u>	(purity >97 %)	
oral: feeding  Dose levels: 0, 120, 300, 750 ppm equivalent to males: 0, 8.4 – 10.7, 20.7 – 26.1, 50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline		Parental: 750 ppm		
Dose levels:  0, 120, 300, 750 ppm equivalent to males: 0, 8.4 – 10.7, 20.7 – 26.1, 50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period:  F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline		Reproduction: 750 ppm		
0, 120, 300, 750 ppm equivalent to males: 0, 8.4 – 10.7, 20.7 – 26.1, 50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline		Developmental: 750 ppm		
males: 0, 8.4 – 10.7, 20.7 – 26.1, 50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline		No two stars and malested are and 1990 or		
50.5 – 62.8 mg/kg bw/d females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating According to: US EPA 83-4  Comparable to OECD Guideline				
females: 0, 8.0 – 17.1, 20.2 – 39.6, 49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline				
49.8 – 101.2 mg/kg bw/d  (The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline				
(The stability of the active substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating According to: US EPA 83-4  Comparable to OECD Guideline				
substance in the feed has not been determined at the time of this study)  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline				
determined at the time of this study)  Comparable between groups.  There were no effects on fertility and pup development noted.  Exposure period:  F <sub>0</sub> : 14 weeks before mating  F <sub>1</sub> : 13 weeks before mating  According to:  US EPA 83-4  Comparable to OECD Guideline				
study)  There were no effects on fertility and pup development noted.  Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline				
Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline				
Exposure period: F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline	study)	•		
F <sub>0</sub> : 14 weeks before mating F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline	Exposure period:	and pup development noted.		
F <sub>1</sub> : 13 weeks before mating  According to: US EPA 83-4  Comparable to OECD Guideline	1 1			
According to: US EPA 83-4  Comparable to OECD Guideline	_			
US EPA 83-4 Comparable to OECD Guideline				
Comparable to OECD Guideline				
	US EPA 83-4			
Reproduction Toxicity)	416 (Two-Generation			

#### **4.11.1** Effects on fertility

#### 4.11.1.1 Non-human information

In a 2-generation reproductive toxicity study, rats were treated via gavage at 0, 10, 30, and 100 mg/kg bw/d. Due to severity of clinical signs at 100 mg/kg bw/d, treatment with this dose level was not continued for the  $F_1$  animals. Post-dose salivation was observed at doses equal to or greater than 30 mg/kg bw/d. Body weight gain and food consumption were reduced at 100 mg/kg bw/d during pre-mating period in males and during the first week of lactation in females. Acanthosis and hyperkeratosis were observed in  $F_1$  parental animals at 30 mg/kg bw/d (not examined in  $F_0$  parental animals). A reduced fertility/mating index was observed in  $F_0$  parents at 100 mg/kg bw/d. Reduced live birth index was noted in  $F_1$  pups at 100 mg/kg bw/d, and reduced viability index 1 and cumulative survival index in  $F_1$  pups at 30 and 100 mg/kg bw/d. Mean birth pup body weight was reduced in  $F_1$  females at 100 mg/kg bw/d, mean pup body weight at day 4 and 21 post partum in both sexes of  $F_1$ 

100 mg/kg bw/d, and mean pup body weight was statistically significantly reduced on day 21 post partum in  $F_2$  females at 30 mg/kg bw/d. An increased incidence of pups without milk in stomach and/or bitten or cannibalised pups was noted at 30 and 100 mg/kg bw/d. Effects in pups were noted only at dose levels, which also resulted in maternal toxicity. IPBC was not toxic to reproduction at dose levels at which maternal toxicity was not observed. It should be noted that this study has a deviation according to OECD TG 416 as at least three dose levels are required; in this study, the second generation was administered 2 dose levels only as a consequence of a discontinuation of the high dose level of 100 mg/kg bw/d.

In a second 2-generation reproductive toxicity study, rats were treated with 0, 120, 300, and 750 ppm in the diet (equivalent to 0, 8.4 - 10.7, 20.7 - 26.1, 50.5 - 62.8 mg/kg bw/d in males and to 0, 8.0 - 17.1, 20.2 - 39.6, 49.8 - 101.2 mg/kg bw/d in females). There were no clinical signs and treatment-related mortalities noted. Body weight gain and food consumption tended to be lower at 750 ppm in males. In females, body weight gain was slightly reduced in  $F_0$  females at 750 ppm during gestation; food consumption was comparable between groups. There were no effects on fertility and pup development noted. Under the conditions of this study, IPBC was not toxic to reproduction. However, the stability of the active substance in the feed has not been determined at the time of this study. An attachment to the study report contained results from subsequently analyses of what was called "dietary remains" from the study. This analytical report showed a considerable decline in the stability of IPBC in the diet over one month, especially for the high concentrations. Therefore, this study is not considered adequate for the evaluation of a reproductive toxic potential of IPBC and can only be used as a supporting study.

#### 4.11.1.2 Human information

No information available

## 4.11.2 Developmental toxicity

#### 4.11.2.1 Non-human information

In a study with rabbits performed in accordance with OECD TG 414 (1981) following oral administration of dose levels of 0, 10, 20 and 40mg/kg bw/d via gavage, there was one premature death at the 20 mg/kg bw/d and four at the 40 mg/kg bw/d dose level; animals were sacrificed due to body weight loss and refusal to eat. Irritation (redness, ulceration) of the glandular stomach was observed and is considered to be the most likely cause of reduced food consumption and subsequent body weight loss. There were no treatment-related effects on pregnancy data or foetal development including teratogenicity. IPBC was not teratogenic in rabbits.

In a study with rats performed in accordance with OECD TG 414 (1981) following oral administration of dose levels of 0, 25, 75 and 250mg/kg bw/d via gavage, clinical signs noted were post-dose salivation and aggressive behaviour from 75 mg/kg bw/d. Body weight gain and food consumption was reduced at doses equal to or greater than 75 mg/kg bw/d. Absolute and relative liver weights were increased at 250 mg/kg bw/d. There were no treatment-related effects on pregnancy data, or increased incidences in major and minor anomalies (external and visceral). The incidence in minor rib defects and in incomplete or non-ossification was increased at 250 mg/kg bw/d, which is considered to be a result of observed maternal toxicity at this dose level. Mean female foetal weight was decreased at 250 mg/kg bw/d. IPBC was not teratogenic in rats.

#### 4.11.2.2 Human information

No information available

#### **4.11.3** Other relevant information

No information available

#### 4.11.4 Summary and discussion of reproductive toxicity

<u>Teratogenicity</u>: Maternal toxicity was noted in rabbits (premature deaths, body weight loss, refusal to eat, redness and ulceration of the glandular stomach) from 20 mg/kg bw/d and in rats (clinical signs, reduced body weight gain and food consumption) from 75 mg/kg bw/d). There were no treatment-related effects on pregnancy data or foetal development, including teratogenicity, in rats up to 75 mg/kg bw/d and in rabbits up to 40 mg/kg bw/d. In rats at 250 mg/kg bw/d, mean foetal weight was decreased in females and the incidence in minor rib defects and incomplete or non-ossification was increased.

<u>Fertility</u>: When IPBC was administered to rats by gavage, parental toxicity (characterized by clinical signs, reduced body weight gain and food consumption, and acanthosis and hyperkeratosis) was observed from 30 mg(kg bw/d. IPBC was toxic to reproduction (reduced fertility/mating index in F<sub>0</sub> parents at 100 mg/kg bw/d) only at dose levels, which also resulted in maternal toxicity and there was no indication in this study that IPBC causes selective impairment of reproduction at systemically non-toxic dose levels. Effects in pups (characterized by reduced live birth index, viability index 1 and cumulative survival index in F<sub>1</sub> pups at 30 and 100 mg/kg bw/d; reduced pup weights in F<sub>1</sub> at 100 mg/kg bw/d and in F<sub>2</sub> females at 30 mg/kg bw/d; increased incidence of pups without milk in stomach and/or bitten or cannibalised pups at 30 and 100 mg/kg bw/d), were also noted only at dose levels, which also resulted in maternal toxicity. It should be noted that this study has a deviation according to OECD TG 416 as at least three dose levels are required. Inthis study, the second generation was administered 2 dose levels only and the high dose level of 100 mg/kg bw/d was discontinued due to overt signs of toxicity F1 parental animals.

When IPBC was administered to rats in the diet, parental effects (slightly reduced body weight gain) was noted at 750 ppm. There were no effects on fertility and pup development. However, no analytical data were available with respect to concentration or stability of the active substance in the feed and therefore, this study is not considered adequate for the evaluation of a reproductive toxic potential of IPBC.

