

# **Public**

# **Product Assessment Report**

## **Biocidal product family**

## **Hydrochloric Acid Family A**

20.06.2016.

(Updated: 15.04.2024)

Internal registration/file no:

R4BP3 Ref.-No.: BC-WQ004761-20

Authorisation/Registration no: LV/16/NA/01

Granting date/entry into force of

authorisation/ registration: 20 June 2016 Expiry date of authorisation/ 21 April 2026

registration:

Active ingredient: Hydrochloric acid

Product type: 2 (Disinfectants and algaecides not intended for direct application

to humans or animals)

Biocidal product assessment report related to product authorisation under Regulation (EU) 528/2012

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## 1 General information about the product application

## 1.1 Applicant

<b>Company Name:</b>	Reckitt Benckiser (Brands) Ltd	
Address:	103 – 105 Bath Road	
City:	Slough	
<b>Postal Code:</b>	SL1 3UH	
Country:	Great Britain	
Telephone:		
Fax:		
E-mail address:		

# 1.1.1 Person authorised for communication on behalf of the applicant



## 1.2 Authorisation holder

Campany Name	Deslitt Denslines Denduction (Deland) Co. 7.0
<b>Company Name:</b>	Reckitt Benckiser Production (Poland) Sp.z o.o.
Address:	Okunin 1
City:	Nowy Dwor Mazowiecki
<b>Postal Code:</b>	05-100
Country:	Poland
Telephone:	
E-mail address:	
Letter of appointment for the applicant to represent the authorisation holder provided (yes/no):	No

## 1.3 Information about the product application

#### 1.3.1 Product authorisation

Application received:	22.05.2014.
Application reported complete:	21.06.2016.

## 1.3.2 Minor changes of authorisation

Application received:	21.12.2016.	
Application reported complete:	24.07.2017.	

## 1.3.3 Major changes of authorisation

Application received:	21.12.2016.	
Application reported complete:	23.03.2018.	

## 1.3.4 Minor changes of authorisation

Application	27.10.2017.
received:	
Application reported complete:	11.05.2018.

## 1.3.5 Minor changes of authorisation

Application received:	04.08.2021.
Application reported complete:	23.11.2021.

## 1.3.6 Notification of the biocidal products in the biocidal product

Application received:	15.03.2022.
Application reported complete:	02.05.2022.

### 1.3.7 Administrative changes of authorisation

Application received:	25.08.2022.
Application reported complete:	01.11.2022.

## 1.3.8 Minor changes of authorisation

Application received:	21.12.2023. 1. addition of a non-active substances (fragrances) intentionally incorporated in the products, where:
	<ul> <li>the added non active-substances is not a substance of concern;</li> <li>the physical-chemical properties and the shelf-life of the product are expected to remain the same.</li> </ul>
	<ul> <li>the risk and efficacy profile are expected to remain the same;</li> <li>a new quantitative risk assessment is not expected to be necessary.</li> <li>Notifications of new products in BPF.</li> </ul>
	3. Additional supportive information on efficacy against viruses.
Application reported complete:	15.04.2024.

## 1.4 Information about the biocidal product

## 1.4.1 General information

Гrade name:		Trade name in dossier	Trade name in Latvia
	1		Harpic Power Plus Original Delisted
	2		Harpic Power Plus Citrus Force Delisted
	3		Harpic Power Plus Spring Power Delisted
	4		Harpic Power Plus Marine Force Delisted
	5		Harpic Power Plus Hygiene Delisted
	6		Cillit Bang Original Delisted / Harpic Power Plus Original Delisted
	7		Cillit Bang Citrus Force Delisted / Harpic Power Plus Citrus Force Delisted
	8		Cillit Bang Spring Power Delisted / Harpic Power Plus Spring Power Delisted
	9		Cillit Bang Marine Force Delisted / Harpic Power Plus Marine Force Delisted
	10		Cillit Bang Hygiene Delisted / Harpic Power Plus Hygiene Delisted
	11		Cillit Bang Spring Power / Harpic Power Plus Spring Power
	12		Cillit Bang Citrus Force / Harpic Power Plus Citrus Force Harpic Limescale Remover Fresh
	13		Cillit Bang Marine Force / Harpic Power Plus Marine Force
	14		Cillit Bang Original / Harpic Power Plus Original
	15		Harpic Limescale Remover Original Cillit Bang Hygiene / Harpic Power Plus
	16		Hygiene Harpic Platinum Pro-Shield Original
	17		Harpic Platinum Pro-Shield Marine
	18		Harpic Platinum Pro-Shield Lavender
	19		Harpic Platinum Pro-Shield Fresh
	20		Harpic Power Plus 10X Clean & Protect

		Original
		Cillit Bang WC Power Gel Original
		Sagrotan WC- Reiniger Original
	21	Harpic Power Plus 10X Clean & Protect Citrus
		Cillit Bang WC Power Gel Citrus
	22	Harpic Power Plus 10X Clean & Protect
		Spring
	23	Harpic Power Plus 10X Clean & Protect
		Platinum Original
		Cillit Bang WC Power Gel Platinum Original
		Sagrotan WC-Reiniger Platinum Original
	24	Harpic Power Plus 10X Clean & Protect
		Marine Explosion
		Cillit Bang WC Power Gel Marine
		Sagrotan WC-Reiniger Ozeanfrische
	25	Cillit Bang WC Power Gel Original
		Sagrotan WC - Reiniger Original
	26	Cillit Bang WC Power Gel Original Marine
		Sagrotan WC – Reiniger Original Marine
	27	Cillit Bang WC Power Gel Original Fresh
	28	Sagrotan WC - Reinerger Original Frisch
	28	Cillit Bang WC Power Gel Citrus
	29	Cillit Bang WC Power Gel Marine
		Sagrotan WC - Reiniger Marine
	30	Cillit Bang WC Power Gel Ocean Fresh
		Sagrotan WC - Reiniger Ozeanfrische
	31	Harpic Power Plus 360° Clean & Protect
		Floral Fresh
	32	Harpic Power Plus 360° Clean & Protect
		Eucalyptus/ Mint Fresh
Product type:	2 (Disinfectants and algaecides not inte animals)	ended for direct application to humans or
<b>Composition of the</b>	Hydrochloric acid 9 (% w/w) (CAS No	: not applicable: EC No. 231 505 7)
product (identity and	11ydrocinoric acid 9 (70 W/W) (CAS 140	not applicable, EC 100. 231-393-1).
content of active		
substance(s) and		
substances of concern;		
full composition see		
confidential Annex 1):		
Formulation type:	Ready to use liquid	
Ready to use product	Yes	
(yes/no):		
Is the product the very	No	
same (identity and		
content) to another		
product already		
authorised under the		
regime of directive		

98/8/EC (yes/no);	
If yes:	
authorisation/registration	
no. and product name:	
or	
Has the product the same	
identity and composition	
like the product	
evaluated in connection	
with the approval for	
listing of active	
substance(s) on to Annex	
I to directive 98/8/EC	
(yes/no):	

## 1.4.2 Information on the intended use(s)

Overall use pattern (manner and area of use):	Use as a surface disinfectant for toilet bowls	
Target organisms:	Bacteria, fungi, yeasts, viruses and bacterial spores.	
Category of users:	Trained professional/professional/general public (non-professional).	
Directions for use including minimum and maximum application rates, application rates per time unit (e.g. number of treatments per day), typical size of application area:	We recommend you wear gloves while you disinfect and clean your toilet:  1.Lift up the toilet seat and carefully direct the nozzle under the toilet rim.  2.Squeeze and apply slowly all around the inside of the bowl, allowing enough liquid to cover the bowl completely.  3. For [optimum] cleaning [results] leave for [1/5/10/30] minutes, then flush.  4.To disinfect, leave for 60 minutes, flush and brush.  The application rate ~80 ml Use frequency of product is not restricted, as required. Use undiluted.	
Potential for release into the environment (yes/no):	No	
Potential for contamination of food/feedingstuff (yes/no)	No	
Proposed Label:	The labelling has to be in accordance with the summary of product characteristics of the product (SPC) and Section 2.9. of this PAR.	
Use Restrictions:	Do not use with any bleaches or other cleaning products.	

## **1.4.3** Information on active substance(s)

Active substance chemical name:	Hydrochloric acid
CAS No:	-
EC No:	231-595-7

Purity (minimum, g/kg or g/l):	999 g/kg	
Inclusion directive:	2012/16/EU, 10 May 2012	
Date of inclusion:	1 May 2014	
Is the active substance equivalent to	Yes	
the active substance listed in Annex I to 98/8/EC (yes/no):		
Manufacturer of active substance(s) used in the biocidal product:	Technical equivalence decision – 09/09/2015	
Company Name:	Industrial Chemicals Limited	
Address:	Stoneness Road, Grays	
	Essex	
City: Postal Code:	RM175DU	
Country:	United Kingdom	
Telephone:	+ 44 0137 538900	
Fax:	+ 44 1375 389110	
E-mail address:	sds@icgl.co.uk	
Manufacturer of active substance(s) used in the biocidal product:	Technical equivalence decision – 14/10/2015	
Company Name:	Brenntag Polska Ltd.	
Address: J. Bema 21		
City:	Kędzierzyn-Koźle	
Postal Code:	47-224	
Country: Poland		
<b>Telephone:</b> +48774721500		
Fax: +48774721600		
E-mail address:	violetta.panczyk@brenntag.pl	
Manufacturer of active substance(s) used in the biocidal product:	Technical equivalence decision – 14/10/2015	
Company Name:	BASF SE	
Address:	Carl-Bosch-Str. 38, Ludwigshafen am Rhein, Rheinland- Pfalz	
City:	Ludwigshafen	
Postal Code:	67063	
Country:	Germany	
Telephone:	+ 496216040055	
Fax:	+ 496216040055	
E-mail address:	reach-inorganics@basf.com	
Manufacturer of active substance(s) used in the biocidal product:	Technical equivalence decision – 07/12/2015	
Company Name:	Ineos Chlor Limited	
Address:	South Parade, PO Box 9	
	Runcorn, Chesire	
City: Postal Code:	WA7 4JE	
Country:	United Kingdom	

Telephone:	+ 44 1928 561111
Fax:	+ 44 1928 516636
E-mail address:	msds.chlor@ineos.com
Manufacturer of active substance(s)	Technical equivalence decision – 07/12/2015
used in the biocidal product:	
Company Name:	PCC Rokita SA
Address:	Ul Sienkiewicza 4
City:	Brzeg Dolny
Postal Code:	56-120
Country:	Poland
Telephone:	+48717942276
Fax:	+48717942135
E-mail address:	mariusz.dopierala@pcc.eu
Manufacturer of active substance(s)	Technical equivalence decision – 07/12/2015
used in the biocidal product:	
Company Name:	Borregaard AS
Address:	PO Box 162
City:	Sarpsborg
Postal Code:	N-1071
Country:	Norway
Telephone:	+ 4769118000
Fax:	+4769118770
E-mail address:	msds@borregaard.com

## 1.4.4 Information on the substance(s) of concern

The biocidal products in Family A contain Ethanol, 2,2'-iminobis-, N-tallow alkyl derivatives (trade name: $(1 \% < C < 1.5 \%)$ ).
At the time of evalutation was classified as "Dangerous" with the following hazard statement: H302 - Harmful if swallowed, H314 - Causes severe skin burns and eye damage and H400 - Very toxic to aquatic life.
However, already in time of reaching agreement on the summaries of biocidal products characteristic on 10 <sup>th</sup> of December 2015 the Applicant informed RMS that producer of submitted the updated safety data sheet (SDS) - revision date
On 14 <sup>th</sup> of December 2015 the Applicant submitted updated SDS to RMS. In accordance, the new version of SDS is classified as H302, H314 and H410. Based on new submitted information it can be concluded that is substance of concern as leading the additional classification of Family A - H412 Harmful to aquatic life with long lasting effects.
After the identification of as substance of concern, the Applicant submitted also updated SDS of to RMS on 2016. In accordance, the new version of SDS classified as H225, H302, H312, H314, H336, H400 and H410. Based on new submitted information it can be concluded that is also substance of concern as contributing the additional classification of Family A - H412 Harmful to aquatic life with long lasting effects.
The new information that co-formulants could be considered as substances of concern was not

available at the time of evaluation of the national application, and circulation of the SPC for agreement

had already started. Therefore, a condition of the product authorisation was specified that the application for change should be submitted within a given deadline. At the time of national application evaluation, it was confirmed, that all biocidal products in Family A

At the time of national application evaluation, it was confirmed, that all blocidal products in Family A containing 9% w/w of HCl were classified as "Dangerous" and "Skin Cor. 1B" with hazard statement "H314 - Causes severe skin burns and eye damage" based on the very low pH level (pH ~1.5) and in vitro skin corrosion tests. This overall classification covered corrosive properties resulting from properties of both the active substance HCl and Due to the relatively low content of in the biocidal products in Family A, additional classification resulting from toxicological profile is not triggered and it is not considered as a substance of concern in relation to human health assessment endpoints.

The products in Family A also are classified as Met.Corr.1 "H290 May be corrosive to metals". However, the classification is based on the corrosive nature of active substance - HCl acid.

**Conclusion:** it is confirmed that the products contain the substances of concern with respect for the environment/ecotoxicological endpoints. After evaluation of submitted changes it has been confirmed that reclassification is not appropriate.

**MIC application 2023:** None of the ingredients of the new fragrances meet the criteria to be recognized as SoCs. More details in Section 3.7.1.3 and 2.8.

**eCA note:** All co-formulants within family will be re-assessed at the renewal stage according to the newest guidance and technical agreements for the biocides. The renewal application for authorisation should be submitted by the end of 2024.

#### 1.5 Documentation

#### 1.5.1 Data submitted in relation to product application

No new data was provided for the active substance.

#### 1.5.2 Access to documentation

Not applicable.

## 2 Summary of the product assessment

#### 2.1 Identity related issues

No new data was provided for the active substance. For properties of the active substance, please refer to the List of Endpoints in the Competent Authority Report of Hydrochloric acid as published upon inclusion of in Annex I of Directive 98/8/EC.

The decisions on technical equivalence of active substance manufactured by *Industrial Chemicals Limited, Brenntag Polska Ltd.* and *BASF SE* were received from European Chemical Agency on 9<sup>th</sup> of September 2015 and 14<sup>th</sup> of October 2015. Hydrochloric acid of the alternative source was considered technically equivalent when compared to hydrochloric acid of the reference source.

At the time of restarting the circulation the three applications for technical equivalence (TE) were in evaluation stage in ECHA.

On 7<sup>th</sup> of December 2015 RMS received the final TE decisions also for following manufacturers:

- Ineos Chlor Limited
- PCC Rokita SA
- Borregaard AS.

RMS asked CMS to accept those TE decisions also in this stage as the part of circulation documentation.

The biocidal products within the Hydrochloric acid Family A (further Family A) contain the active substance hydrochloric acid (EINECS No. 231-595-7) (further HCl). The composition of biocidal product Family A is described in the confidential Annex 1.

The biocidal product is not identical to the representative biocidal product reviewed for the Annex I inclusion in Directive 98/8/EC.

### 2.2 Classification, labelling and packaging

#### 2.2.1 Harmonised classification of the biocidal product

The following classification of the biocidal product Family A according to Regulation (EC) 1272/2008 is proposed by the RMS (Table 1).

**Table 1.** Classification of the Family A.

Hazard	Skin Corr. 1
classification	Met.Corr.1
	Aquatic Chronic 3
Hazard pictogram	Key Media
Signal word	Danger
Hazard	H314 Causes severe skin burns and eye damage.
statements	H290 May be corrosive to metals
	H412 Harmful to aquatic life with long lasting effects
Precautionary Statements including preventions, response, storage and disposal	P101 If medical advice is needed, have product container or label at hand (for non-professional users) P102 Keep out of reach of children (for non-professional users) P103 Read label before use (for non-professional users) P234 Keep only in original container. P260 Do not breathe vapours. P264 Wash hands thoroughly after handling P273 Avoid release to the environment.

	P280 Wear protective gloves (only for professional users)				
	P303 + P361 + P353IF ON SKIN (or hair): Take off immediately all contaminated				
	clothing. Rinse skin with water. P305 + P351 + P338 IF IN EYES: Rinse				
	cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.				
	P304 + P340 IF INHALED: Remove person to fresh air and keep comfortable for				
	breathing. P301 + P330 + P331 IF SWALLOWED: Rinse mouth. Do not induce				
	vomiting.				
	P310 Immediately call a POISON Center or doctor.				
	P101 If medical advice is needed have product container or label at hand.				
	P363 Wash contaminated clothing before reuse.				
	P390 Absorb spillage to prevent material damage.				
	P405 Store locked up.				
	P406 Store in corrosive resistant/ container with a resistant inner liner.				
	P501 Dispose of contents/container in accordance with local/regional regulations.				
Child-resistant	Yes				
fastening					
obligatory?					
Tactile	Yes				
warning of					
danger					
obligatory?					
	Do not use with any bleaches or other cleaning products				

**MIC application 2023:** The new fragrances do not impact the classification of the products. More details in Section 3.7.1.3 and 2.8.

## 2.2.2 Labelling of the biocidal product

The following labelling of the biocidal product Family A according to Regulation (EC) 1272/2008 is proposed by the RMS (Table 2).

**Table 2.** Labelling of the Family A.

Hazard	Skin Corr. 1
classification	Met.Corr.1
	Aquatic Chronic 3
Hazard	A
pictogram	
rs	
	·
Signal word	Danger
Hazard	H314 Causes severe skin burns and eye damage.
statements	H290 May be corrosive to metals
	H412 Harmful to aquatic life with long lasting effects
Precautionary	P101 If medical advice is needed, have product container or label at hand (for non-
Statements	profesional users)
including	P102 Keep out of reach of children. (only for non-professional users)
preventions,	P103 Read label before use. (only for non-professional users)
response,	P405+P234 Store locked up. Keep only in original container.
storage and	P264 Wash hands thoroughly after handling.

disposal	P280 Wear protective gloves. (only for professional users)		
	P301 + P330 + P331+P310 IF SWALLOWED: Rinse mouth. Do not induce		
	vomiting. Immediately call a POISON Center or doctor.		
	P304 + P340 IF INHALED: Remove person to fresh air and keep comfortable for		
	breathing.		
	P305 + P351 + P338 IF IN EYES: Rinse cautiously with water for several minutes.		
	Remove contact lenses, if present and easy to do. Continue rinsing.		
	P273 Avoid release to the environment.		
	P501 Dispose of contents/container in accordance with local/regional regulations.		
<b>Child-resistant</b>	Yes		
fastening			
obligatory?			
<b>Tactile warnig</b>	Yes		
of			
danger			
obligatory?			
	Do not use with any bleaches or other cleaning products		

#### 2.2.3 Packaging of the biocidal product

Opaque high density polyethylene (HDPE) bottle 500 ml, 750 ml, 900 ml, 1 L. The plug of packaging should be <u>only</u> in accordance with technical drawing (Annex 2). Taking into account that the plug of packaging is considered as risk mitigation measure - no deviation is acceptable without re-evaluating the risk profile of the product. Particular packaging and plug has been described and evaluated in product assessment process.

A new bottle volume -680 mL is to be added in HCl Family A. Packaging of the new volume will remain the same as other bottle volumes. The plug of the packaging will be <u>only</u> in accordance with the technical drawing (Annex 2). The dose rate and instruction for use are consistent with the approved summary of product characteristics. With the new bottle volume there is no change in either the user category or the risk mitigation measures.

## 2.3 Physico/chemical properties and analytical methods

No new data was provided for the active substance. For the physical and chemical properties of the active substance, please refer to the List of Endpoints in the Competent Authority Report of Hydrochloric acid as published upon inclusion of in Annex I of Directive 98/8/EC.

MIC application 2023: The data on physico-chemical properties such as physical state, color, odour, pH of 1% solution, viscosity, density and active substance content before and after storage at 54°C for 2 weeks are provided for new products. The new products have the same backbone composition (very close) as the products authorised in 2016.

The new products fall in scope of Family A and the products tested in frame of initial application cover the new products, as well. There are no variations in products behaviour during accelerated storage that can indicate on data representativeness.

**eCA note:** The physico/chemical properties, physical hazards and choice of representative products will be re-assessed at the renewal stage according to the newest guidance and technical agreements for the biocides. The renewal application for authorisation should be submitted by the end of 2024.