#### 4.11.5 Comparison with criteria

In the available reproductive and developmental toxicity studies, IPBC did not affect fertility and did not cause developmental toxicity in the absence of parental or maternal toxicity. In rabbits, no developmental toxicity or teratogenic effects were observed. Taking into account the results obtained in these studies and considering the criteria laid down in Table 3.7.1 of the CLP regulation for the classification of a substance as reprotoxic into category 1A, 1B or 2, IPBC does not possess a significant potential with respect to toxicity to reproduction in rats and to the development of rats and rabbits.

#### 4.11.6 Conclusions on classification and labelling

Based on the results obtained in the reproductive and developmental toxicity studies where no selective toxicity to the reproduction of rats or to the development of rats and rabbits was observed in the absence of parental or maternal toxicity, IPBC does not need to be classified and labelled with respect to developmental or reproduction toxicity (sexual function, fertility and lactation) according to Directive 67/548/EEC and Regulation (EC) No. 1272/2008/EC.

#### 4.12 Other effects

#### 4.12.1 Non-human information

#### 4.12.1.1 Neurotoxicity

Table 20: Summary table of relevant neurotoxicity studies

Method	Results	Remarks	Reference
Acute oral neurotoxicity study with gavage administration	Dose levels: 0, 100, 300 and 1000 mg/kg bw	(purity >99%)	
14 days post-exposure	LOAEL:		
Sprague-Dawley rats, both sexes	Systemic 300		
30/group	Neurotoxicity > 1000		
	NOAEL:		
	Systemic toxicity: 100		
	Neurotoxicity: 1000		
Oral feeding	Dose levels: 0, 10, 50 and	(purity >99%)	
90 days	120 mg/kg bw/d		
recovery 28 days satellite animals	LOAEL:		
Sprague Dawley rats, both sexes,	Systemic toxicity: 50		
36/group,	Neurotoxicity: > 120		
satellite animals:12/group	NOAEL:		
	Systemic toxicity: 10		
	Neurotoxicity: 120		

The results from the available acute and subchronic neurotoxicity study demonstrated that IPBC is not neurotoxic and no treatment-related findings were made on neuropathological examination either. This is further supported by the findings in the 104 weeks studies in rats and 78 weeks mice study (all investigating RBC and brain cholinesterase inhibition), where no signs indicative for a potential neurotoxic effect of IPBC were found.

#### 4.12.1.2 Immunotoxicity

No information available. The clinical pathology parameters investigated in the available repeated dose toxicity studies do not provide indication for a potential immunotoxic effect of IPBC.

### 4.12.1.3 Specific investigations: other studies

No information available

#### 4.12.1.4 Human information

No information available

#### 4.12.2 Summary and discussion

No information available

### 4.12.3 Comparison with criteria

The results of the available acute and subchronic neurotoxicity studies as well as of the combined chronic toxicity/carcinogenicity studies indicate that IPBC seems not to possess a neurotoxicity and/or immunotoxicity potential. No specific study investigating immunotoxicity are available.

#### 4.12.4 Conclusions on classification and labelling

Based on the available data IPBC does not have to be classified and labelled with respect to adverse effects on the nervous or immune system as the target organs.

#### 5 ENVIRONMENTAL HAZARD ASSESSMENT

## 5.1 Degradation

**Table 21:** Summary of relevant information on degradation

Method	Results	Remarks	Reference
Test type: Hydrolysis	Half-life, DT50 (25 °C):	Purity 98.3%	
	, , ,	, and the second	
EG guideline C7. 92/69	The test substance IPBC is not		
	degradable at pH 4 and pH 7		
Total and atomic and atomic and	DT50 and a stall 0.		
Test substance concentration:	DT50 values at pH 9:		
Not indicated	$5.6 \text{ h} = 0.2 \text{ days } (80^{\circ}\text{C})$		
	$31 \text{ h} = 1.3 \text{ days } (65^{\circ}\text{C})$		
Temperature:	$282 \text{ h} = 11.8 \text{ days } (50^{\circ}\text{C})$		
$50^{\circ}$ C (pH 4, 7 and 9) = Pretest			
$65^{\circ}$ C (pH 9) = Main test	Calculated:		
$80^{\circ}$ C (pH 9) = Main test	12942 h = 539 days (25°C)	~	
Test type: Hydrolysis	Half-life, DT50 (25 °C):	Radiochemical	
		purity > 98%	
EPA Subdivision N, No. 161-1	pH5: 267 d		
	pH7: 248 d		
Test substance concentration:	pH9: 229 d		
5 mg/L			
Test type: Photolysis	IPBC was stable within 3 days of	Purity 99.8%	
	continuous irradiation		
OECD Guideline for testing of			
chemicals (Draft), August 2000			
Test substance concentration:			
1.977 mg/L			
Test tuper ready biodegradability	Degradation	Durity 00 0/	

Test type: ready biodegradability Degradation: Purity 99 %

Incubation period: 28d Degree [%]: 0

OECD guideline 301F

Test parameter: CO2 evolution

Inoculum

Type: Activated sludge Concentration: 30 mg dry

material per litre Adaption: No

Additional substrate: No

Test substance concentration: 50

mg/L			
Test type: inherent	Degradation:	Purity 99.2%	
biodegradability	Incubation period: 28d		
OECD guideline 302B	Transfor-mation of IPBC to PBC within 2 hours		
Test parameter: DOC			
Inoculum Type: Activated sludge Concentration: - Adaption: No Additional substrate: No			
Test substance concentration: 0.02/ 1.0 mg/L			
Test type: anaerobic degradation in water/ sediment  EPA Pesticide Assess. Guide,	Degradation: Incubation period: 118 – 244d Degree [%]:	Purity: > 97% Radiochemical purity: 99.4%	
Subdiv. N, series 162-3	DT <sub>50</sub> 1.5 h (IPBC) 11.5 d (PBC)		
Test parameter: <sup>14</sup> CO <sub>2</sub> evolution <sup>14</sup> C-IPBC removal			
Inoculum Type: No, natural inoculum was used			
Concentration: No			
Adaption: No Additional substrate: No			
Test substance concentration: 0.94 – 1.04 ppm			
Test type: Aerobic degradation in soil	Degradation: Incubation period: 14 – 245d Degree [%]:	Purity: 99% Radiochemical purity: 99.4%	
EPA Pesticide Assess. Guide, Subdiv N, series 162-1	IPBC. DT <sub>50</sub> 2.13 h (22°C) 8.6 h (5°C)	purity. 33.470	
Test parameter: IPBC dissipation; metabolite formation;	PBC, DT <sub>50</sub> 4.3 d (22°C)		
CO <sub>2</sub> evolution;	3 (22 0)		

#### **CLH REPORT FOR**

#### 3-IODO-2-PROPYNYL BUTYLCARBAMATE (IPBC) CAS NO. 55406-53-6

bound residues		
Inoculum Type: No, natural inoculum was used		
Concentration: No Adaption: No Additional substrate: No		
Test substance concentration: 0.87 – 1.03 ppm		

### 5.1.1 Stability

IPBC was found to be hydrolytically stable ( $DT_{50}$  267 days at pH 5, 248 days at pH 7 and 229 – 539 days at pH 9) in aqueous solution at relevant pH.

According to the results of a photodegradation study in sterilised aqueous buffer solution at pH 7 and natural pond water at a pH value of about 8.5 made in according to the OECD guideline show that IPBC was stable within 3 days of continuous irradiation (corresponding to 6.1 days natural summer sunlight at latitude 50°N). Since IPBC was stable during the incubation period no half-lives and no quantum yield could be calculated. The results of the study demonstrate that IPBC is stable to direct and indirect photolysis in the aquatic environment.

#### 5.1.2 Biodegradation

#### **5.1.2.1** Biodegradation estimation

Not relevant since studies on biodegradation (screening tests as well as simulations tests) are available.

#### **5.1.2.2** Screening tests

According to the standard tests on ready and inherent biodegradation (see Table 21), IPBC is not readily but is primary biodegradable according to Zahn-Wellens test.

#### **5.1.2.3** Simulation tests

In additional tests it was shown that IPBC is rapidly transformed in the environment to PBC (propargyl butyl carbamate, CAS No. 76114-73-3), constituting the major degradation product of IPBC. PBC has a substantially lower toxicity to the environment than IPBC (see Table 22 below).