Table 3: Physico-chemical properties of the Family A

	Method	Purity/Specification	Results	Reference
Physical state	Visual inspection		9% w/w HCl	

	Method	Purity/Spe	cification		Reference
(at 20°C and 101.3 kPa)	GLP	Initial	2505	Uniform, mobile, clear liquid	
	(Product 1 -6)	12 weeks a		Uniform, mobile, clear liquid Uniform, mobile, clear liquid	
		ambient co		Omform, moone, clear fiquid	
		(test was no			
		performed	for		
		Product 6)	. 1	TT 'C 1'1 1 1' '1	
		18 months ambient co		Uniform, mobile, clear liquid	
		(test was no			
		performed	for		
		Product 6)		TT .C 1.1 1 11	_
		24 months ambient co		Uniform, mobile, clear liquid	
		(test was no			
		performed	for		
	Cl. I. I	Product 6)		H	
	Global internal test method: 20229 TM	Initial		Uniform, viscous liquid, free from impurities or lumps	
	(Product 14)		60 °C		
		1 week	50 °C	Uniform, viscous liquid, free from impurities or lumps	
			-10°C	imparities of tamps	-
			25°C 30°C		
			65% RH	Uniform, viscous liquid, free from	
		3 week	40 °C	impurities or lumps	
			75% RH		
			50 °C	Harifanna airean limil for form	
			25°C 30°C	Uniform, viscous liquid, free from impurities or lumps	
			65% RH	imparties of famps	
		6 week	40 °C		
			75% RH		
			50 °C 25°C	Uniform, viscous liquid, free from	-
			30 °C	impurities or lumps	
			65% RH	impullies of lumps	
		12 week	40 °C		
			75% RH		
	Global internal test	Initial	I	Viscous and homogeneous gel	
	method: 20229 TM ( <i>Product 20, 21, 22,</i>	2 Weeks at	54°C	Viscous and homogeneous gel	
	23, 24)				
	Global internal test	Init	ial	Viscous and homogeneous gel	
	method: 20229 TM	2 weeks	at 54°C	Viscous and homogeneous gel	
	EU (Product 25, 26, 27, 28, 29, 30, 31, 32)				
Colour	Visual inspection			9% w/w HCl	
	GLP	-		Green	
(at 20°C and 101.3 kPa)	(Product 1 -5)	Initial 12 weeks a	t 350C	Green	
		12 weeks a		Green	
		ambient co			
		(test was no			
		performed : Product 6)	tor		
		18 months	at	Green	
		ambient co			
		(test was no			
		performed : Product 6)	tor		
		24 months	at	Green	
		ambient co			

	Method	Purity/Spe	cification	Results	Reference
		(test was no			
		performed	for		
	Global internal test	Product 6) Initial		Dark blue	
	method :20229 TM	1 week	60 °C	A slight darker blue	
	(Product 14)		50 °C	Dark blue	•
			-10 °C	Dark blue	
		3 week	25°C	Dark blue	1
			30 °C 65% RH	Dark blue	
			40 °C 75% RH	Dark blue	
			50 °C	A slight darker blue	
		6 week	25°C	Dark blue	
			30 °C 65% RH	Dark blue	
			40 °C 75% RH	Dark blue	
			50 °C	A slight darker blue	
		12 week	25°C	Dark blue	
			30 °C 65% RH	Dark blue	
			40 °C 75% RH	A slight darker blue	
	Global internal test	Initial		Dark blue	
	method: 20229 TM (Product 20, 21, 22, 23, 24)	2 Weeks at	54°C	Dark blue	
	Global internal test	Initial		Dark blue	
	method: 20229 TM EU (Product 25, 26, 27, 28, 29, 30, 31, 32)	2 weeks at	54°C	Dark blue	
Odour	Olfactory inspection			Product 1 (9% w/w HCl)	
(at 20°C and 101.3 kPa)	GLP	Initial		Pine	
	$A \lambda \lambda$	12 weeks a		Pine	
4		12 months ambient co		Pine	
		18 months	at	Pine	
		ambient co	at	Pine	
	Olfactory inspection	ambient co	nannons	Product 2 (9% w/w HCl)	
	GLP	Initial		Citrus	
		12 weeks a	t 35°C	Citrus	
		12 months		Citrus	
		ambient co	at	Citrus	
		ambient co 24 months	at	Citrus	
	Olfactory inspection	ambient co	nditions	Product 3 (9% w/w HCl)	
	GLP	Initial		Floral	
		12 weeks a	t 35°C	Floral	
		12 months ambient co	at	Floral	
		18 months ambient co	at	Floral	
		24 months ambient co	at	Floral	
	Olfactory inspection			Product 4 (9% w/w HCl)	

	Method	Purity/S	pecification	Results	Reference
	GLP	Initial		Pine	
		12 weeks	at 35°C	Pine	
		12 month condition	at ambient	Pine	
		18 months at		Pine	
		ambient of 24 month	conditions sat	Pine	
	Olfactory inspection	ambient o	conditions	Product 5 (9% w/w HCl)	
	GLP	Initial		Pine	
		12 weeks	at 35°C	Pine	
		12 month		Pine	
		18 month	conditions is at	Pine	
			conditions	Thic	
		24 month	s at conditions	Pine	
	Olfactory inspection			Product 6 (9% w/w HCl)	
	GLP	Initial		Citrus	
		12 weeks	at 35°C	Citrus	
	Global internal test method:20229 TM	Initial	1 00 00	Citrus	
	(Product 14)	1 week	60 °C 50 °C	Citrus	
		2 1	-10 °C		_
		3 week	25°C 30°C	Citrus	
			65% RH		
			40 °C 75% RH		
			50 °C		
			6 week	25°C 30°C	Citrus
			65% RH		
			40 °C 75% RH		
			50 °C		_
•		12 week	25°C 30°C	Citrus	
			65% RH		
			40 °C 75% RH		
	Global internal test		1 . 2 / 0 . 2 . 2 . 2	Product 20 (9% w/w HCl)	<u> </u>
	method: 20229 TM	Initial		Citrusy, aromatic	
		2 Weeks	at 54°C	Slight change in aroma, good,	
	Global internal test			Citrusy, aromatic.	
	method: 20229 TM	Initial		Product 21 (9% w/w HCl) Lemon	
		2 Weeks	at 54°C	Slight change in aroma, good,	
				Lemon	
	Global internal test	Turkin 1		Product 22 (9% w/w HCl)	1
	method: 20229 TM	Initial 2 Weeks	at 54°C	Fresh, aromatic	
		2 WCERS	u. 57 C	Slight change in aroma, good, Fresh and aromatic.	
	Global internal test			Product 23 (9% w/w HCl)	
	method: 20229 TM	Initial		Light floral fresh	
		2 Weeks	at 54°C	Slight change in aroma, good,	
	Clobalintanali			Light floral fresh	
	Global internal test method: 20229 TM	Initial		Product 24 (9% w/w HCl) Citrus/Floral, aromatic	
	1			Citius/Fiorat, afolliatic	

	Method	Purity/Specification	Results	Reference
		2 Weeks at 54°C	Slight change in aroma, good,	
			Citrus/Floral, aromatic	
	Global internal test		Product 25 (9% w/w HCl)	
	method: 20229 TM	Initial	Citrusy	
		2 Weeks at 54°C	Citrusy.	
	Global internal test		Product 26 (9% w/w HCl)	
	method: 20229 TM	Initial	Citrusy	
		2 Weeks at 54°C	,	
	Global internal test	2 Weeks at 54 C	Product 27 (9% w/w HCl)	
	method: 20229 TM	Initial	l	
	1110111001120227 11111	2 Weeks at 54°C	Citrusy	
	Global internal test	2 WCCRS at 34 C	Product 28 (9% w/w HCl)	
	method: 20229 TM	Initial		
	method: 2022) 1W	2 Weeks at 54°C	Lemon	\
	CI I II	2 weeks at 54°C	Lemon	
	Global internal test method: 20229 TM	Initial	Product 29 (9% w/w HCl)	[
	method. 20229 TWI		Fresh marine fragrance	
		2 Weeks at 54°C	Fresh marine fragrance	
	Global internal test	T., tat. 1	Product 30 (9% w/w HCl)	
	method: 20229 TM	Initial	Fresh ocean fragrance	
		2 Weeks at 54°C	Fresh ocean fragrance	
	Global internal test		Product 31 (9% w/w HCl)	
	method: 20229 TM	Initial	Floral	
		2 Weeks at 54°C	Floral	
	Global internal test		Product 32 (9% w/w HCl)	
	method: 20229 TM	Initial	Eucalyptus/Mint	
		2 Weeks at 54°C	Eucalyptus/Mint	
Explosive properties	EEC Method A14 GLP		,	
Oxidizing properties	EEC Method A21	6.1% HCl**	The sample did not reach a pressure	
	GLP	Batch: 5	of 2070 kPa in any of the five tests.	
		(Representative	The sample is therefore not	
		biocidal product data included in the	considered to be an oxidising liquid.	
4		original dossier for	nquia.	
		HCl inclusion in		
		Annex I of Directive		
		98/8/EC.)		
Flash point	Waiver		The active substance is an aqueous	
Autoflammability Other indications of	-		solution of hydrogen chloride and as such is not considered to have	
flammability			any flammable properties. A	
Training Tries			minimum of 64% of the technical	
			material is water.	
			In addition one component is	
			classified as flammable, all other	
			components are not classified as flammable.	
			The single co-formulant that is	
			classified as flammable is present	
			at <1%. It is a single constituent of	
			this co-formulant mixture that	
			results in the flammability classification. In the product this	
			single constituent is present at	
			<0.5%.	
			Therefore the product should not be	
			classified as flammable.	
Acidity / Alkalinity	CIDA CIAMBON	Product I		<u></u>
	CIPAC MT 75.3	Initial	pH 1 % dilution: 1.50	

	Method	Purity/Specification	Results	Reference
	GLP	12 weeks at 35°C	pH 1 % dilution: 1.54	
		12 months at	pH 1 % dilution: 1.50	
		ambient conditions	•	
		18 months at	pH 1 % dilution: 1.57	
		ambient conditions		
I		24 months at	pH 1 % dilution: 1.76	
		ambient conditions		
	CIPAC MT 191	Initial	12.29%	
	GLP	12 weeks at 35°C	12.59%	
	(% w/w as H <sub>2</sub> SO <sub>4</sub> )	12 months at	12.74%	
		ambient conditions	12 200/	
		18 months at ambient conditions	12.39%	
		24 months at	12.42%	
		ambient conditions	12.42/0	
			2 (9% w/w HCl)	
	CIPAC MT 75.3	Initial	pH 1 % dilution: 1.51	
	GLP	12 weeks at 35°C	pH 1 % dilution: 1.56	
		12 months at	pH 1 % dilution: 1.52	1 <del></del>
		ambient conditions		
		18 months at	pH 1 % dilution: 1.60	
		ambient conditions		_
		24 months at	pH 1 % dilution: 1.71	
	CID A CLASS 404	ambient conditions	12.200	4
	CIPAC MT 191	Initial	12.20%	_
	GLP	12 weeks at 35°C	12.50%	
	(% w/w as H <sub>2</sub> SO <sub>4</sub> )	12 months at ambient conditions	12.36%	
		18 months at	12.20%	
		ambient conditions	12.20%	
		24 months at	12.26%	
		ambient conditions		
		Product 3	8 (9% w/w HCl)	•
	CIPAC MT 75.3	Initial	pH 1 % dilution: 1.51	
	GLP	12 weeks at 35°C	pH 1 % dilution: 1.55	
		12 month at ambient	pH 1 % dilution: 1.53	
		conditions	11100 11100	
		18 months at	pH 1 % dilution: 1.62	
		ambient conditions 24 months at	pH 1 % dilution: 1.69	
		ambient conditions	pri 1 % diludon. 1.09	
	CIPAC MT 191	Initial	11.94%	1
	GLP	12 weeks at 35°C	12.19%	1
	(% w/w as H <sub>2</sub> SO <sub>4</sub> )	12 months at	12.22%	
	7	ambient conditions	12.22/0	
	1	18 months at	11.93%	
		ambient conditions		_
		24 months at	12.10%	
		ambient conditions	L (ON / HG)	
	CIDAC MT 75.2		4 (9% w/w HCl)	I
	CIPAC MT 75.3 GLP	Initial	pH 1 % dilution: 1.52	
	ULF	12 weeks at 35°C 12 months at	pH 1 % dilution: 1.56 pH 1 % dilution: 1.53	
		ambient conditions	pri 1 70 unuuon. 1.33	
		18 months at	mII 1 0/ dilution, 1 62	
		ambient conditions	pH 1 % dilution: 1.63	
		24 months at	pH 1 % dilution: 1.66	1
		ambient conditions	p11 1 /0 unuuon. 1.00	
	CIPAC MT 191	Initial	11.85%	
	GLP	12 weeks at 35°C	12.06%	
	(% w/w as H <sub>2</sub> SO <sub>4</sub> )	12 months at	11.96%	
		ambient conditions		_
		18 months at	11.67%	
l		ambient conditions		

	Method	Purity/Sr	pecification	Results	Reference
	1.200104	24 month	s at	11.67%	
		ambient c	conditions		
			Product 5	(9% w/w HCl)	
	CIPAC MT 75.3	Initial	<b>4</b>	pH 1 % dilution: 1.50	
	GLP	12 weeks		pH 1 % dilution: 1.60	
		12 month		pH 1 % dilution: 1.57	
		18 month	conditions	TI 1 0/ 17 d at at	-
			s at conditions	pH 1 % dilution: 1.64	1
		24 month		pH 1 % dilution: 1.70	1
		ambient c			]
	CIPAC MT 191	Initial		11.98%	]
	GLP	12 weeks		12.23%	1
	(% w/w as H <sub>2</sub> SO <sub>4</sub> )	12 month	s at conditions	12.23%	
		18 month			-\
			s at conditions	11.98%	
		24 month		12.05%	
		ambient c		12.0370	
			Product 6	(9% w/w HCl)	
	CIPAC MT 75.3	Initial		pH 1 % dilution: 1.50	
	GLP	12 weeks	at 35°C	pH 1 % dilution: 1.52	
	CIPAC MT 191	Initial	-+ 250C	11.87%	-
	GLP (% w/w as H <sub>2</sub> SO <sub>4</sub> )	12 weeks	at 35°C	12.02%	
	(70 W/W as 1125O4)				
					1
	Global internal test	Initial	1000	9.2	
	method: 101	1 week	60 °C	9.2	
	(Product 14)		50 °C	9.1	]
			-10 °C	9.2	
		3 week	25°C	9.2	]
			30 °C	9.3	1
			65% RH	7.5	]
			40 °C	9.3	
•			75% RH		4
			50 °C	9.3	1
		6 week	25°C	9.2	]
			30 °C	9.2	1
			65% RH		1
\	7		40 °C 75% RH	9.2	1
			75% KH 50 °C	0.2	1
		12 week	25°C	9.3	1
		12 week		9.3	4
			30 °C 65% RH	9.3	
			40°C	0.2	1
			75% RH	9.3	
pH of 1% w/w solution	Global internal test	Initial	, , , , , , , , , , , , , , , , , , , ,	1.6	
_	method: QJ02	1 week	60 °C		
	(Product 14)		50 °C	1.7	
				1.7	-
		2 :	-10 °C	1.7	4
		3 week	25°C	1.6	1
			30 °C	1.7	
			65% RH 40°C		4
			75% RH	1.6	
			73% K⊓ 50 °C	1.7	1
	1	1	50 0	1.7	

	Method	Purity/Sp	ecification	Results	Reference
		6 week	25°C	1.6	
			30 °C	1.6	
			65% RH	1.0	
			40 °C	1.6	
			75% RH		
			50 °C	1.6	
		12 week	25°C	1.7	
			30 °C 65% RH	1.6	
			40 °C 75% RH	1.7	
	Global internal test		7070 1111	Product 20 (9% w/w HCl)	I
	method: QJ02	Initial		1.67	
		2 Weeks a	at 54°C	1.68	
	Global internal test	T 1		Product 21 (9% w/w HCl)	
	method: QJ02	Initial		1.74	
		2 Weeks a	at 54°C	1.69	
	Global internal test			Product 22 (9% w/w HCl)	
	method: QJ02	Initial		1.65	
		2 Weeks a	at 54°C		
		2 Weeks		1.71	
	Global internal test			Product 23 (9% w/w HCl)	
	method: QJ02	Initial		1.70	
		2 Weeks a	at 54°C	1.66	
	Global internal test			Product 24 (9% w/w HCl)	
	method: QJ02	Initial		1.71	
	`	2 Weeks a	at 54°C		
		2 WCCR5 (	1134 6	1.67	
	Global internal test			Product 25 (9% w/w HCl)	1
	method: QJ02	Initial		1.64	
		2 Weeks a	at 54°C	1.66	
	Global internal test			Product 26 (9% w/w HCl)	
	method: QJ02	Initial		1.62	
,		2 Weeks a	at 54°C	1.64	
	Global internal test			Product 27 (9% w/w HCl)	
	method: QJ02	Initial		1.66	
		2 Weeks a	at 54°C	1.65	
	Global internal test			Product 28 (9% w/w HCl)	L
	method: QJ02	Initial		1.63	
		2 Weeks a	at 54°C	1.64	
	Global internal test			Product 29 (9% w/w HCl)	
	method: QJ02	Initial		1.62	
		2 Weeks a	at 54°C		
		2 TI CORS (	J + C	1.65	
	Global internal test	T 1,1 1		Product 30 (9% w/w HCl)	
	method: QJ02	Initial		1.66	
		2 Weeks a	at 54°C	1.61	
	Global internal test			Product 31 (9% w/w HCl)	
	method: QJ02	Initial		1.64	
		2 Weeks a	at 54°C	1.68	
	Global internal test			Product 32 (9% w/w HCl)	ı
	method: QJ02	Initial		1.64	
		2 Weeks a	at 54°C	1.68	
		1		1.00	

	Method	Purity/Sp	ecification	Results	Reference
density	11201104	Product 1		1.0411	
		Product 2 Product 3		1.0404	
				1.0394	
		Product 4		1.0390	
		Product 5		1.0389	
		Product 6		1.0397	
	Global internal test	Initial		1.04	
	method: HI200		CO 0C	<u></u>	
	(Product 14)	1 week	60 °C	1.04	
	(= : : : : : : : )		50 °C	1.04	
			-10 °C	1.04	
		3 week	25°C	1.04	
			30 °C		1
			65% RH	1.04	
			40 °C	1.04	1
			75% RH	1.07	]
			50 °C	1.04	]
		6 week	25°C	1.04	1
			30 °C		1
			65% RH	1.04	
			40°C	1.04	1
			75% RH	1.04	
			50 °C	1.04	1
		12 week	25°C		1
		12 WCCK	30 °C	1.04	-
			65% RH	1.04	
			40 °C	1.04	-
			75% RH	1.04	
	Global internal test		Proc	duct 20 (9% w/w HCl) (548-2021)	
•	method: HI200	Initial		1.043	
		2 Weeks a	t 54°C	1.041	
	Global internal test	T 1:1 1	Proc	duct 20 (9% w/w HCl) (586-2021)	I
	method: HI200	Initial		1.040	
	7	2 Weeks at 54°C		1.040	
	Global internal test			Product 21 (9% w/w HCl)	
	method: HI200	Initial		· · · · · · · · · · · · · · · · · · ·	
		2 Weeks at 54°C		1.040	
		2 WEEKS a	11 34 C	1.040	
	Global internal test			Product 22 (9% w/w HCl)	
	method: HI200	Initial		1.040	
		2 Weeks a	t 54°C	1.040	
	CL L L				
	Global internal test	T:4: 1		Product 23 (9% w/w HCl)	
	method: HI200	Initial		1.041	
		2 Weeks a	t 54°C	1.041	
	Global internal test			Product 24 (9% w/w HCl)	
	method: HI200	Initial			
		2 Weeks a	+ 5/1°C	1.041	
		∠ weeks a	11 J4 C	1.041	
	Global internal test			Product 25 (9% w/w HCl)	
	method: HI200	Initial	-	1.040	
		2 Weeks a	t 54°C	1.040	
	l .	comb u		1.040	

	Method	Purity/Specification	Results	Reference
	Global internal test		Product 26 (9% w/w HCl)	
	method: HI200	Initial	1.041	
		2 Weeks at 54°C	1.041	
	Global internal test		Product 27 (9% w/w HCl)	
	method: HI200	Initial	1.041	
		2 Weeks at 54°C	1.041	
	Global internal test		Product 28 (9% w/w HCl)	
	method: HI200	Initial	1.040	
		2 Weeks at 54°C	1.040	
	Global internal test		Product 29 (9% w/w HCl)	T
	method: HI200	Initial	1.040	
		2 Weeks at 54°C	1.040	
	Global internal test		Product 30 (9% w/w HCl)	
	method: HI200	Initial	1.041	
		2 Weeks at 54°C	1.040	
	Global internal test		Product 31 (9% w/w HCl)	
	method: HI200	Initial	1.040	
		2 Weeks at 54°C	1.041	
	Global internal test		Product 32 (9% w/w HCl)	
	method: HI200	Initial	1.041	
		2 Weeks at 54°C	1.041	
Storage stability – stability	Croplife International		Weight loss (initial concentration	
and shelf life	Monograph 17	Product 1	(%) of active substance –	
(performed in commercial	GLP	Product 2	concentration (%) after 24 month	
packaging)	24 months at ambient	Product 3 Product 4	storage): 0.15% (9.18 - 9.24)	
	conditions	Product 5	0.16% (9.03 – 9.09)	
			0.18% (8.86 – 8.89)	
			0.13% (8.80 – 8.67)	
			0.23% (8.90 – 8.92) No loss of active substance content	
			was observed.	
			Conclusion: The products are	
	$\wedge$	<i>'</i>	considered to be stable at ambient	
			conditions for 24 months.	
			No significant changes in other properties were observed. Further	
			effects of temperature on the	
			following technical	
			characteristics are given at the	
	7		individual	
			endpoints: Appearance, Acidity/Alkalinity, Reactivity	
			towards container materials	
	This stability test was		No loss of active substance content	
	not conducted in	Product 14	was observed, no significant	
	accordance to GLP		changes in other properties were	
	requirements, but test facility complies with		observed and no pack/product interaction were observed.	
	the OECD and the EU		Conclusion: The product is	
	principle of Good		considered to be stable at various	
	Laboratory Practise		temperature and humidity	
	Standard Operating		conditions for 12 weeks.	
	Procedure for Global Storage Testing			
	Requirements			
	D0111875			
	12 weeks at various			
Effects of temporations	A analyzated storage		00/ w/~ HCl	
Effects of temperature	Accelerated storage		9% w/w HCl	