• A modified Zahn-Wellens test was conducted, in which IPBC and the degradation product PBC were analytically monitored in the sludge and water phase at different time points. The test shows, that IPBC is rapidly transformed under the conditions of the test into the major metabolite PBC (within 2 hours) by the elimination of iodine. Two doses were tested (high dose of 1 mg/L and low dose of 0.02 mg/L).

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In the tested high dose, 99% of IPBC was degraded to PBC after 2 hours; after 4 hours no IPBC was detected (LOQ: 0.01 mg/L). A PBC content of 87% of the expected amount was measured 2 and 4 hours after application of IPBC which shows that IPBC is completely transformed to PBC. At later time points continuous degradation of PBC was observed. On day 21 the PBC concentration was below the LOQ (0.01 mg/L). IPBC was not detected at all in the sludge phase and PBC only to a minor extend (0.5%) leading to the conclusion that both substances were not absorbed to the sludge phase, but almost completely dissolved in the aqueous phase. In the tested low dose, IPBC could neither be determined in the aqueous phase nor in the sludge phase after 2 hours. PBC could not be determined due to technical reasons because of interferences at the low concentration level.

• Also in a water sediment study, which was performed under anaerobic (worst case) conditions, it was found that the degradation of IPBC to PBC is quite fast (DT<sub>50</sub> 1.5 h for the whole system at 22°C and 3.3 hours at 12°C). DT<sub>90</sub> was 5.0 hours for the whole system at 22°C and 11.0 hours at 12°C. Based on the measured concentrations in the study, the DT<sub>50</sub> values for the water and sediment phase can be calculated: For the water phase, a DT<sub>50</sub> of 1.4 hour and for the sediment phase a DT<sub>50</sub> of 2.2 hours was estimated assuming a pseudo first order degradation kinetics. The distribution between water and sediment indicates that 78% remained in the water phase and less than 10% in the sediment. Non-extractable residues were 3.9 – 6.3% after 162/119 days. The mineralization was 42% in nonsterile static samples after 93 days, 21% in nonsterile enclosed samples after 119 days and 10% in nonsterile continuous N<sub>2</sub> flow samples after 120 days.

In the sterile system (total system) the  $DT_{50}$  was 13.3 hours at 22°C and 30 hours at 12°C. The  $DT_{90}$  total system (sterile) was 44.3 hours at 22°C and 99 hours at 12°C. No mineralization was found in the sterile system.

The initial degradation product of IPBC was PBC accounting for > 97 % (of the applied radioactivity) one day after treatment. PBC was further degraded to 2-propenyl-butyl carbamate and two non-identified compounds prior to complete mineralisation to the ultimate degradation products  $CO_2$  and  $CH_4$ . Residue levels of 2-popenyl-butyl carbamate in sediment and water of non-sterile static systems peaked at 8.0 and 34.7 % of the applied radioactivity, respectively, at day 59. Total residue levels of either of the non-identified metabolites accounted for less than 3 % at any sampling interval.

Under sterile conditions PBC was again the major degradation product accounting for maximum values of >80 % of applied radioactivity in the total system 29 days after treatment.

For PBC the DT<sub>50</sub> total system (non-sterile) was 11.5 days at 22°C and 26 days at 12°C. The DT<sub>90</sub> was 38.4 days at 22°C and 86 days at 12°C. The distribution between water and sediment was as follows: Surface water up to ca. 89% after 8 hours and in the sediment up to ca. 13-21% after 4 hours/Day 1.

The degradation product 2-PBC was found as an intermediate product before the complete mineralisation to the ultimate degradation products  $CO_2$  and  $CH_4$ . 2-PBC was found in a concentration > 10%; however this metabolite is only found under anaerobic conditions and since the estimated toxicity based on QSAR (EPIWIN) was found to be comparable to that of IPBC no experimental ecotoxicological data of this metabolite was required in this case. Distribution of 2-PBC in water/sediment shoved that up to ca. 35% was found in surface water at day 59 and ca. 9% at day 59 and 93.

Bound residues remained below 10%. Material balance values declined with time probably due to the formation of  $^{14}CH_4$ . Thus, the terminal degradation products of IPBC in anaerobic aquatic systems appear to be  $CO_2$  and  $CH_4$ .

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In an aerobic soil degradation study, it could be shown that IPBC is rapidly degraded with a  $DT_{50}$  of 8.6 h at 5°C and a  $DT_{50}$  of 2.1 h at 22°C. Recalculated to 12°C, the  $DT_{50}$  was 5 hours. PBC was the major soil metabolite formed accounting for a maximum value of 95.0 % of applied radioactivity 12 hours after treatment. After a short lag period, PBC was also rapidly degraded. PBC was readily mineralised in non-sterile samples maintained at 22°C with a  $DT_{50}$  value of 4.3 days corresponding to a  $DT_{50}$  value of 10 days recalculated to 12°C. One minor metabolite was detected which did not exceed 5 % (of applied radioactivity).

CO<sub>2</sub> accounted for up to 75.3 % of applied radioactivity after 21 days of incubation in nonsterile samples incubated at 22°C. Bound residues reached a maximum value of 21.4% after approx. 7 days.

• The degradation of IPBC in soil was primarily microbial mediated but non-biological mechanisms may contribute to the degradation process. Due to their fast degradation in soil, neither IPBC nor PBC are likely to accumulate in soil. Both substances are completely mineralised to CO<sub>2</sub>.

#### 5.1.3 Summary and discussion of degradation

IPBC is hydrolytically stable and is stable to direct and indirect photolysis in the aquatic environment. It degrades quickly in the atmosphere by reaction with OH radicals. It is not readily but primary biodegradable according to Zahn-Wellens test. In the environmental compartments soil, water-sediment and STP, a fast transformation of IPBC to PBC occurs. This includes both biotic and non-biological processes. PBC is further metabolised. The final degradation products are CO<sub>2</sub> and CH<sub>4</sub> (anaerobic conditions). The metabolite 2-PBC was found in a concentration > 10%; however this metabolite is only found under anaerobic conditions and since the estimated toxicity based on QSAR (EPIWIN) was found to be comparable to that of IPBC no experimental ecotoxicological data of this metabolite was required in this case.

The following DT<sub>50</sub> values for the different environmental compartments are determined:

Soil: IPBC,  $DT_{50} = 2.1 \text{ h at } 22 \,^{\circ}\text{C}$ ; PBC,  $DT_{50} = 4.3 \text{ days at } 22 \,^{\circ}\text{C}$ 

Water: IPBC,  $DT_{50} = 1.4 \text{ h}$  at 22 °C; PBC,  $DT_{50} = 14.2 \text{ days}$  at 22 °C

Sediment: IPBC,  $DT_{50} = 2.2 \text{ h}$  at 22 °C; PBC,  $DT_{50} = 14.3 \text{ days}$  at 22 °C

The following DT<sub>50</sub> values are based on 12 °C (using Arrhenius equation)

Soil: IPBC,  $DT_{50} = 4.7 \text{ h}$  at  $12 \,^{\circ}\text{C}$ ; PBC,  $DT_{50} = 9.5 \text{ days}$  at  $12 \,^{\circ}\text{C}$ 

Water: IPBC,  $DT_{50} = 3.1 \text{ h}$  at  $12 \,^{\circ}\text{C}$ ; PBC,  $DT_{50} = 31.2 \text{ days}$  at  $12 \,^{\circ}\text{C}$ 

Sediment: IPBC,  $DT_{50} = 4.9 \text{ h}$  at  $12 \,^{\circ}\text{C}$ ; PBC,  $DT_{50} = 31.4 \text{ days}$  at  $12 \,^{\circ}\text{C}$ 

The indicated half-life for PBC is based on data from the water/sediment system study that included differentiated water / sediment data. Another transformation product formed is iodine.

#### 5.2 Environmental distribution

### 5.2.1 Adsorption/Desorption

IPBC has moderate  $K_{OC}$  values ranging from 61 to 309 with a geometric mean of 113.25 (log 2.1). However it is questionable whether the batch equilibrium method is applicable for IPBC because in soil studies IPBC is transformed in only a few hours time. When the Koc value for IPBC is estimated by QSAR, a value of 365 (log. 2.6) is obtained. This value was considered to support the experimental value sufficiently. IPBC adsorption is not closely correlated with soil organic matter content, clay content or cation exchange capacity. In the above cited adsorption study, PBC was detected as the (only) metabolite.

The adsorption coefficient of PBC was calculated with PCKOC (v 1.66) to be 198.1.