	Method	Purity/Specification	Results	Reference
(performed in commercial	test		Weight loss:	
packaging)	CIPAC MT 46.3	Product 1	0.06%	
	GLP	Product 2	0.07%	
		Product 3	0.08%	
	12 weeks at 35°C	Product 4	0.06%	
		Product 5	0.09%	
		Product 6	0.07%	
			No loss of active substance content	
			was observed.	
			The products are considered to be	
			stable at 35°C for 12 weeks.	
			Conclusion: products can be	
			considered stable at 35°C for 12	
			weeks.	
			weeks.	
			No significant changes in other	
			properties were observed. Further	
			effects of temperature on the	
			following technical	
			characteristics are given at the	
			individual	
			endpoints: Appearance,	
			Acidity/Alkalinity, Reactivity	
			towards container materials	
	Accelerated storage	Product 16	Weight loss:	
	test		0.17% (after 1 week)	
	CIPAC MT 46.3			
	GLP		Weight loss (initial concentration	
			(%) of active substance –	
	2 weeks at 54°C		concentration (%) after 2 weeks	
			storage):	
			Initial: 8.98%	
			2w: 9.01 %	
			The products are considered to be	
			stable at 54°C for 2 weeks.	
			It can be concluded that the product	
			will most likely comply with shelf	
			life 24 months.	
	This stability test was	Product 20 (548-	Weight loss (initial concentration	
	not conducted in		(%) of active substance –	
	accordance to GLP	2021 and 586-2021),	` '	
		21, 22, 23, 24	concentration (%) after 2 weeks	
	requirements.		storage at 54°C):	
	2 1 5400		0.11% (9.02 - 9.03)	
	2 weeks at 54°C		0.90% (8.84 – 8.92)	
			0.34% (8.94 – 8.97)	
			1.25% (8.81 – 8.92)	
			0.33% (9.06 – 9.09)	
			0% (9.04 – 9.04)	
			No significant loss of active	
			substance content was observed, no	
			significant changes in other	
			properties were observed.	
			Conclusion: The product is	
			considered to be stable for 2 weeks	
			at 54°C	
	This stability test was		Initial concentration (%) of active	
	not conducted in		substance – concentration (%) after	
	accordance with GLP		2 weeks storage at 54°C:	
	requirements.		2 cons storage at 5 T C.	
	roquiromonus.			
	2 weeks at 54°C	Product 25	9.04 – 9.03	
	2 WOORS at 34 C	1 TOUNCE 23	7.04 - 7.03	
		Product 26	9.07 – 9.10	
		1 TOUNCE 20	7.07 - 7.10	
		Draduat 27	0.06 0.04	
		Product 27	9.06 - 9.04	

	Method	Purity/Specification	Results	Reference
		Product 28	8.99 – 8.92	
		Product 29	8.99 – 9.05	
		Product 30	9.03 – 9.03	
		Product 31	9.08 – 9.06	
		Product 32	9.15 – 9.06	
			No significant loss of active substance content was observed, no	
			significant changes in other properties were observed.	
Effects of temperature	Croplife International		9% w/w HCl	
Storage stability test (performed in commercial	Monograph 17 GLP	Product 1	Weight loss: 0.06%	
packaging)	GLI	Product 2	0.09%	
	12 months at ambient	Product 3	0.1%	
	conditions	Product 4 Product 5	0.05% 0.11%	
		Froduct 5	0.1170	
			No loss of active substance content	
			was observed. The products are considered to be	
			stable at ambient conditions for 12	
			months.	
			Conclusion: products can be	
			considered stable at ambient conditions for 12 months.	
			No significant changes in other	
			properties were observed. Further effects of temperature on the	
			following technical	
			characteristics are given at the	
	$A \lambda \lambda$		individual endpoints: Appearance,	
4			Acidity/Alkalinity, Reactivity	
			towards container materials	
	18 months at ambient	D 1 . 1	Weight loss:	
	conditions	Product 1 Product 2	0.14% 0.15%	
		Product 3	0.17%	
		Product 4	0.11%	
		Product 5	0.18% No loss of active substance content	
			was observed.	
			Conclusion: products can be	
			considered stable at ambient conditions for 18 months.	
			No significant changes in other properties were observed. Further	
			effects of temperature on the	
			following technical	
			characteristics are given at the individual	
			endpoints: Appearance,	
			Acidity/Alkalinity, Reactivity	
Effects of temperature	CIPAC MT 39.3	Product 1	towards container materials  No separation observed following	
Low temperature stability	GLP	Product 2	storage at 0°C for 7 days.	
tests (liquids)	7 days at 0°C	Product 3		
(performed in commercial		Product 4	Conclusion: products can be	

	Method	Purity/Specification	Results	Reference
packaging)	1710010ti	Product 5	considered stable at 0°C for 7 days.	Reference
Effects of light	Waiver	-	Effects of light were not examined.	
			The packaging is lightproof.	
Reactivity towards container	-	Product 1	The product/pack interaction was	
material		Product 2	not observed on the initial, 12	
		Product 3 Product 4	weeks (at 35°C) and 12, 18 and 24 months (ambient conditions)	
		Product 5	storage test items.	
		1 Tounci 5	storage test items.	
Technical characteristics in	Waiver	-	Ready-to-use liquid formulations	
dependence of the			intended for use as toilet bowl	
formulation type			cleaner.	
			Therefore the technical	
			Characteristics are waived (not	
			applicable) except persistent	
			foaming (see below).	
			(9% w/w HCl)	1
	CIPAC MT47.2	Initial	CIPAC water D, 3.8%	
	GLP	Product 1	10 sec.:> 100 ml	
		Product 2 Product 3	1 min.: > 100 ml	
		Product 5 Product 5	3 min.: > 100 ml (for Product 1: 100ml)	
		Product 6	12 min.: > 100 ml (for Product	
		1 Todaci o	1: 100ml)	
		12 weeks at 35°C	CIPAC water D, 3.8%	
		12 //00/115 111/50 0	10 sec.:> 100 ml	
<b>D</b> 6			1 min.: > 100 ml	
Persistent foaming			3 min.: > 100 ml	
			12 min.: > 100 ml	
		12 months at	CIPAC water D, 3.8%	
		ambient conditions	10 sec.:> 100 ml	
		(not performed for	1 min.: > 100 ml	
		Product 6)	3 min.: > 100 ml	
			12 min.: > 100 ml	
		18 months at	CIPAC water D, 3.8%	
		ambient conditions	10 sec.:> 100 ml	
		(not performed for Product 6)	1 min.: > 100 ml 3 min.: > 100 ml	
		1 Toduct 0)	12 min.: > 100 ml	
		24 months at	CIPAC water D, 3.8%	
		ambient conditions	10 sec.:> 100 ml	
		(not performed for	1 min.: > 100 ml	
		Product 6)	3 min.: > 100 ml	
			12 min.: > 100 ml	
			Conclusion: the level of foam	
			generated under the conditions of	
			CIPAC method MT47.2 should not exceed 60 ml after 1 minute.	
			However, taking into account the	
			large volume of the toilet bowl	
			cavity and the large volume of	1
			water present, the product does not	
			produce excessive amounts of	
			foam. Therefore, there is no	
			adverse risk to users.	]
			(9% w/w HCl)	1
	CIPAC MT47.2	Initial	CIPAC water D, 3.8%	
	GLP		10 sec.:> 100 ml	
			1 min.: > 100 ml	
			3 min.: 95 ml	

	Method	Purity/Specification	Results	Reference
		12 weeks at 35°C  12 months at ambient conditions	12 min.: 80 ml CIPAC water D, 3.8% 10 sec.: 80 ml 1 min.: 80 ml 3 min.: 80 ml 12 min.: 75 ml CIPAC water D, 3.8% 10 sec.:> 100 ml	
		18 months at ambient conditions	1 min.: > 100 ml 3 min.: > 100 ml 12 min.: > 100 ml CIPAC water D, 3.8% 10 sec.:> 100 ml 1 min.: > 100 ml 3 min.: > 100 ml 12 min.: > 100 ml	
		24 months at ambient conditions	CIPAC water D, 3.8% 10 sec.:> 100 ml 1 min.: > 100 ml 3 min.: > 100 ml 12 min.: > 100 ml Conclusion: the level of foam	
			generated under the conditions of CIPAC method MT47.2 should not exceed 60 ml after 1 minute. However, taking into account the large volume of the toilet bowl cavity and the large volume of water present, demonstrate that the	
Compability with other products	Waiver		product does not produce excessive amounts of foam. Therefore, the risk is considered as no unacceptable to users.  Not required as products are not intended to co-apply with other	
Surface tension	EEC Method A 5		substances or mixtures.  9% w/w HCl	
	GLP	Product 1 Product 2 Product 3 Product 4 Product 5 Product 6	33.39 mN/m at 20°C 32.39 mN/m at 20°C 33.29 mN/m at 20°C 31.88 mN/m at 20°C 33.18 mN/m at 20°C 30.75 mN/m at 20°C	
Viscosity***	<b>&gt;</b>	Py	Surface active products	
Viscosity	OECD 114 GLP	9% w/w HCl	Viscosity (mPa.s) at 20°C (mean of two): 20 rpm: 159.8 40 rpm: 154.9 60 rpm: 149.5 80 rpm: 146.2 100 rpm: 143.4 120 rpm: 140.4 Viscosity (mPa.s) at 40°C (mean of	
			two): 20 rpm: 45.0	

	Method	Purity/Specification	Results	Reference
			40 rpm: 46.5	
			60 rpm: 47.5	
			80 rpm: 48.6	
			100 rpm: 50.4	
			120 rpm: 52.0	
			The product displays	
			non-Newtonian flow behaviour.	
	OF CD 111		roduct 2	<u> </u>
	OECD 114 GLP	9% w/w HCl	Viscosity (mPa.s) at 20°C (mean of	
	OLI		two):	
			20 rpm: 177.0	
			40 rpm: 172.9	
			60 rpm: 168.0	
			80 rpm: 163.8	
			100 rpm: 156.9	
			120 rpm: 151.9	
			Viscosity (mPa.s) at 40°C (mean of	
			two):	
			20 rpm: 48.8	
			40 rpm: 45.0	
			60 rpm: 49.5	
			80 rpm: 51.2	
			100 rpm: 52.1	
			120 rpm: 52.9	
		$\langle A, A, A \rangle$	The product displays	
			non-Newtonian flow behaviour.	
	OECD 114	9% w/w HCl	roduct 3	
	GLP	770 W/W Hei	Viscosity (mPa.s) at 20°C (mean of	
			two):	
			20 rpm: 263.2	
		, /	40 rpm: 256.8	
			60 rpm: 236.7	
·			80 rpm: 225.0	
			100 rpm: 209.3	
			120 rpm: 197.4	
			Viscosity (mPa.s) at 40°C (mean of	
			wo):	
	•		20 rpm: 66.0,	
			40 rpm: 64.9	
			60 rpm: 66.3	
			80 rpm: 66.2	
			100 rpm: 66.9	
			120 rpm: 69.1	
			The product displays non-Newtonian flow behaviour.	
		Pr	roduct 4	<u> </u>
	OECD 114	9% w/w HCl	Viscosity (mPa.s) at 20°C (mean of	
	GLP		two):	
			20 rpm: 439.9	
			40 rpm: 428.9	
			60 rpm: 392.9	
			80 rpm: 365.2	
			_	
			100 rpm: 336.5	
			120 rpm: 309.4	

	Method	Purity/Si	pecification	Results	Reference
			<del>, , , , , , , , , , , , , , , , , , , </del>	Viscosity (mPa.s) at 40°C (mean of	
				two):	
				20 rpm: 86.3	
				40 rpm: 82.5	
				60 rpm: 84.3	
				80 rpm: 87.6	
				100 rpm: 86.9	
				120 rpm: 84.2	
				The product displays	
			D.	non-Newtonian flow behaviour.	
	OECD 114	9% w/w l			
	GLP	) / W W I	ici	Viscosity (mPa.s) at 20°C (mean of	
				two):	
				20 rpm: 659.9	
				40 rpm: 643.4	
				60 rpm: 610.9	
				80 rpm: 591.7	
				100 rpm: 569.9	
				120 rpm: 541.4,	
				Viscosity (mPa.s) at 40°C (mean of	
				two):	
				20 rpm: 99.0	
				40 rpm: 100.5	
				60 rpm: 102.0	
				=	
				80 rpm: 104.6	
				100 rpm: 102.9	
				120 rpm: 104.1	
				The product displays non-Newtonian flow behaviour.	
			Pı	oduct 6	
	OECD 114	9% w/w l		Viscosity (mPa.s) at 20°C (mean of	
	GLP			two):	
d				· ·	
				20 rpm: 332.2	
				40 rpm: 305.6	
				60 rpm: 275.2	
				80 rpm: 247.3	
				100 rpm: 222.9	
				120 rpm: 202.5	
				Viscosity (mPa.s) at 40°C (mean of	
				two):	
				20 rpm: 80.3	
				40 rpm: 80.2	
				60 rpm: 81.0	
				80 rpm: 80.4	
				100 rpm: 80.4	
				120 rpm: 81.2	
				The product displays	
				non-Newtonian flow behaviour.	
	Global internal test	Initial		288	
	method: HQ03/QC03	1 week	60 °C	194	
	(Product 14)		50 °C	262	
	Spindle speed – 60		-10 °C	283	
	rpm	3 week	25°C	292	
			30 °C	282	
1			65% RH		

	Method	Purity/Si	pecification	Results	Reference
	Method	1 urity/5	40°C	267	Reference
			75% RH	207	
			50 °C	220	1
		6 week	25°C	282	1
		O WCCK	30 °C	268	1
			65% RH	200	
			40 °C	244	
			75% RH	244	
			50 °C	176	
		12 week	25°C	267	
		12 WEEK	30 °C	244	_
			65% RH	244	
			40 °C	207	_
			75% RH	207	
				0 (9% w/w HCl)	
	OECD 114	Initial	1 Tounci 20	502.4 / 120.0	
	Non-GLP	IIIItiai		302.47 120.0	
	20 °C / 40 °C, Spindle	2 Weeks	at 54°C	381.7 / 108.0	
	speed 40 rpm	2 00113		0011// 10010	
	эрсси то грии	l	Product 2	1 (9% w/w HCl)	
	OECD 114	Initial	1 TOURCE Z	612.4 / 138.0	
	Non-GLP	2 Weeks	at 54°C	456.7 / 114.0	
	20 °C / 40 °C, Spindle	2 HOCKS	J + C	155.77 114.0	
	speed 40 rpm				
	эрсси то григ	<u> </u>	Product 2	2 (9% w/w HCl)	1
	OECD 114	Initial	1 Todact 22	531.4 / 126.0	
	Non-GLP				
	20 °C / 40 °C Spindle	2 Weeks	at 54°C	368.9 / 97.5	
	speed 40 rpm				
	opera in spin		Product 2.	3 (9% w/w HCl)	L
	OECD 114	Initial		501.6 / 149.2	
	Non-GLP	2 Weeks	at 54°C	395.2 / 110.2	
	20 °C / 40 °C, Spindle				
	speed 40 rpm				
			Product 24	4 (9% w/w HCl)	
	OECD 114	Initial		527.1 / 123.7	
	Non-GLP	0.337 1	. 5.40G	252.0 / 104.2	-
	20 °C / 40 °C, Spindle	2 Weeks	at 54°C	353.9 / 104.2	
4	speed 40 rpm				
			Product 23	5 (9% w/w HCl)	
	OECD 114	Initial		496.4 / 83.2	
	Non-GLP				
	20 °C / 40 °C, Spindle	2 Weeks	at 54°C	482.1 / 91.5	
	speed 40 rpm				
	OFGE 111	<b>.</b>	Product 20	6 (9% w/w HCl)	T
	OECD 114	Initial		528.8 / 95.3	
	Non-GLP	2 Weeks	at 54°C	429.0 / 122.2	
1	20 °C / 40 °C, Spindle				
	speed 40 rpm	<u> </u>	D., 1 . 2	7 (00// HCl)	
	OECD 114	Tm141=1	Proauct 2	7 (9% w/w HCl)	
	OECD 114	Initial	ot 5/10C	519.8 / 106.5	
	Non-GLP 20 °C / 40 °C, Spindle	2 Weeks	at 54°C	444.8 / 117.8	
	speed 40 rpm				
	specu 40 Ipili	<u> </u>	Product 2	8 (9% w/w HCl)	1
	OECD 114	Initial	1 roauct 20	489.6 / 72.0	T
	Non-GLP	2 Weeks	at 5/10C	410.9 / 100.5	
	20 °C / 40 °C, Spindle	∠ weeks	ai 34°C	410.7 / 100.3	
	speed 40 rpm				
	вресси то грии	1	Product 20	9 (9% w/w HCl)	ı
	OECD 114	Initial	1 TOURCE 2)	597.8 / 102.0	
	Non-GLP	2 Weeks	at 54°C	557.3 / 121.5	
	20 °C / 40 °C, Spindle	2 HOCKS	ui J+ C	337.37 121.3	
	speed 40 rpm				
	speed to thin	1		i .	1

	Method	Purity/Specification	Results	Reference
			0 (9% w/w HCl)	<u>'</u>
	OECD 114	Initial	529.5 / 92.2	
	Non-GLP	2 Weeks at 54°C	488.3 / 102.0	
	20 °C / 40 °C, Spindle			
	speed 40 rpm			
		Product 3.	1 (9% w/w HCl)	
	OECD 114	Initial	554.1 / 128.2	
	Non-GLP	2 Weeks at 54°C	419.2 / 99.7	
	20 °C / 40 °C, Spindle			
	speed 40 rpm			
		Product 32	2 (9% w/w HCl)	
	OECD 114	Initial	632.1 / 117.7	
	Non-GLP	2 Weeks at 54°C	506.9 / 91.0	
	20 °C / 40 °C, Spindle			
	speed 40 rpm			
Particle size distribution	Waiver		Ready-to-use liquid formulations	
	(for <i>Product 1-6</i> )		intended for use as toilet bowl	
			cleaner.	
			Therefore the particle size	
			distribution are waived (not	
			applicable).	
Dilution stability	CIPAC MT 41		9% w/w HCl	
•	GLP	Initial	Uniform, clear, green solution	
	( <i>Product 1 -5</i> )	12 weeks at 35°C	Uniform, clear, green solution	
		12 months at		
		ambient conditions	Uniform, clear, green solution	
		(test was not		
		performed for		
		Product 6)		
		18 months at	f	
		ambient conditions	Uniform, clear, green solution	
		(test was not		
		performed for		
		Product 6)		
		24 months at	Uniform, clear, green solution	
		ambient conditions		
		(test was not		
		performed for		
		Product 6)		
_	CIPAC MT 41		9% w/w HCl	
	GLP	Initial	Uniform, clear, blue solution	
	(Product 6)	12 weeks at 35°C		

_			
_		<u> </u>	

No classification criteria are fulfilled.

<sup>\*\*\*</sup> Biocidal product family contains hydrocarbons. According to CLP regulation In Annex I, Section 3.10. the mixture shall be classified in hazard category for aspiration toxicity if "A mixture which contains a total of 10 % or more of a substance or substances classified in Category 1, and has a kinematic viscosity of 20.5 mm<sup>2</sup>/s or less, measured at 40°C, shall be classified in Category 1."

#### 2.3.1 Analytical methods

#### 2.3.1.1 Analytical methods for active substance

The information regarding *analysis of active substance as manufactured* is taken from the application (including also Competent Authority Report) for Hydrochloric Acid inclusion in Annex I of Directive 98/8/EC.

Two analytical methods are given for the determination of hydrogen chloride in hydrochloric acid in accordance with the Polish standard PN-91/C-84046. As these methods are appropriate/consistent with the ISO standards 905-1976, 904-1976 and hence it is not necessary to provide any additional validation data as these are internationally accepted standard methods. One method is based on determination of hydrogen chloride content by density measurement; another is based on determination of hydrogen chloride content by titration.

#### Determination of hydrogen chloride content by density measurement

The density of sample of industrial hydrochloric acid is measured at 20±0.5°C using a hydrometer. The concentration (%w/w) of hydrogen chloride corresponding to the measured density is then established by comparison. Intermediate values are determined by interpolation of the data.

#### Determination of hydrogen chloride content by titration

The total acidity of a sample of industrial hydrochloric acid is determined by titration with a sodium hydroxide solution in the presence of an indicator (bromocresol green). To use this method a correction has to be made for sulphuric acid content (a method for determination of sulphuric acid content is given in the standard).

The information regarding about impurities for active substance is taken from the application (including also Competent Authority Report) for Hydrochloric Acid inclusion in Annex I of Directive 98/8/EC.