#### 5.2.2 Volatilisation

The calculated Henry's Law constant of 3.38\*10<sup>-3</sup> Pa\*m<sup>3</sup>\*mol<sup>-1</sup> indicates that volatilisation from surface waters is not expected to be an important process.

#### 5.2.3 Distribution modelling

The Henry's Law constant was calculated and resulted in a value of 3.38\*10-3 Pa\*m3\*mol-1.

#### **5.3** Aquatic Bioaccumulation

No studies are available on the aquatic bioaccumulation of IPBC.

#### 5.3.1 Aquatic bioaccumulation

#### 5.3.1.1 Bioaccumulation estimation

- The Log K<sub>OW</sub> of IPBC at 25°C following the OECD 107 Guideline is 2.81. This indicates that IPBC has a low potential for bio-concentration and therefore bio-accumulation is not expected.
- Additionally, IPBC degrades rapidly in the environment: Under non-sterile anaerobic aquatic conditions, DT50 and DT90 values of 1.5 and 5.0 hours were determined, respectively. This is another indicator for a low bio-concentration potential.
- IPBC is not a surface active substance: its surface tension is 69 mN/m, which is above the trigger value
  of 50 mN/m. Only if the surface tension is below a value of 50 mN/m, an in-depth consideration of the
  bio-concentration potential is needed.
- The main degradation product of IPBC is PBC, which has a half-life of 11.5 days under anaerobic aquatic conditions. Thus, PBC is not persistent in aquatic systems. The criterion for identification of persistence is a half-life in freshwater greater than 40 days, according to the TGD on Risk Assessment.

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• According to the formula provided in the TGD on Risk Assessment, a BCF<sub>fish</sub> of 48.8 for IPBC can be deduced from the log  $K_{ow}$  of 2.81, which is below the trigger value of 100. Therefore IPBC has no potential for bio-concentration in aquatic organisms.

#### 5.3.1.2 Measured bioaccumulation data

No information available

#### 5.3.2 Summary and discussion of aquatic bioaccumulation

The Log K<sub>OW</sub> of IPBC at 25°C following the OECD 107 Guideline is 2.81. This indicates that IPBC has a low potential for bio-concentration and therefore bio-accumulation is not expected. Moreover, IPBC degrades rapidly in the environment to PBC. This is a further indication for a low bio-concentration and bio-accumulation potential. Like IPBC, the degradation product PBC dissipates rapidly in the environment. Therefore, no accumulation is expected (see Doc. IIIA, Section A7.4.2 of the PT8 CA-Report).

### 5.4 Aquatic toxicity

For all of the three species (fish, invertebrates and algae), valid acute toxicity tests with IPBC and PBC are available. In addition, long-term tests for fish and invertebrates are provided for IPBC.

Table 22: Summary of relevant information on aquatic toxicity

Method	Results	Remarks	Reference
IPBC data			
Test type: Acute toxicity to fish	NOEC: 0.096 mg/L LC <sub>50</sub> : 0.200 mg/L	Purity: 97.5%	
EPA-FIFRA 72-1	LC <sub>100</sub> : 0.360 mg/L		
Pimephales promelas (Fathead Minnow)			
Design: Flow-through			
Duration: 96 hours			
Tost type: A sute toxicity to fish	NOEC: 0.14  mg/I	Durity 07 20/	

Test type: Acute toxicity to fish NOEC: 0.14 mg/L Purity: 97.3%

(based on lethargy effects) EPA-FIFRA 72-3 LC<sub>50</sub>: 0.410 mg/L

LC<sub>50</sub>: 0.410 mg/L LC<sub>100</sub>: 1.100 mg/L

Cyprinodon variegatus (Sheepshead Minnow)

Design: Flow-through

Duration: 96 hours

Test type: Acute toxicity to fish	NOEC: 0.14 mg/L	Purity: 97.7%	
	LC <sub>50</sub> : 0.230 mg/L		
EPA-FIFRA 72-1	LC <sub>100</sub> : 0.320 mg/L		
Lepomis macrochirus			
(Bluegill Sunfish)			

5 1020 2 11101 11(12 201	TECHNOLINE (H BC) C	115 1 (0. 22 100 22 0	
Design: Flow-through			
Duration: 96 hours			
Test type: Acute toxicity to fish	NOEC: 0.26 mg/L	Purity: 98.3%	
lest type: 110 and to more to more	LC <sub>50</sub> : 0.430 mg/L	Turity is sole to	
92/69/EEC, C1 (1992) & OECD 203	LC <sub>100</sub> : 0.710 mg/L		
Danio rerio formerly Brachydanio rerio (Zebra fish)			
Design: static			
Duration: 96 hours			
Test type: Acute toxicity to fish	NOEC: 0.046 mg/L	Purity: 97.5%	
Test type. The die to menty to hish	LC <sub>50</sub> : 0.072 mg/L	1 41119. 57.570	
EPA-FIFRA 72-1	LC <sub>100</sub> : 0.120 mg/L		
Oncorhynchus mykiss (Rainbow			
trout)			
Design: Flow-through			
Duration: 96 hours			
Test type: Acute toxicity to fish	NOEC: 0.049 mg/L	Purity: 97.7%	
EPA-FIFRA 72-1	LC <sub>50</sub> : 0.067 mg/L LC <sub>100</sub> : 0.120 mg/L		
Oncorhynchus mykiss (Rainbow trout)			
Design: Flow-through			
Duration: 96 hours			
Test type: effects on reproduction and growth rate of IPBC on fish	NOEC: 0.0084 mg/L LOEC: 0.019 mg/L	Purity: 97.3%	
EPA-FIFRA 72-4			
Pimephales promelas (Fathead Minnow)			
Design: Flow-through Duration: 35 days			
Test type: Acute toxicity to	EC0: 0.076 mg/L	Purity: 97.5%	
invertebrates	EC <sub>50</sub> : 0.16 mg/L		
EPA-FIFRA 72-2	EC <sub>100</sub> : 0.28 mg/L		
Daphnia magna			
Design: Flow-through Duration: 48 hours			
Test type: effects on reproduction and growth rate of IPBC on Daphnia magna	LOEC: 0.099 mg/L NOEC: 0.050 mg/L EC <sub>50</sub> : 0.133 mg/L	Purity: 97%	
EPA-FIFRA 72-4 & OECD 202			
•	•		•

Daphnia magna			
Design: Flow-through			
Duration: 21 days			
Test type: growth inhibition effects	NOE <sub>r</sub> C: 0.0046 mg/L	Purity: 99.1%	
of IPBC on algae	E <sub>b</sub> C <sub>50</sub> : 0.0220 mg/L		
	$E_rC_{50}$ : 0.0530 mg/L		
92/69/EEC, C3 (1992)			
& OECD 201			
Scenedesmus subspicatus			
Design: static			
Duration: 72 hours			
Test type: growth inhibition effects	NOE <sub>r</sub> C: < 0.089 mg/L	Purity: 97.5%	
of IPBC on algae	$E_bC_{50}$ : 0.100 mg/L		

#### EPA-FIFRA 122-2

Selenastrum capricornutum

Design: static Duration: 120 hours

PBC data			
Test type: Acute toxicity to fish	NOEC: 30 mg/L	Purity: 99.6%	
	LC <sub>50</sub> : 85 mg/L		
EPA-FIFRA 72-1	LC <sub>100</sub> : 150 mg/L		
Oncorhynchus mykiss			
(Rainbow trout)			
Design: Flow-through			
Duration: 96 hours			
Test type: Acute toxicity to	EC <sub>0</sub> : 17 mg/L	Purity: 99.8%	
invertebrates	EC <sub>50</sub> : 60 mg/L		
	EC <sub>100</sub> : 150 mg/L		
EPA-FIFRA 72-2			
Daphnia magna			
Design: Flow-through			
Duration: 48 hours			
Test type: growth inhibition effects	NOE <sub>r</sub> C: 21.2 mg/L	Purity: 99.4%	

 $E_bC_{50}$ : > 41.3 mg/L

 $E_rC_{50}$ : > 41.3 mg/L

TSCA 797.1050

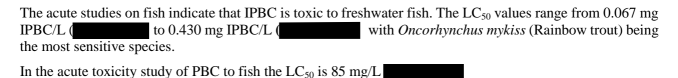
of IPBC on algae

Selenastrum capricornutum

Design: static Duration: 96 hours

#### **5.4.1** Fish





# 5.4.1.2 Long-term toxicity to fish

Long-term exposure (35 days) of fish (*Pimephales promelas*) to IPBC resulted in an NOEC value of 0.0084 mg IPBC/L (

## 5.4.2 Aquatic invertebrates

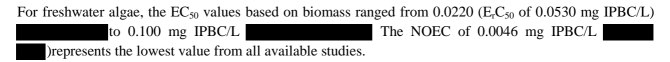
# 5.4.2.1 Short-term toxicity to aquatic invertebrates

In the acute toxicity study on *Daphnia magna*, an EC<sub>50</sub> value of 0.160 mg IPBC/L is reported, which represents the lowest value from three valid acute studies with this organism. In the acute toxicity study of PBC to *Daphnia magna* the EC<sub>50</sub> is 60 mg/L

#### 5.4.2.2 Long-term toxicity to aquatic invertebrates

Long-term exposure (21 days) of daphnids to the active substance IPBC resulted in an NOEC of 0.050 mg IPBC/L

# 5.4.3 Algae and aquatic plants



For freshwater algae, the  $EC_{50}$  value based on biomass and growth rate for PBC is < 41.3 mg/L and the NOEC value is 21.2 mg/L

These E(L)C50 values and also the NOEC value of the algae study indicate that PBC is by several orders of magnitude less toxic to aquatic organisms than the active substance IPBC. Thus, the data on acute basis clearly reveal that PBC has a substantially lower toxicity to aquatic organisms than IPBC. The data on acute toxicity of PBC to aquatic organisms reveal algae (*Selenastrum capricornutum*) to be the most sensitive species with an EC $_{50}$  and NOEC value of 41.3 and 21.2 mg PBC/L, respectively ( ).

# 5.4.4 Other aquatic organisms (including sediment)

The EC<sub>50</sub> of IPBC concerning respiration inhibition is calculated to be 44 mg IPBC/L ( $\blacksquare$ ). This value is the lowest from three valid respiration inhibition studies with activated sludge. In the study on microbial activity with *Pseudomonas putida*, an EC<sub>50</sub> of 91 mg IPBC/L  $\blacksquare$  was determined. Thus, the EC<sub>50</sub> of 44 mg IPBC/L represents the lowest value from all available studies.

Table 23: Summary of relevant information on microbial inhibition

Method	Results	Remarks	Reference
Test type: Inhibition to microbial activity (key –study)	EC <sub>50</sub> : 44 mg/L	Purity: 98.3%	
EU 88/302/EEC, Part C11			
Activated sludge			
Design: static Duration: 3 hours			
Test type: Inhibition to microbial activity (non-key –study)	EC <sub>50</sub> : 121 mg/L	Purity: 98%	
OECD Guide-line 209 "Activated Sludge, Respiration Inhibition Test"			
Activated sludge			
Design: static Duration: 3 hours			
Test type: Inhibition to microbial activity (non-key –study)	EC <sub>50</sub> : 160 mg/L	Purity: 99%	
OECD Guide-line 209 "Activated Sludge, Respiration Inhibition Test"			
Activated sludge			
Design: static Duration: 3 hours			
Test type: Inhibition to microbial activity (key-study)	EC <sub>50</sub> : 91 mg/L	Purity: not indicated	
As described in the German Water Hazard Classification Scheme and ISO 10712			
Pseudomonas putida			
Design: static Duration: 16 hours			

Studies on sediment organisms are not available.

## 5.5 Comparison with criteria for environmental hazards (sections 5.1 - 5.4)

Comparison with the "old" criteria for environmental hazard according to CLP-Regulation 1272/2008/EC.

# Aquatic toxicity (acute toxicity)

For fish:

96 h, LC50 (*Oncorhynchus mykiss*): 0.067 to 0.072 mg/L

For algae:

72 h,  $E_bC_{50}$  (Scenedesmus subspicatus): 0.022 mg/L 72 h,  $E_rC_{50}$  0.053mg/L

For daphnia:

48 h, EC50 (*Daphnia magna*): 0.160 mg/L

The results for acute aquatic toxicity are below the value of < 1 mg/L and therefore fulfil the criteria for classification and labelling of IPBC as "Very toxic to aquatic life" (Acute Category 1). Since the lowest valid LC50 and EC50 values in fish and algae are between 0.01 and 0.1 mg/L, the assignment of a multiplying (M) factor of 10 is required for IPBC.

An application of chronic (long-term) aquatic hazard (category chronic 1) does not apply since IPBC is considered to be rapidly degradable, the log Pow of IPBC is 2.81 which is below the trigger value of 4 and the BCF<sub>fish</sub> of 48.8, calculated based on the log Pow value according to the formula provided in the TGD, is below the trigger value of 100 as defined in the TGD and far below the trigger value of 500 for experimentally derived BCF values as given in Table 4.1.0 of the CLP-Regulation.

In the statement of the applicant provided in Annex III to the CLH Report) saying that R53 (may cause long-term adverse effects in the aquatic environment) is not justified an argumentation is provided which shows that IPBC has to be considered as rapidly degradable and that IPBC has no potential for bio-concentration in aquatic organisms.

Please find under the point below "Comparison with the "new" criteria for environmental hazard according to CLP-Regulation 1272/2008/EC and Commission Regulation (EU) No. 286/2011 of 10 March 2011" an argumentation according to the CLP criteria. The criteria to consider a substance as rapidly degradable have not been changed under the "new" Regulation 286/2011.

Comparison with the "new" criteria for environmental hazard according to CLP-Regulation 1272/2008/EC and Commission Regulation (EU) No. 286/2011 of 10 March 2011.

# **Aquatic toxicity (long-term toxicity)**

For fish:

35 days, NOEC (*Pimephales promelas*): 0.0084 mg/L

For algae:

72 h, NOEC (Scenedesmus subspicatus): 0.0046 mg/L

For daphnia:

21 days, NOEC (Daphnia magna): 0.050 mg/L

The results for long-term aquatic toxicity of IPBC are below the trigger value for rapidly degradable substances of < 0.01 mg/L and therefore fulfil the criteria for classification and labelling of IPBC as "Very

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toxic to aquatic life with long lasting effects "(Category Chronic 1). Since the lowest NOEC values in fish (0.0084 mg/L) and algae (0.0046 mg/L) are between 0.001 and 0.01 mg/L and considering that IPBC is rapidly degradable the multiplying (M) factor is 1.

# Criteria for classification of a substance as rapidly degradable and their applicability to IPBC:

According to Commission Regulation (EU) No. 286/2011 (2<sup>nd</sup> ATP) there are three criteria for substances to be considered as rapidly degradable (point 4.1.2.9.5):

"Substances are considered rapidly degradable in the environment if one of the following criteria holds true:

- (a) if, in 28-day ready biodegradation studies, at least the following levels of degradation are achieved:
  - (i) tests based on dissolved organic carbon: 70 %;
  - (ii) tests based on oxygen depletion or carbon dioxide generation: 60 % of theoretical maximum.

These levels of biodegradation must be achieved within 10 days of the start of degradation which point is taken as the time when 10 % of the substance has been degraded, unless the substance is identified as an UVCB or as a complex, multi-constituent substance with structurally similar constituents. In this case, and where there is sufficient justification, the 10-day window condition maybe waived and the pass level applied at 28 days; or

- (b) if, in those cases where only BOD and COD data are available, when the ratio of BOD5/COD is  $\geq$  0,5; or
- (c) if other convincing scientific evidence is available to demonstrate that the substance can be degraded (biotically and/or abiotically) in the aquatic environment to a level > 70 % within a 28-day period."

While the first criteria (ready biodegradability according to the results from a ready test) is not fulfilled and the second one does not apply, the third criteria is fully complied with, i.e. other convincing scientific evidence is available which demonstrates that the substance can be degraded in the aerobic aquatic environment to a level of > 70% within a 28-day period. The corresponding data are summarised below:

#### **Degradation of IPBC:**

#### Ready biodegradation tests

IPBC does not fulfil the criteria for ready biodegradability according to results from tests according to OECD 301 F, OECD 301 B and Directive 92/69/EEC, C.4-e. These activated sludge studies provide only a first approach to estimate the potential biodegradability of a substance and do not allow a final conclusion on the degradability of a substance. Under point 4.1.2.9.2 of Regulation (EU) No. 286/2011 it is stated "However, a fail in the screening test does not necessarily mean that the substance will not degrade rapidly in the environment."

Higher tier studies show that IPBC degrades rapidly in the environmental compartments soil and water.