Hydrochloric acid potentially contains trace metals (e.g. arsenic etc.) and organic compounds (carbon tetrachloride) that are classified for toxicological or ecotoxicological effects. However, these are present at quantities <0.1ppm (equivalent to <1 x  $10^{-5}$  %w/w) and are not considered relevant for risk assessment. There are also other non-classified impurities at levels <0.01%.

Therefore, it is not considered scientifically justified to provide methods for the determination of such compounds in the active substance as manufactured.

**Table 4.** Analytical methods for active substance in the formulation

Principle of method:	for	
	the determination of Hydrochloric Acid in	
	,	
	. In accordance with guideline	
	SANCO/3030/99 rev 4. Samples of Hydrochloric Acid Family A are titrated	
	against 1M sodium hydroxide, in the presence of phenolphthalein indicator.	
Active substance in the formulation:	In the products from Family A the RSD is 0.19-2.95%.	
	Titrations were performed using blank formulation to demonstrate specificity of	
	the method. The maximum value obtained from blank formulation titration was	
	1.41%; consequently, no correction to sample titrations was applied.	
	Titration is well-known method for determining acid content therefore full	
	additional validation is not necessary.	

The confirmatory methods for consideration of residues of the active substance in soil, air, water, body fluids and tissues, food of plant and animal origin are not provided, since it is considered as scientifically unjustified based on the considerations described below.

- Hydrochloric acid dissociates completely in water to form chloride ions and hydronium ions. The same in the presence of moisture in air, hydrogen chloride is dissolved into moisture and exists in the dissociated form. Therefore any effects observed are due to the ion concentrations; the major effect being the resultant pH. Exposures in aqueous compartments have been assessed considering pH changes due to the addition of HCl to water. Predicted emissions of chloride and hydronium ions are expected to have minimal impact on the aquatic environment as hydrochloric acid enters the sewage system in a dissociated form and will not cause a significant change in the pH levels due to the high level of dilution and the well buffered environment of the STP. Furthermore, both hydrogen and chlorine are ubiquitous in the environment from natural and man-made sources making it impossible to determine the exact source. Analytical methods to monitor residues of hydrochloric acid in air, water, soil are therefore considered to be scientifically unjustified.
- Regarding to residues in animal and human body fluids and tissues, in accordance with Guidance on the Biocidal Products regulation Volume I, Part A, Section 5.2. "where an active substance is classified as toxic or very toxic, validated analytical methods must be submitted which allows determination of the active substance at the NOAEC" The Family A is not classified as toxic or very toxic, consequently analytical methods to monitor levels in body fluids and tissues are scientifically unjustified.
- Regarding to residues in/on food of plant and animal origin or feeding stuffs in accordance with point 5.3. of Annex III to the BPR and taking into account the Guidance on the Biocidal Products regulation Volume I, Part A Section 5.3. "Analytical methods [..] not necessary if neither the active substance not the material treated with it come into contact with food-producing animals, food of plant and animal origin or feeding staff". Therefore, the need to conduct studies on residues of the biocidal product in food and feedstuffs are unjustified.

#### 2.3.1.2 Analytical method for substances of concern

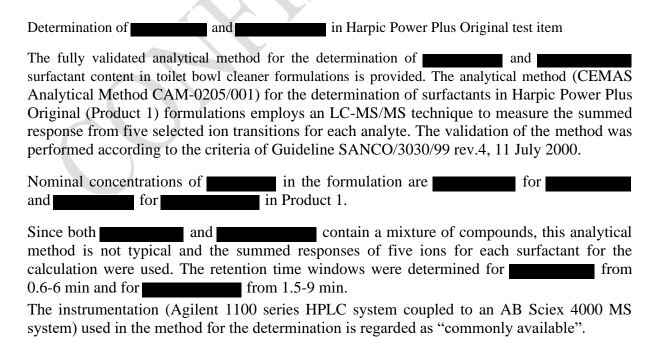


Table  $4^1$ . Analytical method for substances of concern in the formulation

Principle of method:	The dilution of test item in acetonitrile with further dilution in acetonitrile/water, 60:40% v/v and detection by liquid chromatography – tandem mass spectrometry. The determination of response factor for each substances of concern using summed response of five ions in each channel.
Substances of concern in the formulation:	(reference item – Tallowtrimethylammonium chloride, CAS No 8030-78-2):
	No 61791-44-4):
Validation parameter	s and data.
Specificity	The response of interference peaks should be $< 3\%$ of the response for the target analyte.
	No interfering peaks in the analyte retention time windows in the reagent of formulation blank samples.  Interfering peaks of Bis (2-hydroxyethyl) tallow alkylamine in an standard solution – 0% and interfering peaks of in an standard solution – 1.49%.  Fully labelled chromatograms from the analysis of reference standards in test items and blank formulation are provided.
Linearity	Eight matrix-matched standard solutions (2 replicates for each) were prepared over the range of 80 to 120% of the nominal concentrations of active substances in test items.  Concentration range for A  Linearity plots, peaks areas and the equations of the calibrations are provided,
	correlation coefficients are higher than 0.99.
Precision (Repeatability)	The acceptability of results based upon the modified Horwitz equation: $RSDr < 2^{(1-0.5logC)} \times 0.67$
	The precision of the method was assessed by the analysis of six replicate determinations at the nominal concentration. %RSD values are lower compared to Horwitz Value with the exception of Ethomeen T/12 where %RSD at nominal concentration is 2.59 (Horwitz value – 2.52).
	The determination of is not a typical analysis as the substance of concern consists of a complex mixture and are multi-component analytes.
Recovery (Accuracy)	Recovery rates should be 97-103% for concentration range from 1-10% w/w, and 95-105% for concentration <1% w/w.
	Recovery was assessed by the analysis of six replicate determinations of sample

	prepared by the fortification of blank formulation with active ingredient equivalent to 80% and 100% of the nominal active ingredients.  Recovery rates meet criteria with exception of recovery of at nominal concentration which is 107.1%
	The determination of is not a typical analysis as the substance of concern consists of a complex mixture and are multi-component analytes.
Stability test	An assessment of the standard stability indicated that are stable in standard solutions in acetonitrile/water (60/40, v/v) when stored between $2-8$ °C for a period of at least 18 days.

Linearity, precision, accuracy and specificity were evaluated in the validation study and compared to the criteria specified in SANCO 3030/99 revision 4. The data presented in this study shows that the method conditions described in CAM-0205-001 are suitable for the determination of in Product 1 formulations, although some data do not meet the criteria. The determination of are not typical analysis as the substances of concern consist of a complex mixture and there are multi-component analytes.

Analytical method for monitoring of residues of substances of concern in surface water

The fully validated analytical method for the determination of surfactant content in surface water is provided. The analytical method (CEMAS Analytical Method CAM-0220/001) for the determination of surfactants in surface water includes an extraction of analytes by solid phase extraction, reconstitution of samples in acetonitrile and water solution, and detection by LC-MS/MS technique. The validation of the method was performed according to the criteria of Guideline SANCO/3030/99 rev.4, 11 July 2000.

Since both contain a mixture of compounds, this analytical method is not typical and summed responses of five ions for each surfactant for the calculation were used. The retention time windows were determined for from 2 - 5.1 min and for from 1.5 - 7.8 min.

The instrumentation (Agilent 1100 series HPLC system coupled to an AB Sciex 4000 MS system) used in the method for the determination is regarded as "commonly available".

Table 4<sup>2</sup>. Analytical method for substances of concern in surface water

Principle of method:	The solid phase extraction of 50 mL surface water followed by reconstitution of sample in acetonitrile/water, 60:40%, v/v and detection by liquid chromatography – tandem mass spectrometry. The determination of response factor for each active substance using summed response of five ions in each channel.
Reference item:	(reference item – Tallow trimethylammonium chloride, CAS No 8030-78-2), purity
Test Item:	Surface water, River Meon, UK (Sample reference: CCON/116/010)
Validation param	neters and data.

Specificity	The response of interference peaks should be not higher than 30% of the LOQ.
	The assessment found average interference contribution of 39.46% of the LOQ for and 29.56% of the LOQ for The majority of the interference is considered to be baseline noise integrated in the retention time window for each analyte.  The average contribution of present in an standard solution was found to be 0.01% while the average contribution of present in an standard solution was found to be 12.40%.
	Fully labelled chromatograms from the analysis of reference standards in test items and blank formulation are provided.
LOQ	The LOQ must be below the PNEC (predicted no effect concentration) in water.
	According to regulation (EC) No. 1907/2006, PNEC in fresh water is 0.68 $\mu$ g/L for and 0.214 $\mu$ g/L for the LOQ of the method CAM-0220/001 is established as 0.1 $\mu$ g/L for both analytes.
Linearity	Eight matrix-matched standard solutions (2 replicates for each) were prepared over the range of 8 to 284 μg/L for and 7 to 248 μg/L for and 7 to 199 μg/L
	calibration and non-matrix-matched calibration, the last one was used for quantification of recovery and precision data.
Precision (Repeatability)	RSD should be $\leq$ 20% per level. The precision of the method was assessed by the analysis of six replicate determinations of sample prepared by the fortification of surface water at the LOQ (0.1 µg/L) and at 10 x LOQ (1.1 µg/L) and 1.0 µg/L and 1.0 µg/L levels.
	%RSD values are <20% for both analytes and both levels in case of calculation based upon a non-matrix-matched calibration.
Recovery (Accuracy)	Recovery rates should be in the range of 70-110%.  Recovery was assessed by the analysis of six replicate determinations of sample prepared by the fortification of surface water at the LOQ (0.1 µg/L) and at 10 x LOQ (1.1 µg/L) and 1.0 µg/L levels.  Recovery rates do not meet criteria, however the determination of are not typical analysis as substances of concern consist of a complex mixture and are multi-component analytes.
Stability test	An assessment of the standard stability indicated that

are stable in standard solutions in acetonitrile/water (60/40, v/v) when stored between 2 – 8 °C for a period of at least 18 days.

Linearity, precision, accuracy and specificity were evaluated in the validation study and compared to the criteria specified in SANCO 3030/99 revision 4. The data presented in this study shows that the method conditions described in CAM-220-001 allows for the determination of in surface water at appropriate LOQ values. Although the accuracy data does not meet the criteria, the precision of the method is <20% and therefore validation data can be considered as acceptable. The determination of is not typical analysis as the substances of concern consist of a complex mixture and there are multi-component analytes.

## 2.4 Risk assessment for Physico-chemical properties

In accordance with Regulation (EC) 1272/2008, products within Family A are not considered as explosive, oxidising, flammable or autoflamable. It is concluded that there are no identified risks associated with physico-chemical properties of the products of Family A.

However, the products in Family A are classified as Met.Corr.1 "H290 May be corrosive to metals". The classification is based on the corrosive nature of active substance - HCl acid.

Products are considered to be stable for two years when stored in the commercial container at ambient temperatures.

## 2.5 Effectiveness against target organisms

Information on effectiveness against target organisms submitted for the products in Family A (active substance HCl at 9% w/w) is evaluated and the results are summarised.

The proposed function for products in Family A is claimed as bactericide, sporicide, fungicide and virucide (broad spectrum disinfectants). Products are effective against a range of Gram positive and Gram-negative bacteria and spore forming bacteria, fungi incl. moulds and yeasts and viral types as Poliovirus and Adenovirus.

The efficacy testing of products Family A is provided by using EN test methodology (EN 14885:2006 - Chemical disinfectants and antiseptics – Application of European Standards for chemical disinfectants and antiseptics). The used Standards, based on quantitative suspension test (phase 2/step1) or quantitative surface test (phase 2/step 2) both simulate practical conditions appropriate to its intendent use (temperature, soiling, contact time, concentrations, etc) to support claims for evaluation of antimicrobial activity and label claims for Family A. The following Standards were used:

- EN 1276:2010 Evaluation of bactericidal activity in suspension: filtration method (phase 2, step 1);
- EN 1650:2008 Evaluation of fungicidal activity in suspension: filtration method (phase 2, step 1);
- EN 13704:2004 Evaluation of bactericidal activity in suspension, dilution-neutralisation method (phase 2, step1);
- EN 14476 Quantitative suspension test for the evaluation of virucidal activity (phase 2, step1);
- EN13697:2002/Apl.:2003 Evaluation of bacterial activity on non-porous surface test (phase 2, step 2).

For all intended uses and reference target organisms, efficacy has been successfully demonstrated for products in Family A.

The antimicrobial activity tests are performed against the claimed target micro-organism strains and fulfilled the basic requirement for product type PT2. Microbial reference strains actual used in efficacy tests are selected from International collections (see 1.5.2.) and preserved in the Testing Laboratories collections:

- Pseudomonas aeruginosa ATCC 15442;
- Staphylococcus aureus ATCC 6538;
- Escherichia coli ATCC 10536;
- Enterococcus hirae ATCC 10541;
- Candida albicans ATCC 10231;
- Aspergillus brasiliensis (niger) ATCC 16404;
- Spores of Bacillus subtilis ATCC 6633;
- Adenovirus type 5 Strain Adenoid 75, ATCC VR-5;
- Poliovirus type 1, Strain Sabin 1 NIBSC 01/528 (LSc-2ab), DCD; ATCC VR-1562.

The validation tests on microbial suspension, test conditions, filtration procedure and filtration validation test are performed with all target strains as appropriate according to Standard method. Uncertainty = mean intra-laboratory standard deviation for testing chemical disinfectants / antiseptics; extension factor k=2 for confidence interval 95%. All validity criteria are met. Tabulated data of validation tests included in Test Protocols.

The test procedures are performed under Quality Management System according to ISO/IEC 17025 General Requirements for the competence of testing and calibration laboratories and under Good Laboratory Practice (GLP) regulation set documents. Respectively, the Accreditation Certificates with GLP regulation statement.

The		used in the		and the		used in
the	is not an active	substance and	does not lead	to a change in	the level	of the active
substance in	n the biocidal prod	ucts of the Far	nily A and the	refore does not	have any	influence on
effectiveness	s against target orga	nisms.				
	are not active su	ibstances and the	hey do not lead	d to changes in	the level	of the active
substance in	the biocidal produ	icts of Family	A. Therefore t	hey do not hav	e any infl	uence on the
effectiveness	s against target orga	nisms listed in t	his section.			
The biocidal	product family effi	cacy of the		formulations d	oes not dif	ffer from that
of the existing	ng products as they	contain the				
Efficacy	studies have show	n that there is	no difference in	n performance b	etween the	formulation
with and witl	hout polymer.					

### MIC application 2023:

- 1. new products have the same backbone formulation (active substance and surfactants) as the products already authorised in scope of the Family A in 2016. Also, the tested representative products cover the backbone formulation of the new products. The products have variations the products in low concentrations and not expected to influence efficacy if the products. Thus, they are disregarded, and bridging studies for the products with new fragrances are not required. The last is in line with Point 4.2.4 of EN 14885 on Chemical disinfectants and antiseptics Application of European Standards for chemical disinfectants and antiseptics.
- 2. At the time of submission of application and evaluation only the "CA-May13-Doc.6.2.b Final Guidance document on the evaluation of efficacy of disinfectants PT2" was available. According to CA document Poliovirus type 1 and Adenovirus type 5 was mandatory testing organism to support the general claim against viruses. As well, no phase 2 step 2 test method was published. Later, it was adopted that three virus types must be tested for the general virucidal claim and EN 16777 Quantitative non-porous surface test without mechanical action

for the evaluation of virucidal activity of chemical disinfectants used in the medical area (phase 2/step 2)" was made available.

Generally, the re-assessment of efficacy should be done under the RNL stage, however, in frame of this MIC application, the applicant has provided the additional data to support the virucidal claim:

- EN 14476:2013+A2:2019 phase 2 step 1– tested organism *Murine Norovirus S99* (the data on Poliovirus type 1 and Adenovirus type 5 are already available)
- EN 16777:2018 tested organisms *Adenovirus type 5* and *Murine Norovirus S99*.

**eCA note:** The efficacy of Family A and choice of representative products (such called "worst" and "best" cases) will be re-assessed at the renewal stage according to the newest guidance, technical agreements for the biocides and BPC-37 document "Harmonized approach to determine a worst-case test product to be taken into account for efficacy core assessment for a disinfectant BPF". The renewal application for authorisation should be submitted by the end of 2024.

### 2.5.1 Effects on target organisms and efficacy

The efficacy on target organisms for Family A (active substance at 9.0% w/w) are evaluated and results of Laboratory studies are summarized.

Efficacy evaluation demonstrates that the products in Family A meet agreed acceptability criteria for reduction (R log) infectivity of bacteria, bacterial spores, fungi and viruses in appropriate effective concentrations and under defined standard test conditions. Proposed use as recommended (undiluted) will therefore be sufficiently effective.

Based on the information below, it can be demonstrated that members within Family A are sufficiently efficacious to achieve the intended biocidal effects *as bactericide* (*including sporicide*), *fungicide* (*including yeasticide*) *and virucide* and the data submitted fully support the label claims for the products within Family A (PT2).

A series of formulations have been included in Family A for approval. There are formulation differences between all these formulations. Accordingly, a detailed scheme of testing is carried out on two members represents products in Family A (Product 1 and Product 6).

### Summary:

### **Product 1 in quantitative suspension tests** is demonstrated a sufficient biocidal activity as follows:

- 1) bactericide at a concentration of 1.0% and above against Pseudomonas aeruginosa and Staphylococcus aureus; at a concentration of 50% and 80% against Escherichia coli and Enterococcus hirae, under dirty condition with bovine serum albumin (BSA) 3g/l in contact time 5 minutes and temperature  $20^{\circ}$ C (product passes  $R \ge 5 \log$ ).
- 2) fungicide at a concentration of 50% and 80% against yeast strain Candida albicans and only at a concentration of 80% against Aspergillus brasiliensis (niger), under dirty condition with BSA 3g/l in contact time 15 minutes and temperature  $20^{\circ}$ C (product passes  $\geq 4 \log$ ).
- 3) virucide using 80% concentration against Adenovirus type 5, Poliovirus type 1 and Murine norovirus under dirty condition with BSA 3 g/l plus sheep blood erythrocytes 3ml/l in contact time 5 minutes and temperature  $20^{\circ}$ C (product passes  $\geq 4 \log$ ).
- 4) sporicide using 80% concentration against *Bacillus subtilis under* dirty condition with BSA 3g/l in contact time 60 minutes and temperature  $20^{\circ}$ C (product passes  $\geq 3 \log$ ).

### **Product 1 in non-porous surface test** is demonstrated a sufficient biocidal activity as follows:

- 1) bactericide using a 3% (and 10, 20 %) concentration against Pseudomonas aeruginosa and Escherichia coli and using a 50% and 80% concentration against Staphylococcus aureus and Enterococcus hirae, under dirty condition with BSA 3g/l in contact time 5 minutes and temperature  $20^{\circ}$ C (product passes  $\geq 4 \log$ ).
- 2) fungicide at a concentrations of 50% and 80% against yeast strain Candida albicans and against Aspergillus brasiliensis (niger), under dirty condition with BSA 3g/l in contact time 15 minutes and temperature  $20^{\circ}$ C (product passes  $\geq 3 \log$ ).
- 3) virucide undiluted (100%) against Adenovirus type 5 and against Murine norovirus, under dirty condition with BSA 3g/l plus sheep blood erythrocytes 3ml/l in contact time 5 minutes and temperature  $20^{\circ}$ C (product passes  $\geq 4 \log$ ).

### **Product 6 in quantitative suspension tests**, is demonstrated a sufficient biocidal activity as follows:

- 1) bactericide using 0.2 %, 1% and 3.8% concentration against Pseudomonas aeruginosa; using a 3.8% concentration against Staphylococcus aureus and Escherichia coli, and 80% concentration (3.8% during 60 minutes contact time) against Enterococcus hirae, under dirty condition with BSA 3g/l in contact time 5 minutes and temperature  $20^{\circ}$ C (product passes  $\geq 5 \log$ )
- 2) fungicide using a 30 minutes contact time at 80% concentration against mould strain Aspergillus brasiliensis (niger) and using a 30 minutes contact time at 3.8% concentration against yeast strain Candida albicans, under dirty condition with BSA 3g/l and temperature  $20^{\circ}$ C (product passes  $\geq 4 \log$ ).
- 3) *sporicide* using an 80% concentration at 60 minutes contact time against *Bacillus subtilis* under dirty condition with BSA 3g/l and temperature  $20^{\circ}$ C (product passes  $\geq 3 \log$ ).

# **Product 6 in quantitative non-porous surface test,** *is demonstrated a sufficient biocidal activity as follows:*

1) bactericide - using 1.0% and 3.8% concentrations against Pseudomonas aeruginosa and Escherichia coli; using 80% concentration Staphylococcus aureus and Enterococcus hirae, in contact time 5 minutes and using 2% concentration against all bacterial strains in contact time 30 minutes under dirty condition with BSA 3g/l and temperature  $20^{\circ}$ C (product passes  $\geq 4 \log$ ).

2) fungicide - using a 80% concentration against Aspergillus brasiliensis (niger) and Candida albicans in contact times 15, 30 and 60 minutes (product passes  $\geq$  3 log).

Depending of a contact period of time and product concentration the more persistent properties were demonstrated by *Bacillus subtilis* and *Aspergillus brasiliensis* (*niger*) in suspension test and *Aspergillus brasiliensis* (*niger*) and *Candida albicans* in surface test. However, the intended biocidal effect was achieved against all tested target organisms. Since the product is intended to be applied undiluted (80 % as is) and has a recommended total contact time of 60 minutes, the efficacy data is considered to be sufficient for the proposed biocidal use of products Family A.

### 2.5.1.1 Detailed test results for Family A Product 1

• Product 1 at concentrations of 50% and 80% (tested as is) is sufficiently effective in reducing of four bacterial strains (Pseudomonas aeruginosa, Staphylococcus aureus, Escherichia coli and Enterococcus hirae) in a standard quantitative suspension test, dirty conditions (3g/l BSA) with a contact time of 5 minutes (passes > 5 log reduction in the number of CFU). Also passes was observed for Pseudomonas aeruginosa and Staphylococcus aureus at concentration at 1.0 % with a contact time of 5 minutes. The observed reduction exceeded the acceptability criteria (> 5 log reduction) for this type of test. Proposed efficacy specification for Family A (Product 1) is an effective bactericide.

In suspension test, bactericidal activity is demonstrated at 50% v/v with a contact time of 5 minutes, in dirty conditions (3g/l BSA) (Table 5-6).

**Table 5.** Reduction factor for viable counts of colony forming units (R, CFU/ml)

	Contact Times And Product Concentrations Tested (% v/v)			
Test Organism (Strain)		5 minutes		
	1.0	50	80	
Escherichia coli ATCC 10536	4.15	> 5.17	> 5.17	
Enterococcus hirae ATCC 10541	< 4.30	> 5.37	> 5.37	
Pseudomonas aeruginosa ATCC 15442	> 5.49	> 5.49	> 5.49	
Staphylococcus aureus ATCC 6538	5.03	> 5.26	> 5.26	

Bold values = passes ( $> 5 \log reduction$ )

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• Product 1 at a concentration of 80% (as is) is demonatrated a fungicidal activity against of two fungal species Candida albicans and Aspergillus brasiliensis (niger) in a standard suspension test, in the dirty conditions with a 15 minutes contact period. The test product showed the necessary fungicidal action (reduction in CFU of > 4 log) at concentrations ≥50% against yeast strain Candida albicans and 80% against mould strain Aspergillus brasiliensis (niger). The observed reduction in fungi exceeded the acceptability criteria (> 4 log reduction) for this type of test. Proposed efficacy specification for Family A (Product 1) is an effective fungicide.

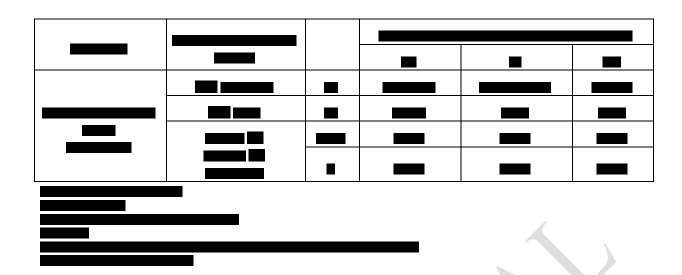
In suspension test, fungicidal activity is demonstrated at 80% and yeastidical at 50% with a contact time of 15 minutes, in dirty conditions (3g/l BSA) (Tables 7-8).

**Table 7.** Reduction factor for viable counts of colony forming units CFU/ml (R)

	Contact Times And Product Concentrations Tested (% v/v)				
	15 minutes				
Test Organism (Strain)	1.0 50 80				
Candida albicans ATCC 10231	< 3.23	> 4.30	> 4.30		
Aspergillus brasiliensis (niger) ATCC 16404	< 3.52	< 3.60	> 4.41		

Bold values = passes (> 4 log reduction)





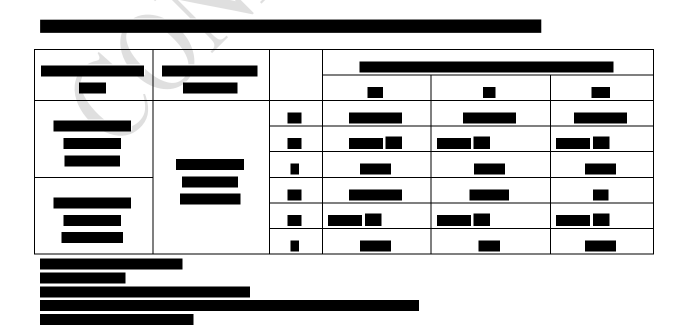
• Product 1 at a concentration of 80% was effective in reducing of spore forming bacteria Bacillus subtilis in a standard quantitative suspension test, in the dirty conditions (BSA 3 g/l) following a 60 minutes contact period. The test product achieved the necessary sporicidal action (reduction in CFU of >3 log) in this type of test. Proposed efficacy specification for Family A (Product 1) is as sufficient sporicide.

In suspension test, sporicidal activity is demonstrated at 80% v/v with a contact time of 60 minutes, in dirty conditions (3g/l BSA) (Tables 9-10).

**Table 9.** Reduction factor for viable counts of colony forming units (R, CFU/ml)

	Contact Times And Product Concentrations Tested v/v (%)				
Test Organism (Strain)	1.0	50	80		
Bacillus subtilis ATCC 6633 Contact time: 5 minutes	< 1.82	< 1.82	< 1.82		
Bacillus subtilis ATCC 6633 Contact time: 60 minutes	< 1.82	2.19	> 3.12		

Bold values = passes (> 3 log reduction)



- Product 1 is demonstrated a sufficient activity in reducing bacteria at product concentrations ≥ 50 % for Staphylococcus aureus, Enterococcus hirae, Pseudomonas aeruginosa and Escherichia coli, in the dirty conditions (BSA 3 g/l) at a 5 minutes contact period (passes >4 log reduction in the number of CFU). Highly effective in reducing bacteria on surfaces also recorded in Pseudomonas aeruginosa and Escherichia coli at product concentrations of 3.0 %.
- Product 1 is demonstrated a sufficient activity in reducing surface fungiy of Candida albicans and Aspergillus brasiliensis (niger) at a concentration of ≥ 50 %, in the dirty conditions (BSA 3 g/l) with a 15 minutes contact period. The test product achieved the necessary bactericidal and fungicidal activity (reduction in CFU of > 4 log and > 3 log, respectively) in this type of test. Proposed efficacy specification for Family A (Product 1) is an effective surface bactericide and fungicide.

In non-porous surface test, bactericidal and fungicidal activity is demonstrated at 50% with a contact time of 5 and 15 minutes, respectively, in dirty conditions (Tables 11-12).

**Table 11**. Reduction factor for antimicrobial activity of bacteria and fungi (ME)

	Contact times and product concentrations tested (% v/v)				
	5 minutes				
Test organism (strain)	20 %	10 %	3.0 %		
Pseudomonas aeruginosa ATCC 15442	> 5.59	> 5.59	> 5.59		
Escherichia coli ATCC 10536	> 5.25	> 5.25	> 5.25		
	100 %	50 %	1.0 %		
Staphylococcus aureus ATCC 6538	> 6.73	> 6.73	2.63		
Enterococcus hirae ATCC 10541	> 5.96	> 5.96	< 1.58		
	Contact tim	es and product concentra	ations tested (%v/v)		
		15 minutes			
Test organism (strain)	100 %	50 %	1.0 %		
Candida albicans ATCC 10231	> 5.01	> 5.01	1.77		
Aspergillus brasiliensis (niger)ATCC 16404	> 5.86	3.73	< 1.78		

Bold values = passes ( $> 4 \log reduction$ )



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• Product 1 at concentrations ≥ 50% was sufficiently effective in reducing the Adenovirus type 5 (Strain Adenoid 75, ATCC VR-5), in the dirty conditions (BSA 3 g/l + blood erythrocytes 3ml/l) with a 5 minutes contact period. Three dilutions of the test product were tested: 80 % (neat), 50% (1:2 dilution) and 1% (1:100 dilution). The observed reduction exceeded the acceptability criteria (> 4 log reduction) for this type of test.

In suspension test, virucidal activity is demonstrated at 50% with a contact time of 5 minutes, in dirty conditions (BSA 3g/l + blood erythrocytes 3ml/l) (Tables 13-14).

**Table 13**. Virucidal activity TCID<sub>50</sub>/ml (log reduction values, 5 minutes contact time) for *Adenovirus type 5*, *Strain Adenoid 75*, *ATCC VR-5* 

Product concentration	Interfering substance	Log reduction
80%	0.3% BSA	≥ 5.83
(neat)	0.3% BSA + erythrocytes	≥ 5.83
50%	0.3% BSA	≥ 5.83
(1:2)	0.3% BSA + erythrocytes	≥ 5.83
1%	0.3% BSA	0.83
(1:100)	0.3% BSA + erythrocytes	0.83

Bold values = passes (> 4 log reduction)



• Product 1 at concentrations ≥ 50 % is sufficiently effective in reducing the Poliovirus type 1, Strain Sabin 1 NIBSC 01/528 (LSc-2ab), in a standard quantitative suspension test, in the dirty conditions (BSA 3g/1 + blood erythrocytes 3ml/1) with a 5 minutes contact period. Three dilutions of the test product were tested: 80 % (neat), 50% (1:2 dilution) and 1% (1:100 dilution). The test product showed the necessary virucidal activity (> 4 log reduction).

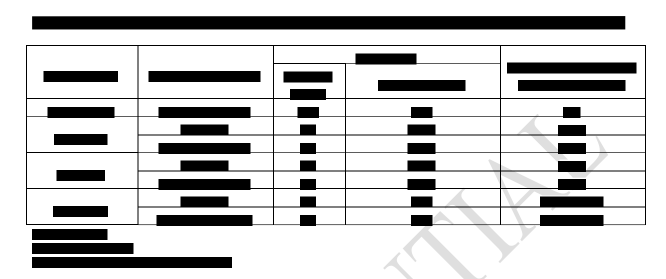
In suspension test, virucidal activity is demonstrated at  $\geq 50\%$  with a contact time of 5 minutes, in dirty conditions (BSA 3g/l+ blood erythrocytes 3ml/l) (Table 15-16).

**Table 15**. Virucidal activity TCID<sub>50</sub>/ml (log reduction values, 5 minutes contact time) for *Poliovirus type 1 (Sabin 1 NIBSC 01/528 (LSc-2ab) Strain)* 

Product concentration	Interfering substance	Log reduction
80%	0.3% BSA	≥ 5.17
(neat)	0.3% BSA + erythrocytes	≥ 5.17
50%	0.3% BSA	≥ 5.17

(1:2)	0.3% BSA + erythrocytes	≥ 5.17
1%	0.3% BSA	No reduction
(1:100)	0.3% BSA + erythrocytes	No reduction

Bold values = passes (> 4 log reduction)



• *Product 1* at a concentration of 80% is sufficiently effective in reducing the **Murine norovirus**; S99; FLI registration no. RVB-0651, in a standard quantitative suspension test, in the dirty conditions (BSA 3g/l + sheep erythrocytes 3ml/l) with 5 minutes contact period. Three dilutions were tested: 80%, 3.5% and 0.5%. The observed reduction exceeded the acceptability criteria (> 4 log reduction).

In suspension test, virucidal activity is demonstrated at 80% with a contact time of 5 minutes, in dirty conditions (BSA 3g/l + sheep erythrocytes 3ml/l) for Murine norovirus; S99.

**Table 16-1**. Virucidal activity TCID<sub>50</sub>/ml (log reduction values, 5 minutes contact time) for Murine norovirus; S99; FLI registration no. RVB-0651

Product concentration	Interfering substance	Log reduction
80%	0.3% BSA + 3.0 ml/l erythrocytes	≥ 5.16
3.5%	0.3% BSA + 3.0 ml/l erythrocytes	No reduction
0.5%	0.3% BSA + 3.0 ml/l erythrocytes	No reduction

Bold values = passes (> 4 log reduction)



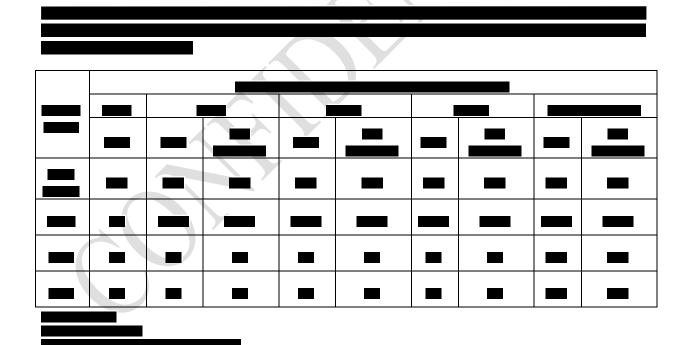
• *Product 1* at concentration of 100% (undiluted) was sufficiently effective in reducing the *Adenovirus type 5* (Strain Adenoid 75, ATCC VR-5), in a **non-porous surface** test under the dirty conditions (BSA 3 g/l + sheep erythrocytes 3ml/l) with 5 minutes contact period. Three dilutions of the test product were tested: 100 %, 3.5% and 0.5%. The observed reduction exceeded the acceptability criteria (> 4 log reduction) for this type of test.

In **non-porous surface test**, virucidal activity is demonstrated at 100% with a contact time of 5 minutes, in dirty conditions (BSA 3g/l + sheep erythrocytes 3ml/l.

**Table 16-3**. Virucidal activity TCID<sub>50</sub>/ml (log reduction values, 5 minutes contact time) for Adenovirus type 5, Strain Adenoid 75, ATCC VR-5

Product concentration	Interfering substance	Log reduction
100%	0.3% BSA + 3.0 ml/l erythrocytes	≥ 4.59
3.5%	0.3% BSA + 3.0 ml/l erythrocytes	No reduction
0.5%	0.3% BSA + 3.0 ml/l erythrocytes	No reduction

Bold values = passes (> 4 log reduction)



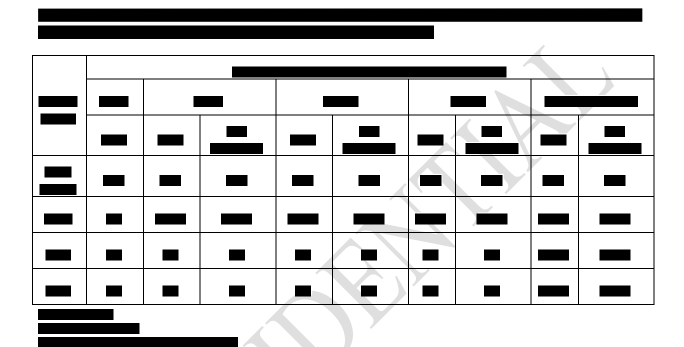
• *Product 1* at concentration of 100% (undiluted) was sufficiently effective in reducing the *Murine norovirus* (S99; FLI registration no. RVB-0651), in a **non-porous surface test** under the dirty conditions (BSA 3 g/l + sheep erythrocytes 3ml/l) with 5 minutes contact period. Three dilutions of the test product were tested: 100 %, 3.5% and 0.5%. The observed reduction exceeded the acceptability criteria (> 4 log reduction) for this type of test.

In **non-porous surface test**, virucidal activity is demonstrated at 100% with a contact time of 5 minutes, in dirty conditions (BSA 3g/l + sheep erythrocytes 3ml/l).

**Table 16-5**. Virucidal activity TCID<sub>50</sub>/ml (log reduction values, 5 minutes contact time) for Murine norovirus (S99; FLI registration no. RVB-0651)

Product concentration	Interfering substance	Log reduction
100%	0.3% BSA + 3.0 ml/l erythrocytes	≥ 5.34
3.5%	0.3% BSA + 3.0 ml/l erythrocytes	No reduction
0.5%	0.3% BSA + 3.0 ml/l erythrocytes	No reduction

Bold values = passes (> 4 log reduction)



• Product 1 at concentrations of 80% for the product (as is) was sufficiently effective in reducing of four bacterial strains (Pseudomonas aeruginosa, Escherichia coli, Staphylococcus aureus, Enterococcus hirae) in a standard suspension test, with a 5 minutes contact period. The tests showed that at dilutions of 1.0% (v/v) (Pseudomonas aeruginosa), 3.8% v/v (Escherichia coli, Staphylococcus aureus, Pseudomonas aeruginosa) the test product also demonstrated the necessary bactericidal activity with a reduction of ≥ 5 log. The observed reduction exceeded the acceptability criteria (5 log reduction) for this type of test.

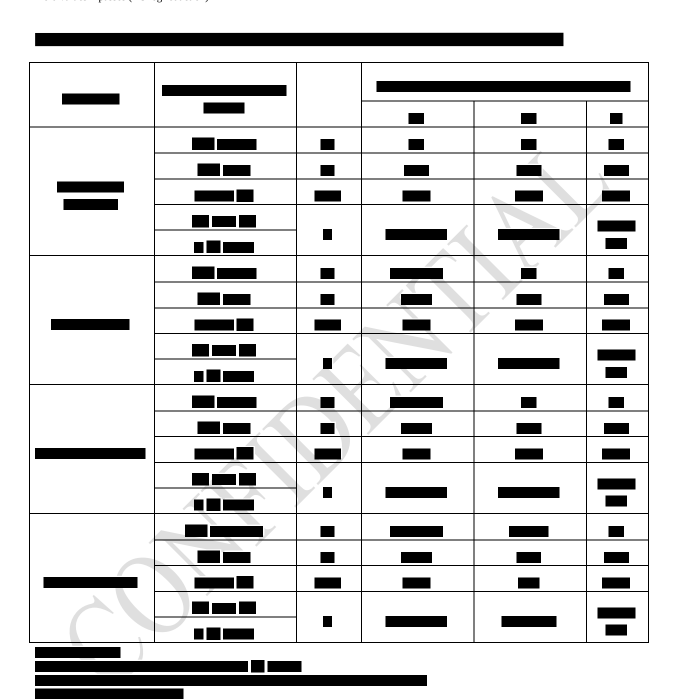
In suspension test, bactericidal activity is demonstrated at 80% as well as 3.8% (except *E.hirae*) with a contact time of 5 minutes, in dirty conditions (BSA 3g/l) (Tables 17-18).

**Table 17.** Reduction factor for viable counts of colony forming units (R, CFU/ml)

	Contact Times And Product Concentrations Tested (% v/v)				
Test Organism (Strain)		5 minutes			
	1.0	3.8	80		
Escherichia coli ATCC 10536	<4.19 ± 0.15	>5.26 ± 0.15	>5.26 ± 0.15		
Enterococcus hirae ATCC 10541	<4.43 ± 0.15	$4.52 \pm 0.15$	>5.50 ± 0.15		
Pseudomonas aeruginosa ATCC 15442	>5.31 ± 0.15	>5.31 ± 0.15	>5.31 ± 0.15		

Staphylococcus aureus ATCC 6538	<4.06 ± 0.15	>5.13 ± 0.15	>5.13 ± 0.15
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Bold values = passes (> 5 log reduction)



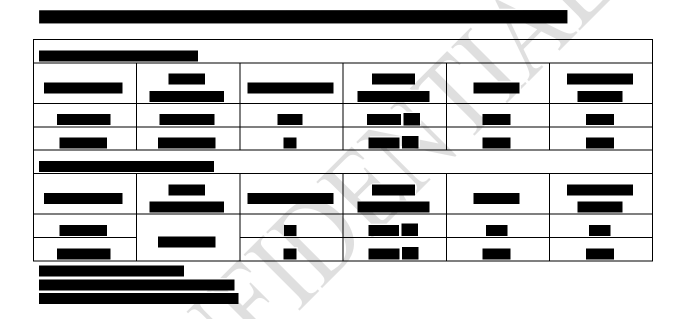
• *Product 1* at concentration 3.8% is shown an activity in reducing of bacteria *Escherichia coli* and *Enterococcus hirae*, in a standard quantitative suspension test, in the dirty conditions (BSA 3 g/l) with a 5 minutes contact period. The observed reduction in bacteria pass the acceptability criteria (> 5 log reduction).

However, it should be noted that the test procedure has not been performed absolutely correct, so that at a minimum **three** different concentrations are recommended to selected in accordance with the EN 1276:2010.

**Table 19**. Reduction factor for viable counts of colony forming units (R, CFU/ml)

	Contac	(% v/v)		
Test Organism (Strain)	5 minutes		10 mi	nutes
	1.0%	3.8%	1.0%	3.8%
Escherichia coli ATCC 10536	-	>5.46	<4.39	-
Enterococcus hirae ATCC 10541	-	5.21	-	>5.46

Bold values = passes (> 5 log reduction)



### 2.5.1.2 Detailed test results for Family A Product 6

• Product 6 at concentrations of 3.8%, is sufficiently effective in reducing bacteria of Pseudomonas aeruginosa, Staphylococcus aureus, Escherichia coli and Enterococcus hirae in a standard suspension test, following a 60 minutes contact period. The test is showed that at dilutions of 0.2% the product 2 demonstrated the necessary bactericidal activity also at concentration 0.2% with a reduction in CFU of ≥5 log for Pseudomonas aeruginosa. The observed reduction exceeded the acceptability criteria (5 log reduction) for this type of test.

In suspension test, bactericidal activity is demonstrated at 80% as well as 3.8% (except E.hirae) with a contact time of 60 minutes, in dirty conditions (BSA 3g/l) (Tables 21-22).