#### - Soil degradation study

In an aerobic soil study, IPBC and its degradation product PBC were rapidly degraded at 22  $^{\circ}$ C with a DT<sub>50</sub> of 2.1 h and 4.3 days, respectively. The material balance shows that at sampling day 21, 75.3% of the applied IPBC had been degraded (via PBC) to CO<sub>2</sub>. Consequently, IPBC and PBC must be regarded as rapidly degradable in soil. Point (d) of Annex II.4 (Annex II: Rapid Degradation, Annex II.4 Decision

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scheme) of the "Guidance to Regulation (EC) No 1272/2008 on Classification, Labeling and Packaging of substances and mixtures" applies to IPBC since IPBC is demonstrated to be ultimately degraded in a soil simulation test with a half life of < 16 days (corresponding to a degradation of > 70% within 28 days). 75.3% of IPBC had been degraded to  $CO_2$  after 21 days.

#### - Water sediment study

The DT<sub>50</sub> of IPBC and PBC at 22 °C were determined to be 1.4 h and 11.5 days, respectively. One day after test start, no IPBC could be detected because IPBC had been transformed to PBC. Although the ultimate degradation of PBC could not be demonstrated, it is accepted that an anaerobic study presents a worst case situation and that under aerobic conditions a much faster degradation would occur, similar to the soil study. This argument is valid because it is generally accepted that when a substance has been shown to be degraded rapidly in a soil simulation study (as done for IPBC), it is most likely also rapidly degradable in the aquatic environment. In Annex II.2.3.6 (Annex II.2.3.6 Soil and Sediment degradation data) of the "Guidance to Regulation (EC) No 1272/2008 on Classification, Labelling and Packaging of substances and mixtures" it is stated that "It has been agreed that for many non-sorptive substances more or less the same degradation rates are found in soil and in surface water. Thus, when a substance has been shown to be degraded rapidly in a soil simulation test, it is most likely also rapidly degradable in the aquatic compartment. It is therefore proposed that an experimentally determined degradation in soil is sufficient documentation for a rapid degradation in surface water".

#### - Inherent biodegradation test

A rapid degradation of IPBC to PBC was also demonstrated in an inherent biodegradation test. The modified Zahn-Wellens test (OECD guideline 302 B) shows that IPBC is completely transformed to PBC within 2 hours. A continuous degradation of PBC was shown so that the PBC concentration was below the LOQ (0.01 mg/L) on day 21.

#### Bioaccumulation potential of IPBC and PBC

According to the EC working document on aquatic ecotoxicology and the TGD on Risk Assessment, substances exhibiting a log  $P_{ow}$  greater than or equal 3 should be investigated with regard to their bioaccumulation potential. The log  $P_{ow}$  of IPBC (log  $P_{ow}$ : 2.81) is below the trigger value of 3. Furthermore the BCF<sub>fish</sub> of 48.8 for IPBC deduced from the log  $P_{ow}$ , according to the formula provided in the TGD is below the trigger value of 100. Therefore IPBC has no potential for bio-concentration in aquatic organisms. The calculated log  $P_{ow}$  value of the degradation product PBC provided by Danish EPA is 1.64 (estimated) which gives no rise for a bioaccumulation potential of the degradation product PBC.

Conclusion: IPBC is a substance to be considered as rapidly degradable in the environment and IPBC has no potential for bio-concentration in aquatic organisms.

# 5.6 Conclusions on classification and labelling for environmental hazards (sections 5.1 – 5.4)

Based on the available data IPBC has to be classified and labelled for aquatic toxicity with R50 (Very toxic to aquatic organisms) according to Directive 67/548/EEC and with H400 (Very toxic to aquatic life), M-factor = 10, according to CLP Regulation 1272/2008/EC and with H410 (Very toxic to aquatic life with long lasting effects), M-factor = 1, according to Commission Regulation (EU) No. 286/2011.

## 6 OTHER INFORMATION

No information available

# 7 REFERENCES

The Reference list of all documents cited in this report is attached as Annex IV.

# 8 ANNEXES

#### ANNEX I

Proposal for split-entry classification of IPBC concerning inhalation toxicity: attached as a separate document

#### ANNEX II

(copied from the commenting table "Response to comments from Member States and applicant on the draft assessment report on 3-Iodo-2-propynyl butyl carbamate (IPBC) - comments concerning Mammalian toxicology only" from 13.04.2007)

# Additional information submitted by applicant after CA had finalized the evaluation; it concerns the human relevance of the larynx effect seen in rats

"The applicant disagrees with the RMS: The laryngeal lesions observed in the rats exposed to IPBC are typical of the exposure-induced non-specific lesions observed in the upper respiratory tract of rodents exposed to a variety of materials. For example, similar lesions have even been observed with aerosolized glycerol (Renne et al., 1992). Lesions in nasal passages and laryngeal region of rodents are considered to be related to air flow characteristics and regional epithelial sensitivity (Chevalier and Dontenwill, 1972; Gopinath et al., 1987; Lewis, 1991; Morgan and Monticello, 1990; Renne and Miller, 1996; Miller and Renne, 1996; Harkema, 1999).

The thin epithelium covering the larynx in the rat is susceptible to injury by inhaled particles deposited by impaction due to the high velocity of air flow through the larynx with its small diameter. Because the epithelium is thin, damage to the epithelium may extend to the underlying delicate laryngeal cartilage. Damage to the epithelium is manifest by reparative hyperplasia as a protective mechanism. This may progress to metaplasia if the damage is sufficiently severe as seen in the 6.7 mg/m³ exposure group. The underlying cartilage is slow to repair and damage is evident as necrosis.

Extensive research has been conducted on the upper respiratory tract region of rodents and humans that provides an extensive body of knowledge for understanding why rodents are hyper-sensitive to upper respiratory tract injury from inhaled materials as compared to humans (Miller, 1995; Harkema, 1999). Most of the attention has been directed to the nasal passages and have provided increased insight into why the nasal passages of rats are generally more sensitive to injury than the nasal passages of humans. Indeed, these differences have been recognized by regulatory agencies such as the US EPA in establishing Reference Inhalation Concentrations (RfCs) for various chemicals. For example, the LOAEL or NOAEL values determined in rats were adjusted upward to create human equivalent LOAEL and NOAEL values for hydrogen sulfide and hydrogen chloride (IRIS, 2003). These adjustments take into account the fact that the human must inhale a higher concentration of the chemical than does the rat to achieve equivalent local tissue doses.

Although less attention has been directed to comparing the rat and human larynx the data available point to the need for making similar adjustments, as for nasal passages, when extrapolating from laboratory animal species to humans. Proctor (1989) was one of the pioneers who emphasized the importance of understanding species differences. He noted, "We are in the paradoxical situation of having a special need to carry out investigations in the living human, but in many instances are faced with the impossibility of doing so. While we are forced to seek much of our information on the upper airways from non-human investigations, we must be especially cautious about extrapolating conclusions applicable to the health of humans."

Proctor (1989) called attention to a number of the factors influencing species differences in the deposition of inhaled materials. Humans breathe through both their nose and mouth whereas rats are obligate nose breathers. This results in differences in the two species in the air flow and degree of turbulence produced as the inhaled air mass proceeds from the nose and/or mouth to the nasal and oral pharynx to the glottis and larynx and on to the trachea. Proctor (1989) provided a schematic figure showing the main lines of inspiratory air flow in humans and rats to make the point. In the human, the pattern is similar to an upside down "L" with the nares at the tip of the "L," the nasopharynx at the junction between horizontal flow and vertical flow down past the glottis. In the rat there is essentially a straight horizontal line of flow from the nares to the glottis and larynx. Thus, the rat has inspiratory flow lines with minimal turbulence as compared to humans. This favors deposition by impaction in the nasal passages and the larynx of the rat as compared to the human. As Proctor (1989) noted, "The significant differences and their probable effect on particle deposition are self-evident." He went on to note — "We should recognize the fact that in measuring the fate of inhaled materials during their inspiration

# **CLH REPORT FOR**

#### 3-IODO-2-PROPYNYL BUTYLCARBAMATE (IPBC) CAS NO. 55406-53-6

through the upper air ways, research in animals may lead to misleading information. Not only are the main lines of inspiratory airflow very different, but animals rarely employ oronasal breathing, do not indulge in conversation, and do not blow their noses."