**Table 21.** Reduction factor for viable counts of colony forming units (R, CFU/ml)

T. 10 (6)	Contact Times A	and Product Concentration	ns Tested (% v/v)
Test Organism (Strain)	60 minutes		
	0.2	3.8	80
Escherichia coli ATCC 10536	<4.26 ± 0.15	>5.33 ± 0.15	>5.33 ± 0.15
Enterococcus hirae ATCC 10541	<4.08 ± 0.15	>5.15 ± 0.15	>5.15 ± 0.15

Pseudomonas aeruginosa ATCC 15442	>5.39 ± 0.15	>5.39 ± 0.15	>5.39 ± 0.15
Staphylococcus aureus ATCC 6538	<4.16 ± 0.15	>5.23 ± 0.15	>5.23 ± 0.15

Bold values = passes (> 5 log reduction)

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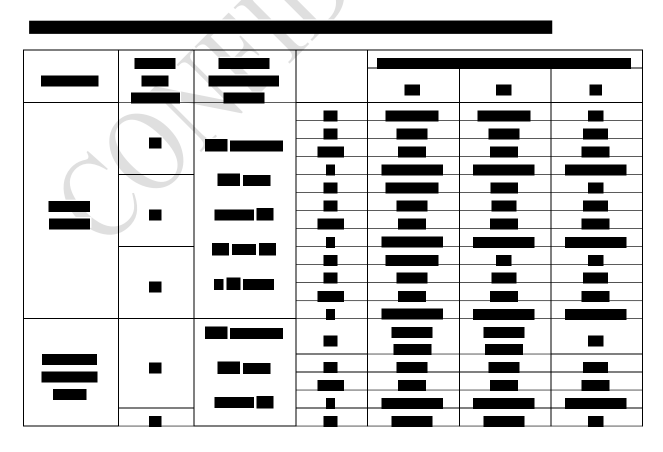
• Product 6 at concentrations of 80% (as is) is sufficiently effective in reducing fungi for both species of Candida albicans and Aspergillus brasiliensis (niger) in a standard suspension test with a 15 minutes contact period. Product passes (> 4 log reduction CFU) also recorded for Candida albicans at a product concentration of 3.8% after 30 minutes of contact time. The observed reduction exceeded the acceptability criteria (4 log reduction) for this type of test.

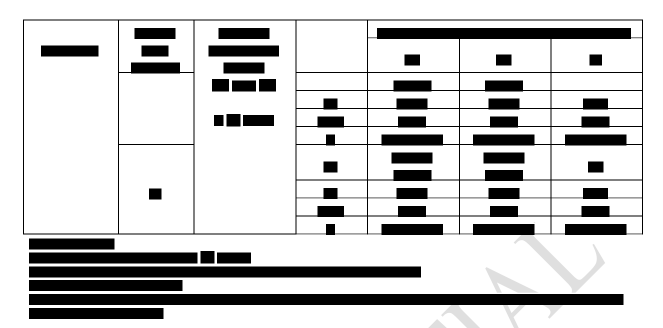
In suspension test, fungicidal activity is demonstrated at 80% with a contact time of 15 and 30 minutes, in dirty conditions (BSA 3g/l) (Tables 23-24).

Table 23. Reduction factor for viable counts of colony forming units CFU/ml (R)

	Contact Times And Product Concentrations Tested (% v/v)  15 minutes			
Test Organism (Strain)				
	1.0	3.8	80	
Candida albicans ATCC 10231	$< 3.44 \pm 0.15$	$< 3.44 \pm 0.15$	>4.51 ± 0.15	
Aspergillus brasiliensis (niger) ATCC 16404	$< 3.41 \pm 0.15$	<3.41 ± 0.15	>4.30 ± 0.15	
		30 minutes		
	1.0	3.8	80	
Candida albicans ATCC 10231	$< 3.44 \pm 0.15$	>4.47 ± 0.15	>4.51 ± 0.15	
Aspergillus brasiliensis (niger) ATCC 16404	<3.41 ± 0.15	<3.41 ± 0.15	>4.30 ± 0.15	
		60 minutes		
	1.0	3.8	80	
Candida albicans ATCC 10231	<3.44 ± 0.15	>4.51 ± 0.15	>4.51 ± 0.15	
Aspergillus brasiliensis (niger) ATCC 16404	<3.41 ± 0.15	<3.41 ± 0.15	>4.30 ± 0.15	

Bold values = passes (> 4 log reduction)





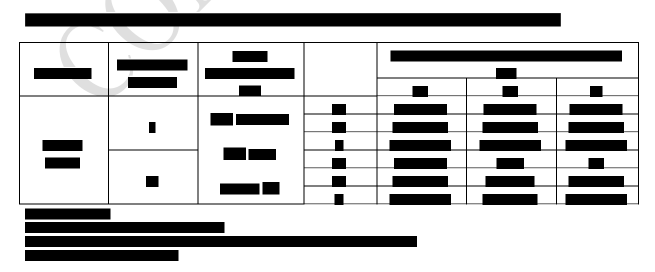
• Product 6 is sufficient effective in reducing of spore forming Bacillus subtilis when used undiluted in a standard suspension test, following a 60 minutes contact period. Therefore the observed reduction exceeded the acceptability criteria (3 log reduction) for this type of test.

In suspension test, sporicidal activity is demonstrated at 80% with a contact time of 60 minutes, in dirty conditions (3g/l BSA). (Table 25-26).

**Table 25.** Reduction factor for viable counts of colony forming units (R, CFU/ml)

Test Organism (Strain)	Contact Times And Product Concentrations Tested v/v (%)		
	1.0	3.8	80
Bacillus subtilis ATCC 6633 Contact time: 5 minutes	<2.46 ± 0.15	<2.46 ± 0.15	<2.46 ± 0.15
Bacillus subtilis ATCC 6633 Contact time: 60 minutes	<2.46 ± 0.15	$2.84 \pm 0.15$	>3.51 ± 0.15

Bold values = passes (> 3 log reduction)



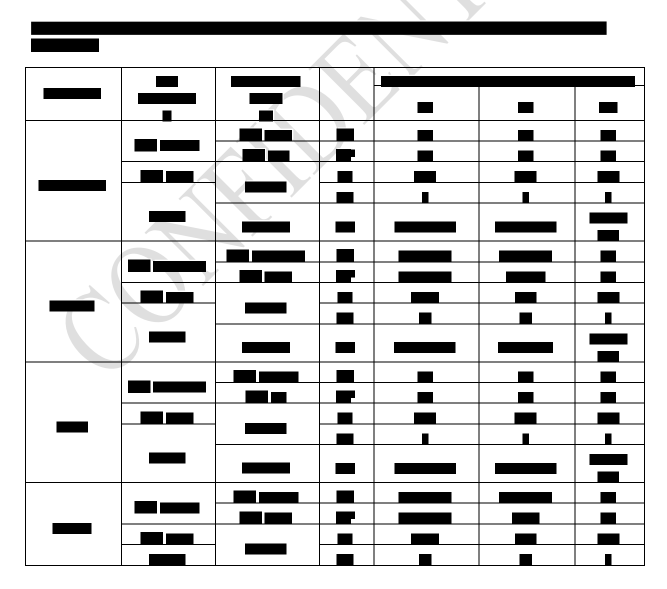
• Product 6, at concentration 80 % is sufficiently effective in reducing bacteria of Pseudomonas aeruginosa, Staphylococcus aureus, Escherichia coli and Enterococcus hirae, in a standard non-porous surface test with a 5 minutes contact period. The tests showed that at dilutions of 1% and 3.8 % also demonstrated the necessary bactericidal activity against Pseudomonas aeruginosa and Escherichia coli with a reduction in CFU of ≥ 4 log. Therefore the observed reduction exceeded the acceptability criteria (4 log reduction) for this type of test.

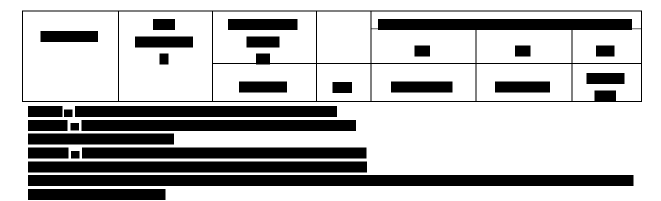
In *non-porous surface t*est, bactericidal activity is demonstrated at 80% with a contact time of 5 minutes, in dirty conditions (BSA 3g/l) (Table 27-28).

Table 27. Logarithmic reduction values for antimicrobial activity (ME) in bacteria

	Contact times and product concentrations tested (% v/v)				
Test organism (strain)	5 minutes				
	1.0%	3.8%	100%		
Pseudomonas aeruginosa ATCC 15442	>5.81 ± 0.15	>5.81 ± 0.15	>5.81 ± 0.15		
Escherichia coli ATCC 10536	>5.96 ± 0.15	>5.96 ± 0.15	>5.96 ± 0.15		
Staphylococcus aureus ATCC 6538	<2.29 ± 0.15	$2.53 \pm 0.15$	>6.67 ± 0.15		
Enterococcus hirae ATCC 10541	<1.81 ± 0.15	$2.53 \pm 0.15$	>6.19 ± 0.15		

Bold values = passes (> 4 log reduction)





• Product 6, when applied undiluted (100%), was sufficiently effective in reducing fungiof Candida albicans and Aspergillus brasiliensis (niger), in a standard non-porous surface test, following a 15, 30 and 60 minutes contact period. The tests showed that at 100% (test product as is) the test product demonstrated the necessary fungicidal action with a reduction in CFU of ≥3 log 10 units for Candida albicans and Aspergillus brasiliensis (niger). Proposed efficacy specification Family A (Product 6) is an effective fungicide when applied undiluted under standard "dirty conditions" using a contact time of 15 minutes (Tables 29-30).

**Table 29**. Logarithmic reduction values for antimicrobial activity (ME) of fungi

	Contact Times And	l Product Concentrations	Tested (% v/v)	
	15 minutes			
Test Organism (Strain)	1.0	3.8	100	
Candida albicans ATCC 10231	<0.46 ± 0.15	$0.77 \pm 0.15$	>4.84 ± 0.15	
Aspergillus brasiliensis (niger) ATCC 16404	<1.38 ± 0.15	<1.38 ± 0.15	>5.46 ± 0.15	
	30 minutes			
	1.0	3.8	100	
Candida albicans ATCC 10231	$< 0.32 \pm 0.15$	$0.97 \pm 0.15$	>4.70 ± 0.15	
Aspergillus brasiliensis (niger) ATCC 16404	<1.46 ± 0.15	<1.46 ± 0.15	>5.54 ± 0.15	
		60 minutes		
	1.0	3.8	100	
Candida albicans ATCC 10231	<0.11 ± 0.15	$1.61 \pm 0.15$	>4.49 ± 0.15	
Aspergillus brasiliensis (niger) ATCC 16404	$< 1.36 \pm 0.15$	<1.36 ± 0.15	>5.44 ± 0.15	

Bold values = passes ( $> 3 \log reduction$ )



• Product 6 was sufficiently effective in reducing bacteri of Staphylococcus aureus at a concentration of 2% and Enterococcus hirae at a concentration of 1% in a standard non-porous surface test, following a 30 minutes contact period. The observed reduction exceeded the acceptability criteria (4 log reduction) for this type of test. Proposed efficacy specification for (Product 6) is an effective bactericide.

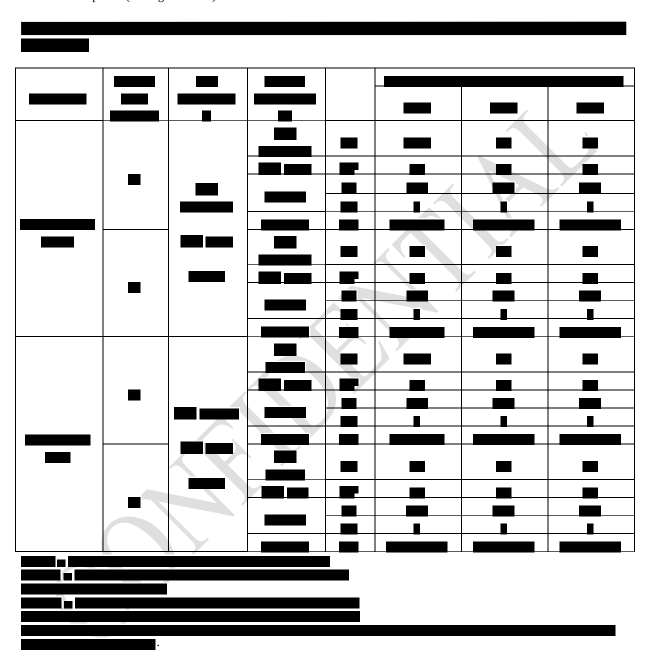
In **non-porous surface t**est, bactericidal activity of product is demonstrated at concentration 2% against both bacterial strains with a contact time of 30 or 60 minutes, in dirty conditions (BSA 3g/l) (Tables 31-32).

Table 31. Logarithmic reduction values for antimicrobial activity (ME) in bacteria

	Contact times a	and product concentration	s tested (% v/v)
Test organism (strain)	30 minutes		
	1.0%	2.0%	3.8%
Staphylococcus aureus ATCC 6538	$3.98 \pm 0.15$	>6.73 ± 0.15	>6.73 ± 0.15
Enterococcus hirae ATCC 10541	$4.03 \pm 0.15$	>6.13 ± 0.15	>6.13 ± 0.15

	60 minutes							
	1.0% 2.0% 3.8%							
Staphylococcus aureus ATCC 6538	$5.25 \pm 0.15$	>6.80 ± 0.15	>6.80 ± 0.15					
Enterococcus hirae ATCC 10541	>6.10 ± 0.15	>6.10 ± 0.15	>6.10 ± 0.15					

Bold values = passes (> 4 log reduction)



### 2.5.2 Evaluation of the label claims

The product is intended to be used as a toilet bowls disinfectant and cleaner. The evaluation of efficacy demonstrates that the products in Family A meet agreed acceptability criteria for reduction of bacteria, bacterial spores, yeasts, fungi and viruses in suspended test and also meet agreed acceptability criteria for reduction of bacteria, yeasts, fungi and viruses in non-porous surface test in the defined test conditions according to EN Standard methods.

The indicated mode of action is cellular injury and/or necrosis in contact with biological material (e.g. microorganisms) due to action of highly reactive ions that results as "killing" and reduction in bacteria, bacterial spores, fungi, yeasts and viruses.

Therefore, products in Family A are considered as broad spectrum disinfectants with proven efficacy specification as bactericide, fungicide, versuicide, virucide and bacterial sporicide.

General label claim is: bactericide, fungicide, yeasticide, virucide and bacterial sporicide.

The target organisms in the submitted efficacy studies for confirmation of label claim are:



#### FOR LATVIA:

The Latvian CA also considers that the following label claims provided by the applicant are suitable on products label for trained professionals, professionals and general public (non-professionals):

- Kills 99.9% \* microbes \*\*/microorganisms \*\*/bacteria/fungi/viruses
- Antimicrobial\*
- Antibacterial\*
- Disinfects\*
- Disinfectant\*
- Bactericide\*
- Fungicide\*
- Virucide \*
- Yeasticide \*
- Sporicide \*

\* pass microbial reduction criteria (lg R), ref. EN 1276, EN 1650, EN 13697, EN 13704, EN 14476, EN 16777. 1

The above mentioned label claims are acceptable to use in Latvia. The applicant has to agree with concerned Member States for the use of terminology and translation of label claim for trained professionals, professionals and general public (non-professionals) users in each language.

<sup>\*\*</sup> bacteria, bacterial spores, fungi, viruses.

<sup>&</sup>lt;sup>1</sup> The reference for appropriate standard must be used for the each label claim on the label

#### 2.5.3 Dose / mode of action / known limitations / resistance

#### 2.5.3.1 Dose

The biocide product should ideally be tested at a variety of application rates (minimum three concentrations) including rates below those suggested for commercial use. The products of Family A were tested at a variety of rates including untreated control and a dose which achieved the claimed effect. The dose rate data for Product 1 (2.5.1.1.) and Product 6 (2.5.1.2.) are shown in tabular presentations for each efficacy test (Tables 5-32).

The Latvian CA considers that the application rate ~80 ml proposed by the applicant as per label instructions would achieve the claimed effect. Use frequency of product is not restricted, as required.

The results of the efficacy tests conclusively demonstrate that the products in Family A at concentration 80% (used as is / undiluted) for a 60 min contact time reached a sufficient effectiveness and passed the microbial reduction criteria (R log) and achieved the claimed effect proposed by the applicant for intended use of products in Family A as toilet bowl disinfectants and cleaner.

#### 2.5.3.2 Mode of action

Active substance HCl of Family A fully dissociates in solution and forms the hydronium ion  $(H_3O^+)$  which is highly reactive with organic molecules. In contact with biological material, such as microorganisms, this reactivity results in cellular injury and/or necrosis (WHO, 1982). Therefore the mode of action for this product Family A is "killing". Finally products in Family A cause a reduction in number of micro-organisms including individuals capable of causing infection.

#### 2.5.3.3 Known limitations

The limiting factors which may influence the efficacy testing procedure process (e.g. temperature, pH, humidity, nutrient media, equipment or other interfering factors) have not been recorded in Test Reports. The efficacy studies of products Family A have been performed in Laboratories which have a Good Laboratory Practice (GLP) statement in accordance with standard procedures and conditions claimed in EN Standard Method protocols.

### 2.5.3.4 Resistance

No clear scientific evidence exists that the target organisms have developed resistance against the active substance HCl. Development of resistance is considered unlikely due to the non-specific mode of action (cellular injury and necrosis due to highly reactive ions) and lack of bioaccumulation. As the risk of resistance developing to HCl is low, no specific management strategies have been required.

### 2.6 Exposure assessment

### **2.6.1** Description of the intended use(s)

All products in Family A are ready-to-use surface disinfectants for toilet bowls to be used by professionals and non-professionals. In general they belong to the biocidal product type PT2: disinfectants and algaecides not intended for direct application to humans or animals; products used for the disinfection of surfaces, materials, equipment and furniture which are not used for direct contact with food or feeding stuffs.

It is understood that professionally the products are primarily used in small hotels and restaurants for disinfection and cleaning purposes. The products are used approximately 10–20 times per day by professional cleaners in such a setting. In contrast, in the household by the general population the products are used on average approximately 3 times every 28 days. This is equivalent to a use frequency of 39 times/year.

The label recommendation is to apply up to 80 ml of product per application. The label instructions for use state that the product should be carefully applied only under the rim of the toilet bowl and that up to 10 minutes should elapse before the toilet is flushed. Additional instructions are given for the purpose of achieving the intended biocidal effect, whereby one hour should be allowed to elapse before the toilet is flushed. The toilet should not be used while the product is applied and no other cleaning agents should be used in conjunction with the product since as the product is not intended to be mixed with any other substances or products. The product is incompatible with bleaches and other cleaning products. Therefore, a statement is included under the 'Precautions' section of the product label; 'Do not use with any bleaches or other cleaning products'.

### 2.6.2 Assessment of exposure to humans and the environment

The active substance HCl is a High Production Volume (HPV) chemical and therefore is not exclusively manufactured for biocidal purposes within the EU. It is therefore considered that the manufacture of the active substance and formulation of biocidal products is assessed by other EU legislation. Therefore, the manufacturing and formulation processes do not have to be taken into account in the exposure assessments for human health and the environment.

All products in Family A are ready-to-use products, therefore exposure to humans only occurs by direct application of the products indoors to the toilets. The products are not used in a manner that would cause them to come into contact with food or feedstuffs.

HCl dissociates rapidly in water forming protons (H<sup>+</sup> ions) and chloride ions which are ubiquitous chemical species in the environment and in the body fluids and organs of all living organisms. HCl is not genotoxic, carcinogenic, toxic to reproduction and development or neurotoxic; the substance has no sensitizing properties. The products in Family A are merely classified as corrosive (Skin. Corr. 1B H314: Causes severe skin burns and eye damage). The primary toxic effect of HCl is contact irritation/corrosion both through inhalation and dermal routes due to the very low pH of the substance. Exposure and risk assessment needs to address only the local site-of-contact irritancy, since at lower non-irritant concentrations HCl only contributes to the physiological electrolyte pool.

During use of the product both by professionals and non-professionals (general public), potential exposure may occur via the inhalation route (through exposure to hydrogen chloride vapours) or via the dermal contact with the cleaning solution during the brushing of the toilet. Therefore, the flushing is recommended before the brushing of the toilet, as after application the product is removed from the toilet system by flushing, which eliminates any further potential exposure to humans. Possible exposure of residues through environment is considered irrelevant as the product is diluted significantly by wastewater. Besides, the active substance HCl is dissociated easily into chloride ions and protons (H<sup>+</sup> ions) being highly abundant endogenous ions in human tissue fluids and blood plasma as well as in the human sweat.

With respect to **inhalation exposure**, in order to determine the concentration of gaseous HCl or hydrogen chloride in the headspace of a toilet bowl when products of Family A are applied, a special experiment was carried out by Reckitt Benckiser

The test material with content of HCl ~9 % w/w was used. All toilet bowls were thoroughly cleaned

It should be remarked that there are no approved guidelines for performance of such kind of studies but they have been carried out acc. to GLP.

The "worst case scenario" applying the whole bottle of the product (1000 ml or  $\sim$ 1018- $\sim$ 1038 g)) and the "realistic scenario" applying  $80 \pm 25$  g of the product according to the instruction for use were studied. In addition, the "blank test" was performed in the conditions similar to "scenarios" studies but without the product's application. In each case 5 toilets were used and all results of measurements were given as arithmetical means at respective point in time: 1, 10 minutes, 1, 2, 4 and 8 hours following the initial product application (Tables 33 and 34).

The concentration of gaseous HCl in the headspace of toilet bowls was on average 9.3 ppm HCl when measured 8 hrs following application of a whole bottle of the test material and 1.6 ppm HCl when following the label instructions, which is the more "realistic scenario". The highest average HCl value within the "realistic scenario" was determined after 4 hours (3.9 ppm).

Regarding the suggested application time given in the label instruction, after 10 minutes the concentration was **1.10 ppm** both for the "worst case scenario" and the "realistic scenario" but after 1 hour - **1.80 ppm** and **1.60 ppm**, respectively.

The blank test system recorded zero values throughout.

**Table 33**. Average HCl readings from 5 toilets after application of (HCl 9 % w/w) – the "worst case scenario"

Time Point	HCl, ppm
1 min	0.75
10 mins	1.10
1 hr	1.80
2 hr	3.90
4 hr	4.80
8 hr	9.30

**Table 34.** Average HCl readings from 5 toilets after application of [HCl 9 % w/w) – the "realistic scenario"

Time Point	HCl, ppm
1 min	0.47
10 mins	1.10
1 hr	1.60
2 hr	3.00
4 hr	3.90
8 hr	3.00

**Dermal exposures** due to contact with the cleaning solution were estimated using the scenario for use of "Toilet cleaners" as described in the "Cleaning Products Fact Sheet" by RIVM and integrated into the residential exposure model, ConsExpo 4.1. (input parameters: frequency of use: 39 times/year for non-professional users and 20 times per day for professional users; exposed area: 215 cm²; product amount: 2. 2 g; weight fraction of the solution based on RIVM default value: 0. 0075; bodyweight: 60 kg; dermal absorption: 100 %.) The external dermal exposure dose per day was estimated to **0.275 mg/kg bw**. A systemic internal dose (by applying a factor for dermal absorption) was not calculated, as localised, rather than systemic effects would occur. Reabsorption of H<sup>+</sup> and chloride ions, dissociation products of HCl, which are present in the human sweat also, are not observed. It should be noted that dermal exposures predicted by ConsExpo model do not take into consideration the use of specific personal protection equipment (PPE), namely, gloves.

### 2.7 Risk assessment for human health

Risk assessment for human health is based on evaluation of the toxicological properties and hazard potential of the active substance in question, namely, HCl and the products of Family A. Exposure estimation stemming from "field" experiment in relation to released HCl vapour in the air after application of the product as well as modelled dermal exposure data (modelled by *ConsExpo 4.1*) is the core for risk assessment carried out.

### 2.7.1 Hazard potential

### **2.7.1.1** Toxicology of the active substance

The active substance HCl is classified as "Dangerous" acc. to Regulation (EC) 1272/2008, Table 3.1. Skin corr. 1B and STOT SE 3 with hazard statements: H314 - Causes severe skin burns and eye damage and H335 - May cause respiratory irritation. All biocidal products in Family A containing  $\sim$ 9 % w/w of HCl are classified as "Dangerous" and "Corrosive" with hazard statement "H314 - Causes severe skin burns and eye damage" based on the very low pH level (pH  $\sim$ 1.5) and *in vitro* skin corrosion tests.

HCl dissociates rapidly in water forming protons (H<sup>+</sup> ions) and chloride ions which are ubiquitous chemical species in the environment and in the body fluids and organs of all living organisms. HCl is not genotoxic, carcinogenic, toxic to reproduction and development or neurotoxic; the substance has no sensitizing properties. The primary toxic effect of HCl is contact irritation/corrosion both through inhalation and dermal routes due to the very low pH of the substance. Lower non-irritant concentrations of HCl only contributes to the physiological electrolyte pool. Dermal absorbtion or reobsorption of HCl dissociation products which are present in the human sweat is not occurring.

### 2.7.1.2 Toxicology of the substance(s) of concern

Not applicable.

### 2.7.1.3 Toxicology of the biocidal product

All biocidal products in Family A containing 9% w/w of HCl are classified as "Dangerous" and "Skin Corr. 1" with hazard statement "H314 - Causes severe skin burns and eye damage" based on the very low pH level (pH ~1.5) and in vitro skin corrosion tests. A transcutaneous electrical resistance (TER) measurements' test is performed on behalf of the applicant by the in order to determine the skin corrosivity potential of the products Corrosive substances are producing an irreversible loss of normal stratum corneum integrity and functions which can be measured as a reduction in the TER below a corrosive threshold level (5 kohm). By application of 0.15 ml of the test product identified as on the rat skin discs in vitro for 24 hours the TER value was 0.934 kohm (the average value from 3 skin discs). Two other co-formulants are classified as H314: Causes severe skin burns and eye damage as well, constituting less of the products together. Additionally applying CLP criteria for skin corrosion of mixtures (Table 3.2.3), the proper classification for the product family shall be Skin Corr. 1, H314 (Causes severe skin burns and eye damage).

However, the active substance HCl is classified as STOT SE 3 with hazard statement H335 - May cause respiratory irritation as well, the products of Family A are not classified for respiratory irritation due to HCl concentration being below the specific concentration limit of  $10\,\%$  triggering the classification in question.

### Other constituents in biocidal products

Additionally, the products contain 9% w/w HCl and making up the rest of the ingredients. Under CLP in the absence of data for a mixture, the resulting classification of the product may be derived using the additivity formula (Part 3, 3.1.3.6.1) according to which the products shall not be classified as acute oral toxic (all ingredients classified as acute oral toxic are taken into account), acute toxic if inhaled (none of the components present in any of the products is classified for acute inhalation toxicity) or acute toxic in dermal contact. Concerning respiratory irritancy, only Hydrochloric Acid is classified as STOT SE 3, but the content of it is below the SCL=10 % for this effect. In addition, none of the products contain substances in concentrations triggering classification for skin sensitisation or substances classified for other toxicological end points. Classification for skin and eye irritation is not applicable as the products are classified as Skin Corr. 1, H314.
MIC application 2017
The used in the products and replacing the, is not a hazardous substance and therefore not classified according to CLP regulation is a non-active substance and is not a substance of concern. It does not change the toxicological profile of the biocidal products of the Family A.  The is classified as a dangerous substance according to CLP regulation with the following toxicological properties: Skin Irritation Cat. 2, H315; Skin Sensitization Cat. 1, H317; Eye Irritation Cat.2, H319; Aquatic Chronic Cat. 2, H411. Possible classification of the product for skin and eye irritation is not applicable as all products of the Family A are classified as Skin Corr. 1, H314. According to CLP regulation (Part 3.4.3.3), the does not trigger the classification of the product as skin sensitizer is a non-active substance and is not a substance of concern. It does not change the general toxicological profile of the biocidal products of the Family A.
MIC application 2018
are to be added in HCl Family A;
All the and are classified as dangerous substances according to the CLP regulation with the following toxicological properties: Skin Irritation Cat. 2, H315; Skin Sensitization Cat. 1, H317; Eye Irritation Cat.2, H319; Aquatic Chronic Cat. 2, H411. Possible classification of the products for skin and eye irritation is not applicable as all products within Family A are classified as Skin Corr. 1, H314. According to the CLP regulation (Part 3.4.3.3), the do not trigger the classification of products as a skin sensitizer.
substances, and they do not introduce any substances of concern to the products. A new quantitative
risk assessment is not necessary.
The is to be added in HCl Family A in products in the concentration range of w/w and is classified as a dangerous substance according to the CLP regulation with respect to the environment as Aquatic Chronic Cat. 2, H411. Given that the does not have a classification relating to human health a new quantitative risk assessment is not necessary.

## MIC application 2023

nev	are added in the scope of HCl Family A:
•	(mixture) is added at a concentration of and is classified according to the CLP regulation with the following toxicological properties: Skin irritation Cat.2, H315; Skin sensitisation Cat.1, H317; Serious eye damage, Cat.1, H318; H371, STOT SE 2. The highest content in final product does not exceed All products within Family A are classified as Skin Corr. 1, H314 due to the 9% w/w HCl. Therefore, the does not impact product classification in respect to skin and eye hazards. Contains Skin Sens. 1 and 1B ingredients. The content of these ingredients in final product does not exceed 1.0% for Skin sens. or 0.1% for EUH208. The content of ingredient classified as H371, STOT SE 2 in final product does not exceed 10%. Conclusion:  does not trigger the classification of product in respect to human health.
•	(mixture) is added at a concentration of and is classified according to the CLP regulation with the following toxicological properties: Skin irritation Cat.2, H315; Skin sensitisation Cat.1, H317; Eye irritation, Cat.2, H319. The highest content in final product does not exceed. All products within Family A are classified as Skin Corr. 1, H314 due to the 9% w/w HCl. Therefore, the does not impact product classification in respect to skin and eye hazards. Contains Skin Sens. 1 and 1B ingredients. The content of these ingredients in final product does not exceed 1.0% for Skin sens. or 0.1% for EUH208. Conclusion: does not trigger the classification of product in respect to human health.
•	(mixture) is added at a concentration of and is classified according to the CLP regulation with the following toxicological properties: Skin irritation Cat.2, H315; Skin sensitisation Cat.1, H317; Eye irritation, Cat.2, H319. The highest content of in final product does not exceed All products within Family A are classified as Skin Corr. 1, H314 due to the 9% w/w HCl. Therefore, the does not impact product classification in respect to skin and eye hazards. Contains Skin Sens. 1B ingredients. The content of these ingredients in final product does not exceed 1.0% for Skin sens. or 0.1% for EUH208. Conclusion: does not trigger the classification of product in respect to human health.
•	(mixture) is added at a concentration of and is classified according to the CLP regulation with the following toxicological properties: Skin sensitisation Cat.1, H317. The highest content of ingredients in final product does not exceed contains Skin Sens. 1B ingredients and one Skin Sens 1A in final product). The content of these ingredients in final product does not exceed 1.0/0.1% for Skin sens. or 0.1/0.01% for EUH208. Conclusion:  does not trigger the classification of product in respect to human health.
•	(mixture) is added at a concentration of and is classified according to the CLP regulation with the following toxicological properties: Skin irritation Cat.2, H315; Skin sensitisation Cat.1, H317; Eye irritation, Cat.2, H319. The highest content of in final product does not exceed. All products within Family A are classified as Skin Corr. 1, H314 due to the 9% w/w HCl. Therefore, the fragrance does not impact product classification in respect to

skin and eye hazards. contains Skin Sens. 1B ingredients. The content of these ingredients in the final product does not exceed 1.0% for Skin sens. or
0.1% for EUH208. Conclusion: does not trigger the classification of product in respect to human health.
(mixture) is added at a concentration of and is
classified according to the CLP regulation with the following toxicological properties: Skin irritation Cat.2, H315; Skin sensitisation Cat.1, H317; Eye irritation, Cat.2, H319. The highest
content of in final product does not exceed . All products within Family A are classified as Skin Corr. 1, H314 due to
the 9% w/w HCl. Therefore, the fragrance does not impact product classification in respect to skin and eye hazards contains Skin Sens. 1 and 1B ingredients,
as well as one ingredient Skin Sens. 1A in final product) The content of these ingredients in final product does not exceed 1.0/0.1% for Skin sens. or 0.1/0.01% for
EUH208. Conclusion: does not trigger the classification of product in respect to human health.

### **SoC** criteria assessment for new fragrances

• Classified substances that are taken into consideration when determining the classification of the product according to the CLP Regulation).

Not relevant. Explanation is above.

• Active substances, other than those included in Annex I of the BPR, for which a draft final Competent Authority Report (CAR) (with agreed reference values) is available

No such substances present in fragrance's compositions.

• Substances that enhance the effect of the active substance in the product, e.g. synergists.

Not relevant.

• Substances that have been included in the list (the candidate list) established in accordance with the REACH Regulation (ED, CMR 1A or 1B)

No such substances present in fragrance's compositions.

Generally, ED assessment for co-formulants has to be conducted at RNL stage. However, eCA has performed a quick screening to assess the endocrine disrupting (ED) potential of fragrance's ingredients. For all the ingredients no indications of ED properties have been detected. The concentrations of ingredients in the final products are well below 0.1%.



Comprehensive assessment will be done at RNL stage.

• Substances for which there are Community workplace exposure limits.

### 2.7.2 Exposure

The biocidal product contains the active substance HCl (pure: ~90 g/kg).

### 2.7.2.1 Exposure of professional users

#### Inhalation route

Information on HCl concentrations in the toilets` headspace after application of the biocidal products of Family A containing 9 % w/w of HCl is summarized in the Table 33 ("worst case scenario") and Table 34 ("realistic scenario") above. Following the suggested application time given in the label instruction, after 10 minutes the concentration was **1.10 ppm** (1 ppm HCl = 1.5 mg/m³ HCl) both for the "worst case scenario" and the "realistic scenario" but after 1 hour – **1.80 ppm** and **1.60 ppm**, respectively. These values are obtained as average concentrations from 5 toilets used in the field experiment. Converting the HCl concentrations expressed as ppm to mg/m³ we can get the following values: concentration after 10 minutes for both scenarios **1.65 mg/m³**, concentration after 1 hour for the "worst case scenario" **2.7 mg/m³** and **2.4 mg/m³** after 1 hour following the application of the biocidal products of Family A within the "realistic scenario" which supposes taking into consideration the label instruction and applying ~80 ml of the product to the toilet rim.

The derived Acceptable effect concentration (AEC) for HCl vapors through inhalation route determined in the process of assessment of biocidal active substance HCl is 3.75 mg/m³ (Inclusion of active substances in Annex I or IA to Directive 98/8/EC. Hydrochloric acid. Product-type 2 (Private area and public health area disinfectant and other biocidal products). (Final CAR, November 2011).

During up to one hour of the maximal application time, as suggested by the label instruction and even in the case of misuse, when the whole bottle ( $\sim 1~L$ ) of the biocidal product is applied, no detrimental effects on the health of professional users are expected.

In addition, the conditions of the field experiment carried out by Reckitt Benckiser are more conservative than real life situations - a fragrance box was placed over each toilet to confine the headspace area and prevent the formed HCl fumes to be diluted with the adjacent air, especially when appropriate ventilation systems are in place.

Furthermore, the general protection measures for bulk handling and use state that if a risk assessment indicates this is necessary, a properly fitted, air-purifying or air-fed respirator shall be used. However, this seems to be more relevant for the production/formulation process of the biocidal products, as, according to the information submitted by the applicant, the products in question are primarily used in small hotels, restaurants and offices for disinfection and cleaning purposes approximately only 10–20 times per day by professional cleaners.

#### Dermal route

The external dermal exposure dose per day for professional users was estimated to be **0.275 mg/kg bw** by means of residential exposure model ConsExpo 4.1 based on assumption of dilution of the applied cleaning solution (see description of usage patterns below) and the usage scenario outlined in the "Cleaning Products Fact Sheet" elaborated by RIVM. The input parameters for ConsExpo 4.1 are the following: frequency of use: 20 times/day; exposed area: 215 cm²; product amount: 2. 2 g; weight fraction of the solution based on RIVM default value: 0.075; body weight: 60 kg; dermal absorption: 100 %.

A reference value for acute and prolonged dermal exposure has not been derived as the primary toxic effect is considered to be contact irritation/corrosion with no penetration being expected from dermal exposure to sub-irritant concentrations as the dissociation products of HCl (H<sup>+</sup> and chlorine ions) are widely present physiological electrolytes. If a few droplets of the concentrated formulation come into contact with the skin, it will dilute rapidly in human sweat on the one hand, and due to its irritating properties the skin will be washed immediately on the other hand. Assumption that no chronic, repeated and systemic dermal exposure is expected to occur is reasonable and justified.

Very minor experimental data obtained on rabbits state that **LD**<sub>50</sub> from dermal exposure makes up >5010 mg/kg (Draft OECD SIDS on hydrogen chloride).

During use of the products by professionals potential dermal exposure may occur via the contact with the cleaning solution during the brushing of the toilet, as the opportunity for direct dermal contact to the undiluted product is minimised due to special construction of products` bottle and prescribed application patterns. The product is applied directly from the product container by squeezing the bottle (equipped with a non-drip nozzle) and directing the application under the rim of the toilet.

The summary on both inhalation and dermal exposure assessment in relation to professional users is provided in the Table 35.

**Table 35**. Summary of exposures associated with application of products of Family A (HCl = 9 % w/w) by professional users

Exposure route		Reference value		
	After 10 min.			
Inhalation	1.10 ppm = <b>1.65</b> mg/m³  "Worst case scenario" and "realistic scenario"	1.80 ppm = <b>2.7</b> mg/m <sup>3</sup> "Worst case scenario"  1.60 ppm = <b>2.4</b> mg/m <sup>3</sup> "Realistic scenario"		AEC* = <b>3.75</b> mg/m <sup>3</sup>
Dermal			<b>0.275</b> mg/kg bw	$LD_{50} = >5010 \text{ mg/kg}$ (rabbits)

<sup>\*</sup> Acceptable effect concentration

#### 2.7.2.2 Exposure of non-professional users and the general public

#### Inhalation route

Information on HCl concentrations in the toilets` headspace after application of the biocidal products of Family A containing 9 % w/w of HCl are summarized in the Table 33 ("worst case scenario") and Table 34 ("realistic scenario") above. It should be remarked that both non-professional and professional users are subject to the same HCl concentrations in the air by the single application of the biocidal product. It is considered that only adult users are taken into account as children will not have access to the product, as recommended on the label. No exposure during application is assumed to occur for children.

Following the suggested application time given in the label instruction, after 10 minutes the concentration was **1.10 ppm** both for the "worst case scenario" and the "realistic scenario" but after 1 hour – **1.80 ppm** and **1.60 ppm**, respectively. These values are obtained as average concentrations from 5 toilets used in the field experiment. Converting the HCl concentrations expressed as ppm to mg/m³ we can get the following values: concentration after 10 minutes for both scenarios **1.65 mg/m³**, concentration after 1 hour for the "worst case scenario" **2.7 mg/m³** and **2.4 mg/m³** after 1 hour following the application of the biocidal products of Family A within the "realistic scenario" which supposes taking into consideration the label instruction and applying ~80 ml of the product to the toilet rim.

The derived **Acceptable effect concentration** (AEC) for HCl vapors through inhalation route determined in the process of assessment of biocidal active substance HCl is **3.75 mg/m³** (*Inclusion of active substances in Annex I or IA to Directive 98/8/EC. Hydrochloric acid. Product-type 2 (Private area and public health area disinfectant and other biocidal products). Final CAR, November 2011).* 

During up to one hour of the maximal application time as suggested by the label instruction and even in the case of misuse when the whole bottle ( $\sim 1~L$ ) of the biocidal product is applied, there are no detrimental effects on health of general, non-professional users expected.

In addition, the conditions of the field experiment carried out by Reckitt Benckiser are more conservative than real life situations - a fragrance box was placed over each toilet to confine the headspace area and prevent the formed HCl fumes to be diluted with the adjacent air.

### Dermal route

The external dermal exposure dose per day for adult non-professional users was estimated to be **0.275 mg/kg bw** by means of residential exposure model ConsExpo 4.1 based on assumption of dilution of the applied cleaning solution (see description of usage patterns below) and the usage scenario outlined in the "Cleaning Products Fact Sheet" elaborated by RIVM. The input parameters for ConsExpo 4.1 are the following: frequency of use: 39 times/year; exposed area: 215 cm²; product amount: 2. 2 g; weight fraction of the solution based on RIVM default value: 0.0075; bodyweight: 60 kg; dermal absorption: 100 %.

A reference value for acute and prolonged dermal exposure has not been derived as the primary toxic effect is considered to be contact irritation/corrosion with no penetration being expected from dermal exposure to sub-irritant concentrations as the dissociation products of HCl (H<sup>+</sup> and chlorine ions) are widely present physiological electrolytes. If a few droplets of the concentrated formulation come into contact with the skin, it will dilute rapidly in human sweat on the one hand, and due to its irritating properties the skin will be washed immediately on the other hand. Assumption that no chronic, repeated and systemic dermal exposure is expected to occur is reasonable and justified.

Assumption that children will not have access to the product, as recommended on the label, is again in place.

Very minor experimental data obtained on rabbits state that  $LD_{50}$  from dermal exposure makes up >5010 mg/kg (Draft OECD SIDS on hydrogen chloride).

During use of the products by non-professionals potential dermal exposure may occur via contact with the cleaning solution during the brushing of the toilet, as the opportunity for direct dermal contact to the undiluted product is minimised due to special construction of products` bottle and prescribed application patterns. The product is applied directly from the product container by squeezing the bottle (equipped with a non-drip nozzle) and directing the application under the rim of the toilet.

Owing to the special construction of the product's bottles and suggested application rules as well as taking into account the fact that general users will apply the products only occasionally for domestic usage (one toilet per day, ~3 times per month, up to 39 times per year) it is not expected that the non-professional users will be significantly exposed. Such assumption is valid even if it is unlikely that non-professional users will use any personal protection equipment, probably with the exception of protective gloves.