The admonishments of Proctor have been borne out by recent work modeling upper respiratory tract dosimetry for inhaled particles in humans and rats. Asghanan and Miller (2003) have extended earlier work (Anjilud and Asgharian, 1995; Asgharian, Hofmann and Bergmann, 2001) and calculated that the Human Equivalent Concentration would have to be 2 to 4 times greater than the Rat Exposure Concentration for particles 0.3 to 5  $\mu m$  in aerodynamic diameter to achieve equivalent tracheobronchial deposition. A similar or larger factor likely applies to the larynx. For example, Raabe et al (1977, 1988) exposed rats to monodisperse particles ranging in aerodynamic size from less than 0.2  $\mu m$  to 3.05  $\mu m$ . They found with the 3.05  $\mu m$  particles the following deposition: nasopharynx – 34.8%; larynx – 3.4%; tracheobronchial – 5.4%; and pulmonary – 4.9%. The authors attributed the high fractional deposition of the large particles to their inertial properties.

#### **ANNEX III**

Statement of the European Union IPBC Task Force on the proposal of Germany to apply R53 to IPBC in addition to the classification and labelling proposed in the CA report on IPBC Dossier (submitted 2004 for PT8): attached as a separate document

#### ANNEX IV

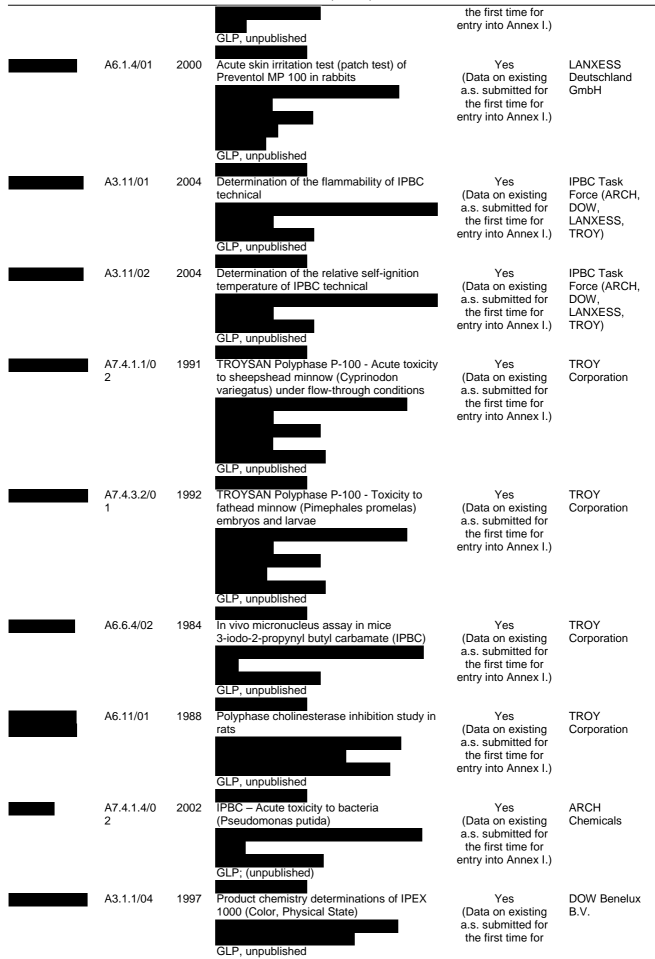
#### References

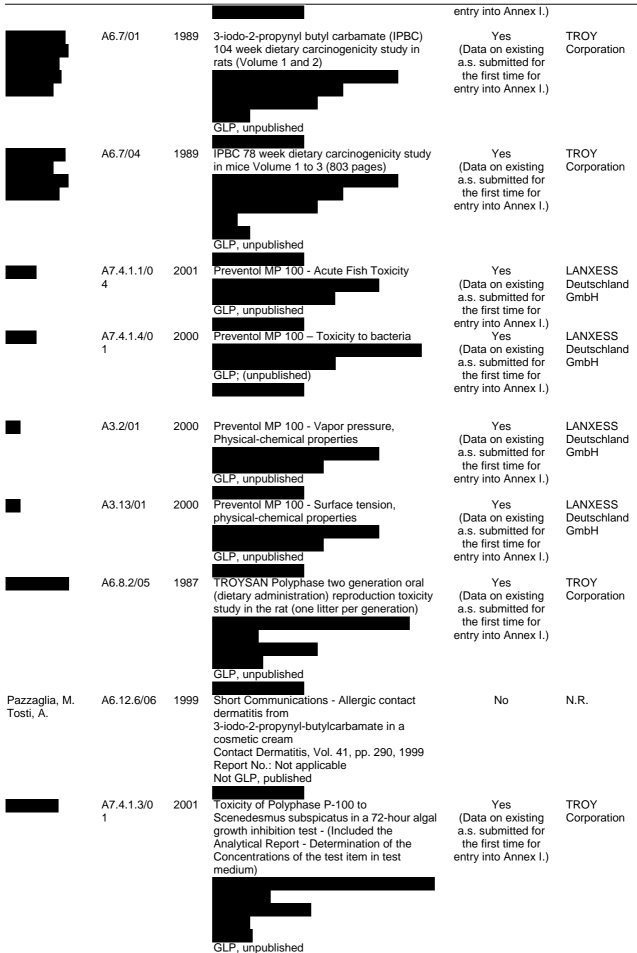
Author(s)	Section No./ Referenc e No.	Yea r	Title Source (laboratory) Report No. GLP; (un)published Doc. No.	Data protection	Owner
	A6.3.1/05	1987	lodopropynylbutyl carbamate (IPBC) 8 week dietary dose range finding study in mice  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A6.4.1/01	2002	Repeated dose toxicity 90-day oral toxicity study in rats with IPBC technical (Protram TM 98)  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	DOW Benelux B.V.
	A7.1.2.2.2/ 01	1992	Anaerobic aquatic metabolism study of P-100  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A7.2.1/01	1992	Aerobic soil metabolism study of P-100  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A7.4.1.1/0 1	1994	Acute toxicity of Omacide IPBC to the fathead minnow (Pimephales promelas)	Yes (Data on existing a.s. submitted for the first time for	ARCH Chemicals

3 1000 2 1	KOI IIIIL	DOT.	GLP, unpublished	entry into Annex I.)	
-	A7.4.1.1/0 5	1994	Acute toxicity of Omacide IPBC to the rainbow trout, Oncorhynchus mykiss  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
-	A7.4.1.2/0 1	1994	Acute toxicity of Omacide IPBC to the daphnid, Daphnia magna GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
	A7.4.1.3/0 2	1994	Growth and reproduction test with Omacide IPBC and the freshwater alga, Selenastrum capricornutum  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
Bryld, L.E. Agner, R. Rastogi, S.C.	A6.12.6/01	1997	lodopropynyl butylcarbamate: a new contact allergen Contact Dermatitis vol. 36, pp. 156-158, 1997 Report No.: Not applicable Not GLP, published	No	N.R.
Bryld, L.E. Agner, T. Menné, T.	A6.12.6/04	2001	Allergic contact dermatitis from 3-iodo-2-propynyl-butylcarbamate (IPBC) - an update Contact dermatitis, 2001, Vol. 44, pp. 276-278 Report No.: Not applicable Not GLP, published	No	N.R.
	A6.7/02	1988	3-iodo-2-propynyl butyl carbamate (IPBC) chronic dietary toxicity study in rats  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	CA 3.1.1/01 CA 3.2/01	2001	Particle size distribution of TROYSAN Polyphase P-100 GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A6.1.3/01	1985	Acute inhalation limit test in rats 3-iodo-2-propynyl butyl carbamate  Not GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A6.7/03	1995	Review and interpretation of selected thyroid and forestomach lesions in the carcinogenicity study of 3-iodo-2-propynyl butyl carbamate (IPBC) in sprague-dawley rats  Not GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation

A6.4.1/02	1984	90-Day subchronic oral toxicity test in rats	Yes (Data on existing	TROY Corporation
		GLP, unpublished	a.s. submitted for the first time for entry into Annex I.)	Corporation
A3.15	2005	Statement on the explosive properties of 3-lodopropynylbutyl Carbamate (IPBC)  Not GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	IPBC Task Force (ARCH, DOW, ISP, LANXESS, TROY)
A3.16	2005	Statement on the oxidising properties of 3-lodopropynylbutyl Carbamate (IPBC)  Not GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	IPBC Task Force (ARCH, DOW, ISP, LANXESS, TROY)
A7.1.1.2.1/ 01	2002	Ready biodegradability of IPBC in a manometric respirometry test  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
A7.4.1.4	2002	Toxicity of IPBC to activated sludge in a respiration inhibition test:  GLP; (unpublished)	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
A6.6.1/01	2001	Preventol MP 100 - Salmonella/Microsome test plate incorporation and preincubation method  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
A6.6.2/01	2001	Preventol MP 100 - In vitro chromosome aberration test with chinese hamster V79 cells  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
A6.6.3/01	2001	Preventol MP 100 - V79/HPRT-Test in vitro for the detection of induced forward mutations  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
A7.4.1.4	2002	Toxicity of IPBC to activated sludge in a respiration inhibition test: GLP; (unpublished);	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	DOW Benelux B.V.
A6.1.3/02	1990	TROYSAN Polyphase P-100 - Acute inhalation toxicity study in the rat  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation

	A6.2/02	1995	The in vitro percutaneous absorption through human abdominal epidermis of [14C]-IPBC (3-lodo-2-Propynyl-N-Butyl-Carbamate)	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
			GLP, unpublished		
	A6.1.3/03	1994	Acute inhalation toxicity in rats 4-hour exposure to Omacide IPBC  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
_	A3.1.1/01	2000	Preventol MP 100 - Physicochemical properties  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
	40.5/00	0000			1 ANIVEO0
	A3.5/02	2000	Preventol MP 100 - Water solubility  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for	LANXESS Deutschland GmbH
	A3.9/01	2000	Preventol MP 100 - Partition coefficient (n-octanol/water)  GLP, unpublished	entry into Annex I.) Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
	A7.1.1.1/ 01	2001	Preventol MP 100 - Abiotic degradation  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for	LANXESS Deutschland GmbH
	A6.3.3/01	1994	Omacide IPBC - 2-week repeat dose inhalation toxicity study in rats  GLP, unpublished	entry into Annex I.) Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
	A6.3.3/02	1994	Omacide IPBC - 5-day repeat dose inhalation toxicity study in rats  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
	A6.4.3/01	1994	Omacide IPBC - 13-week inhalation toxicity study in rats  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
	A6.1.1/01	2000	Preventol MP 100 - Acute oral toxicity study in male and female wistar rats  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
	A6.1.2/01	2000	Preventol MP 100 - Acute dermal toxicity study in male and female wistar rats  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
	A6.1.5/02	1993	TROYSAN Polyphase P-100 - The guinea pig maximization test	Yes (Data on existing a.s. submitted for	TROY Corporation





3-10DO-2-1	KOI INIL	DUL	I LCARDAMATE (II DC) CAS NO	00-00-0	
	A7.1.1.1.2/ 03	2005	Doc. No.: 823-003 Aqueous Photolysis of IPBC and Determination of the Quantum Yield  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	IPBC Task Force (ARCH, DOW, ISP, LANXESS, TROY)
_	A3.1.1/03	1994	Physical and chemical properties of 3-iodo-2-propynylbutylcarbamate (Omacide IPBC)	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
	A6.6.4/01	1993	Omacide IPBC - Micronucleus cytogenetic assay in mice  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
	A7.4.1.1/0 6	1992 a	(Propargyl Butyl Carbamate) - Acute Toxicity to rainbow trout (Oncorhynchus mykiss) under flow-through condition  GLP; (unpublished)	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A7.4.1.2/0 2	1992 b	(Propargyl Butyl Carbamate) - Acute Toxicity to daphnids (Daphnia magna) under flow-through conditions  GLP; (unpublished)	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A7.1.1.1.1/ 02	1994	Hydrolysis of 14C-3-iodo-2-propynyl-n-butylcarbamate (14C-IPBC)  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
	A3.1.1/02	1990	Melting Point of TROYSAN Polyphase P100 3-lodo-2-Propynyl Butyl Carbamate GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
Shimizu, M. Yamano, T. Noda, T.	A6.8.1	2000	Allergenicity evaluation of chemicals for use in household products (IV) - Contact allergenicity of three halide bactericides, 3-iodo-2-propynyl butylcarbamate (IPBC), p-chlorophenyl-3-iodopropargylformyl (CPIP) and BECDIP in Guinea pigs Seikatsu Eisei, Vol. 44, No. 3, pp. 129-138, 2000  Report No.: Not applicable Not GLP, published	No	N.R.
	A3.2/02	2002	Final Report: IPBC Determination of the Vapour Pressure  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	DOW Benelux B.V.

Schnuch, A. Geier, J. Brasch, J. Uter, W.	A6.12.6/05	2002	The preservative iodopropynyl butylcarbamate: frequency of allergic reactions and diagnostic considerations Contact Dermatitis 2002, 46, 153-156 Report No.: ISSN 0105-1873 Not GLP, published	No	N.R.
	A6.3.1/04	1996	A 2-week range-finding study of TROYSAN Polyphase P100 in the rabbits via dietary administration  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A6.4.1/03	1997	A subchronic (3-month) toxicity study of TROYSAN Polyphase P100 in the rabbits via dietary administration  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A6.3.1/02	1986	lodopropynylbutyl carbamate (IPBC) 4 week dieatry dose range finding study in rats	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A7.1.1.2.2/ 01	2004	GLP, unpublished  Inherent Biodegradability of IPBC in a modified "Zahn-Wellens /EMPA Test"  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	IPBC Task Force (ARCH, DOW, LANXESS, TROY)
	A3.9/02	1990	Analysis of Polyphase P100 - Octanol/Water Partition coefficient (63-11)  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
_	A6.4.2/01	1991	91-day dermal toxicity study in rats with TROYSAN Polyphase P-100	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A7.4.1.1/0 3	1990	GLP, unpublished  TROYSAN Polyphase P-100 - Acute toxicity to bluegill sunfish (Lepomis macrochirus) under flow-through conditions	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
	A7.4.1.1/0 5b	1990	GLP, unpublished  TROYSAN Polyphase P-100 - Acute toxicity to rainbow trout (Oncorhynchus mykiss) under flow-through conditions	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation

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A6.3.1/01	2001	Preventol MP 100 - 3-iodo-2-propynyl-n-butyl carbamate (IPBC) - Study for subacute oral toxicity in rats (gavage study over 4 weeks and 2 weeks recovery period)  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
A6.8.1/02	1994	Omacide IPBC - Oral (Gavage) rabbit developmental toxicity study  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
A6.8.1/04	1994	Omacide IPBC - Oral (Gavage) rat development toxicity (Teratogenicity) study  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
A6.8.2/01	1996	Omacide IPBC - Oral (Gavage) rat one generation (expanded to two generation) reproductive toxicity study (3 Volumes)  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals
A6.1.5/03	2001	Preventol MP 100 - Study for the skin sensitization effect in guinea pigs (Guinea pig maximization test according to Magnusson and Kligman)  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	LANXESS Deutschland GmbH
A7.4.3.4/0 1	1991	TROYSAN Polyphase P-100 - Chronic toxicity to the water flea, Daphnia magna, under flow-through test conditions  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
A7.4.1.3/0 3	1997	Growth and Reproduction Toxicity test with Propargal Butyl Carbamate and the Freshwater Alga, Selenastrum capricornutum  GLP; (unpublished)	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	TROY Corporation
A6.9/02	2001	Acute oral neurotoxicity study with 3-iodopropynylbutyl carbamate (IPBC) administered by gavage in CD rats - Volume 1 of 3  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals TROY Corporation
A6.9/03	2001	Acute oral neurotoxicity study with 3-iodopropynylbutyl carbamate (IPBC) administered by gavage in CD rats - Volume 2 of 3	Yes (Data on existing a.s. submitted for the first time for	ARCH Chemicals TROY Corporation

				entry into Annex I.)	
			GLP, unpublished		
	A6.9/04	2001	Acute oral neurotoxicity study with 3-iodopropynylbutyl carbamate (IPBC) administered by gavage in CD rats - Volume 3 of 3	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals TROY Corporation
	A6.9/06	2001	13-week dietary neurotoxicity study with 3-iodopropynylbutyl carbamate (IPBC) in CD rats Volume 1 of 4  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	ARCH Chemicals TROY Corporation
	A6.1.4/02	1998	Primary eye irritation - IPEX 1000  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	DOW Benelux B.V.
	A6.1.5/01	1998	Dermal sensitization test - Buehler Method - IPEX 1000  GLP, unpublished	Yes (Data on existing a.s. submitted for the first time for entry into Annex I.)	DOW Benelux B.V.
Zissu, D.	A6.1.5	2002	The sensitizing potential of various biocides in the guinea pig maximization test Contact Dermatitis 2002, 46, 224-227 Report No.: Not applicable Not GLP, published	No	N.R.