The summary on both inhalation and dermal exposure assessment in relation to non-professional users is provided in the Table 36.

**Table 36**. Summary of exposures associated with application of products of Family A (HCl = 9 % w/w) by non-professional users

Exposure route		Reference value		
	After 10 min.			
Inhalation	1.10 ppm = <b>1.65</b> mg/m³  "Worst case scenario" and "realistic scenario"	1.80 ppm = <b>2.7</b> mg/m³  "Worst case scenario"  1.60 ppm = <b>2.4</b> mg/m³  "Realistic scenario"		AEC* = <b>3.75</b> mg/m <sup>3</sup>
Dermal			<b>0.275</b> mg/kg bw	$LD_{50} = > 5010 \text{ mg/kg}$ (rabbits)

<sup>\*</sup> Acceptable effect concentration

#### 2.7.2.3 Exposure to residues in food

The products of Family A are ready-to-use products intended to be only applied indoors (in toilets). The products are not used in a manner that would cause them to come into contact with food or feedstuffs. Possible exposure of residues through environment possibly taken up by food plants is also considered irrelevant because the active substance HCl discociates rapidly in the water forming  $H^+$  and chloride ions which naturally occur in the environment.

#### 2.7.3 Risk Characterisation

Risk characterisation for professional and non-professional users is based on a "field" experiment in relation to released HCl vapour in the air after application of the product as well as modelled dermal exposure data and comparison with the derived AEC.

#### 2.7.3.1 Risk for Professional Users

Risk Characterization Ratios (RCRs) for professional users are given in the Table 36.

**Table 36.** Summary of RCRs associated with application of products of Family A (HCl = 9 % w/w) by professional users and non-professional users

Exposure route		Remarks		
	After 10 min.	After 1 hour	Day	
Inhalation	1.65 mg/m³/3.75 mg/m³= = 0.44  "Worst case scenario" and "realistic scenario"	2.7 mg/m³/3.75 mg/m³= = 0.72  "Worst case scenario"  2.4 mg/m³/3.75 mg/m³= = 0.64  "Realistic scenario"		RCR = exposure concentration /AEC*
Dermal			Not applicable**	

<sup>\*</sup> Acceptable effect concentration

Based on the risk assessment of the active substance, a risk for professional users resulting from the intended use of products of Family A is unlikely because the RCRs values in relation to inhalation exposure are below "1" both 10 min. after application and 1 hour after application irrespective of "worst case scenario" or "realistic scenario".

With respect to dermal exposure, the primary toxic effect is considered to be contact irritation/corrosion. It is supposed that the professional users will apply relevant personal protective equipment, for example, protective gloves. Even without gloves, if a few droplets of the concentrated formulation come into contact with the skin, it will dilute rapidly in human sweat on the one hand, and due to its irritating properties the skin will be washed immediately on the other hand, however, it is quite unlikely to occur due to special construction of products` bottle and prescribed application patterns. The product is applied directly from the product container by squeezing the bottle (equipped with a non-drip nozzle) and directing the application under the rim of the toilet.

<sup>\*\*</sup>A reference value for acute and prolonged dermal exposure has not been derived as the primary toxic effect is considered to be contact irritation/corrosion with no penetration being expected from dermal exposure to sub-irritant concentrations.

Table 37. Qualitative risk assessment matrix for local skin effects caused by application of products of Family A

Hazard	Effects in	Additional	PT	Who is	Tasks,	Potential	Frequency	Potential	Relevant RMM & PPE	Conclusion	Uncertainties
Category	terms of	relevant		exposed?	uses,	exposure	and	degree		on risk	attached to
	C&L	hazard		•	processes	route	duration	of			conclusion may
		information			1		of	exposure			increase (↑) or
							potential	1			decrease (1) risk
							exposure				or both $(\uparrow\downarrow)$
Medium taking	Skin	-	2	Profession	Direct	Skin	10–20 times	Irrelevant	Hazard labelling, label	Acceptable since:	Instructions for
into account	Corr. 1,			al users	application		per day; few	< · /	instructions for use	-low duration and	use might not be
relatively small	H314				from the		minutes per		including indication to	irrelevant degree	followed (↑)
concentration of					product		application		brush the toilet bowl after	of potential	
substances with					container by				the toilet with applied	exposure for both	
corrosive					squeezing the				product is flushed, ready to	users` groups	
properties					bottle				use product in specially	-low frequency	
					(equipped				constructed bottle excluding	for general public	
					with a non-				possibility for spillage or	- professionals	
					drip nozzle)				splashing and with child	suggested to use	
					and directing				proof closure, washing of	protective glows	
				General	the		39 times/yea		hands	- special	
				public:	application		r; few		after use and when signs of	packaging	
				adults	under the rim		minutes per		skin irritation are occurring,	- users shall	
					of the toilet		application		suggestion for professionals	follow	
						*			to use protective glows.	instructions for	
										use	
					*						

Regarding occupational safety, there are no objections against the intended use.

#### 2.7.3.2 Risk for non-professional users and the general public

RCRs for non-professional users are given in the Table 36. It must be noted that both professional and non-professional users (general public) are subject to the same inhalation exposure values by single application of the biocidal product. Based on the risk assessment of the active substance, a risk for non-professional users (general public) resulting from the intended use of products of Family A is unlikely because the RCRs values in relation to inhalation exposure are below "1" both 10 min. after application and 1 hour after application, irrespective of "worst case scenario" or "realistic scenario".

With respect to dermal exposure, the primary toxic effect is considered to be contact irritation/corrosion. It is thought that the non-professional users will apply at least protective gloves. Even without gloves, if a few droplets of the concentrated formulation come into contact with the skin, it will dilute rapidly in human sweat, on the one hand, and due to its irritating properties the skin will be washed immediately, on the other hand, however, it is quite unlikely to occur due to special construction of products` bottle and prescribed application patterns. The product is applied directly from the product container by squeezing the bottle (equipped with a non-drip nozzle) and directing the application under the rim of the toilet (please see Table 37)

Direct exposure via the environment or to other residues resulting from the intended use is unlikely to cause any unacceptable acute or chronic risk to consumers (non-professionals, bystanders and residents). Regarding consumer health protection, there are no objections against the intended uses.

### 2.7.3.3 Risk for consumers via residues

The acute or chronic exposure to residues in food resulting from the intended uses is not in place, therefore risk to consumers will not occur. Regarding consumer health protection, there are no objections against the intended uses.

### 2.8 Risk assessment for the environment

In summary, Hydrochoric acid is a HPV chemical and is not exclusively manufactured for biocidal purposes within the EU. Accordingly, it has been stated that in such cases, detailed manufacturing information is not required in order to address potential environment risk. Whereas the formulation of the end use product, the formulation Family A, is conducted within the EU and therefore it is these processes which have been assessed for potential environmental exposure.

The formulation process involves primarily automated mixing of raw materials in a closed system. There is no direct release to water or soil. Potential release of HCl fumes to air is controlled through scrubbers, in which NaOH solution is used to absorb any HCl. There is no routine monitoring of HCl residual fumes as quantities are not detectable. The NaOH solution is periodically replaced and effluent is pH-adjusted in an on-site treatment plant, or is collected and treated at another waste water treatment plant. The pH and chloride concentration are monitored at the output of the waste-water treatment plants and are within allowable limits (pH 5 to 11); maximum 4700 mg Cl<sup>-</sup>/l).

As HCl dissociates in water, any effects are due to hydronium and chloride ion concentrations and the major effect is the resulting pH. HCl released from liquid lavatory disinfectant cleaners, when used as a biocidal cleaning product, enters the sewage system in its dissociated form and will not cause significant change to the pH levels in a standard sewage treatment plant due to the high level of dilution and the well buffered environment of the Sewage Treatment Plant (STP). Therefore, it will not have any direct or indirect adverse effects on aquatic biota. Chlorine is widely used in the purification of water intended for drinking. It is also used as a disinfectant to treat sewage effluent.

Hydrochloric acid is not directly released to the terrestrial compartment under normal conditions of use. As a result of the low concentrations entering the STP, buffering capacity of natural water/sediment systems and also of EU water quality legislation governing quality of discharges, predicted emissions of chloride and hydronium ions as a result of the proposed use are expected to have negligible impact on the receiving aquatic environment (freshwater and marine).

Potential indirect routes considered are application of sewage sludge and deposition from air immediately outside the dwelling where the product is used. Concentrations from both routes are predicted to be negligible. As a result of the buffering capacity of soils and also of EU legislation governing application of sewage sludge to land, any emissions of chloride and hydronium ions as a result of the proposed use are expected to have negligible impact on the terrestrial environment.

The exposure of HCl to the atmosphere from the proposed use indoors in toilet bowls is considered to be insignificant compared to that from other natural and man-made sources.

According to the TNsG and the ECHA Guidance on information requirements (V1.0, July 2013) tests on leaching behaviour are not required for formulations used indoors including a disinfectant cleaner as any leaching is not expected.

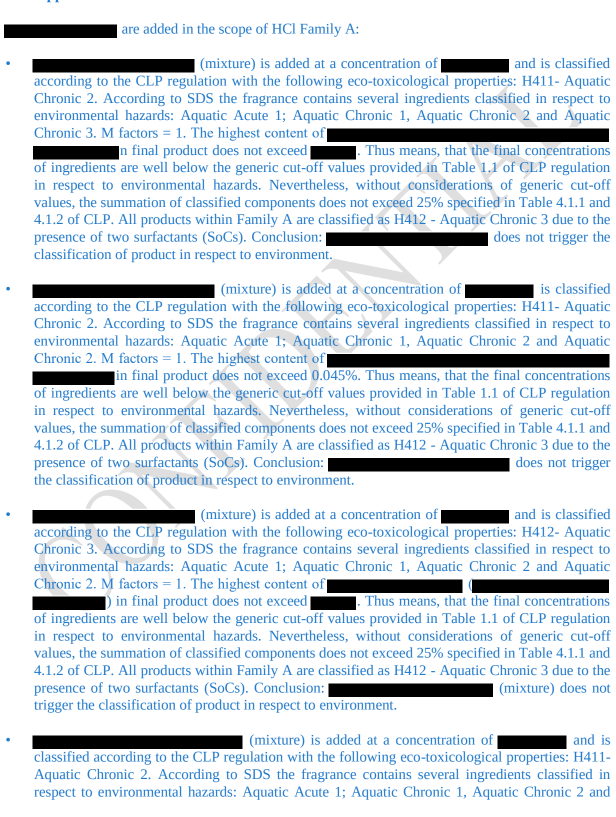
MIC application 2017
The is not a dangerous substance classified according to CLP regulation and does not lead to a change in the level of the active substance or any substance of concern and therefore no additional risk characterisation for the environment is needed.  The is classified as a dangerous substance according to CLP regulation with respect to the environment as Aquatic Chronic Cat. 2, H411, however, the small concentration applied does not trigger change in classification of the biocidal products of the Family A (CLP regulation, part 4.1.3.5.5.4) does not lead to a change in the level of the active substance or any substance of concern and therefore no additional risk characterisation for the environment is needed.
MIC application 2018  The is to be added in HCl Family A in the concentration range and is classified as a dangerous substance according to the CLP regulation with respect to the environment as Aquatic Chronic Cat. 2, H411. However, the small concentration used does not trigger a change in classification of the biocidal products of Family A (CLP regulation, part 4.1.3.5.5.4). The is a non-active substance and does not introduce any substances of concern to the products. A new quantitative risk assessment is not necessary.
are used in concentration range of w/w and are classified as dangerous substances according to the CLP regulation with respect to the environment as Aquatic Chronic Cat. 2, H411. However, the small concentrations used do not trigger a change in classification of the biocidal products of Family A (CLP regulation, part 4.1.3.5.5.4).  are non-active substances and they do not introduce any substances of concern to the products. A new quantitative risk assessment is not necessary.

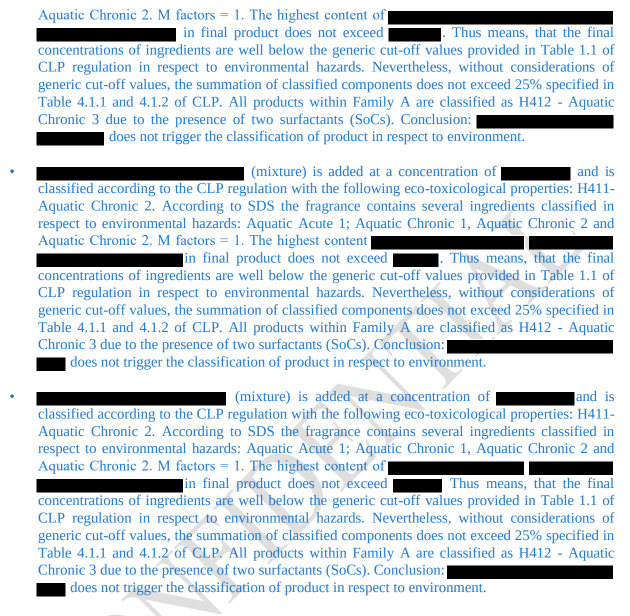
#### **MAC application 2018**

As regards the reclassification of the two components used in the products of the Family A, namely, as Aquatic Chronic 1, H410 Very toxic to aquatic life with long lasting effects, the substances (mixtures) are not exclusively manufactured for use in biocidal products within the EU. Accordingly, it has been stated that in such cases, similar to Hydrochoric acid, detailed manufacturing information is not required in order to address potential environment risk. The manufacturing processes are covered by other legislation and therefore do not have to be taken into account in the exposure assessment for the product. The formulation process involves primarily automated mixing of raw materials in a closed system. There is no direct release to air, water or soil.

As liquid waste is directed via on-site treatment plants and effluent is controlled, there is no exposure to any environmental compartment during formulation process. The following, risk characterisation of for the environment is solely based on exposure assessment from usage of the products of the Family A.

#### **MIC application 2023**





#### SoC criteria assessment for new fragrances

• Substance classified as hazardous and that is present in the biocidal product at a concentration leading the product to be regarded as hazardous within the meaning of the Regulation (EC) No 1272/2008

Not relevant. Explanation is above.

• Active substances, other than those included in Annex I of the BPR, for which a draft final Competent Authority Report is available if present at a concentration  $\geq 0.1\%$ 

No such substances present in fragrance's compositions.

• Substances that enhance the effect of the active substance in the product, e.g. synergists

Not relevant.

Substances included in the candidate list

No ingredients included in the candidate list with regards to environmental endpoints.

• Substances which meet the criteria for being PBT/vPvB

No ingredients which would be concluded as PBT/vPvB.



• Substances which meet the criteria for being ED

Generally, ED assessment for co-formulants has to be conducted at RNL stage. However, eCA has performed a quick literature search on potential ED effects on non-target organisms in the environment. The search engine that was used is Web of Science. Search terms used to perform the search were: "chemical name" OR "CAS number" AND "endocrine disruptor" OR "endocrin\*" OR "hormon\*" OR "estrogen\*" OR "androgen\*" OR "thyroid\*" OR "steroid\*" AND "ecotox\*" OR "environment" OR "fish" OR "amphib\*" OR "bird\*" OR "mammal\*.

No study reports were found with regards to ED properties. More comprehensive assessment has to be performed by the applicant at RNL stage.

• Substances for which an Environmental Quality Standard (EQS) has been derived

None of the co-formulants are contained in the Priority Substances list according to Annex I of Directive 2008/105/EC.

### 2.8.1 Risk characterisation for the environment

Family A, containing 9% w/w HCl, are formulated as ready-to-use household products to be applied by professionals and non-professionals, indoors only. Both hydrogen and chlorine are commonly found in the environment as a result of both natural and manmade sources.

The formulations are very simple in nature consisting of 9% w/w of the active substance, hydrochloric acid, in water (c.a. 88%) plus very small amounts of other co-formulants (Regarding the substances of concern please refer to Section 1.5.4 of this document. On addition to water, all components of the products dissolve and the active substance, hydrochloric acid, undergoes complete ionization to form chloride ion and hydronium ions.

The use of liquid disinfectant cleaners as a disinfectant (PT2) indicates that the standard sewage treatment plant is considered as the point source and the release to wastewater by default is 100%. Therefore, it is not expected that hydrochloric acid will reach the terrestrial compartment, under normal conditions of use.

Taking these points into consideration, it is not justified to conduct additional fate and behaviour studies on the products as a consequence of either the method of application or the product formulation. Neither the application technique nor the product composition, are expected to influence the fate and behaviour of the active substance in the environment.

The risk characterisation of \_\_\_\_\_\_\_ for the environment is based on a number of considerations. The products are formulated for use as ready-to-use surface disinfectant cleaners for toilets. According to the label recommendation ~80 ml of the product is used per application. The product is mainly used by non-professional users but professional use is also expected

for these products in some Member States (only ~ 1% of units sold). It is assumed that the exposure assessment for non-professional use also covers the professional use of the products. As the two
biggest markets in the EU for these products are the biggest markets, the biggest market
penetration data and units sold per year in these countries, namely,
pendicular data and anno solo per year in aless countries, namely,
As a conservative approach, 3 bottles (units) per household and 3
applications every 28 days are used in the environmental risk assessment.
It is still assumed that 100 % of the product will be released to wastewater and that wastewater will pass through the STP before being discharged into the environment. EUSES 2.1.2 model is applied for the estimation of the distribution of components of the product in the STP and the PECs (Predicted
environmental concentration) in aquatic systems and soil.
The exposure assessments take into account the properties and behaviour of (2,2'-
(C16-18 (evennumbered, C18 unsaturated) alkyl imino) diethanol) and the components of
tallow trimethyl ammonium chloride and 2-propanol). The physico-chemical
input data for EUSES model are taken from respective REACH registration dossiers <sup>2</sup> for substances in
question and from Safety Data Sheets. Default assumptions in accordance with the Emission Scenarios
Document (ESD) <sup>3</sup> for Product Type 2 are used in the model as well

In line with the Technical Guidance Document (EC 2003)<sup>4</sup>, it is assumed that the typical local STP serves 10000 inhabitants (person equivalents) representing 4000 households (according to statistics the average number of people per household in the EU is 2.5<sup>5</sup>).

According to calculations 4869 ml of product per day enter the STP ([3 applications x 80 ml product x 4000 households/100 x 14.2 % of households applying the product]/ 28 days).

The maximum concentration of Ethomeen T/12 in the products is 1.485 %. Based on the assumption of a product density of 1.04 g/ml it was calculated that a maximum of 75.2 g Ethomeen T/12 per day is released to the STP ([ $4869 \times 1.04$ ]/ $100 \times 1.485$ ).

The maximum concentration of Arquad T-50 in the products is 0.475%. Based on the assumption of a product density of 1.04 g/ml it was calculated that a maximum of 24.1 g Arquad T-50 per day is released to the STP ([4869 x 1.04]/100 x 0.475). This amount consists of 14.4 g of tallow trimethyl ammonium chloride and 9.6 g of 2-propanol taking into account the respective percentage of these components in the mixture.

The input values for EUSES modelling are summarised in the Table 38.

#### Table 38. Input values used for calculation of PECs by EUSES model

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<sup>&</sup>lt;sup>2</sup> 2,2'-(C16-18 (evennumbered, C18 unsaturated) alkyl imino) diethanol— https://echa.europa.eu/lv/registration-dossier/-/registered-dossier/14180/1

Tallow trimethyl ammonium chloride - https://echa.europa.eu/lv/registration-dossier/-/registered-dossier/12749 2-propanol - https://echa.europa.eu/lv/registration-dossier/-/registered-dossier/15339/1

<sup>&</sup>lt;sup>3</sup> EUBEES Emission Scenarios Document (ESD) for Product Type 2: Private and public area disinfectants and other biocidal products (sanitary and medical sector) (RVIM report 601450 008, 2001)

<sup>&</sup>lt;sup>4</sup> Technical Guidance Document on Risk Assessment in support of Commission Directive 93/67/EEC on risk assessment for new notified substances, Commission Regulation (EC) No. 1488/94 on risk assessment for existing substances, Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market. Part II. European Communities, 2003.

<sup>&</sup>lt;sup>5</sup> European Environment Agency figures published in 2001, from EuroStat/NewCronos (24/03/2000) and Euro Monitor – European Marketing data and statistics, 1997, 32<sup>nd</sup> Edition. <a href="http://www.eea.europa.eu/data-and-maps/indicators/household-number-and-size">http://www.eea.europa.eu/data-and-maps/indicators/household-number-and-size</a>

Parameter	General input values	Ethomeen T/12	Arqua	d T-50
			tallow trimethyl ammonium chloride	2-propanol
Number of emission days per year	365	-	-	-
Fraction released to wastewater	1 (100 %)	-	-	-
Number of inhabitants served by local STP	10000	-	-	-
Number of households served by local STP	4000	-	-	
		-		-
Emission rate per day	-	0.0752 kg	0.0144 kg	0.0096 kg
Log Kow	-	3.6	3.38	0.05
Vapour pressure at 25°C	-	0.0012 Pa	2.9 x 10 <sup>-6</sup> Pa	0.00602 Pa
Solubility	-	0.0035 g/L	0.14 g/L	Totally miscible (assumed 1000 g/L)
Koc	-	225333 ml/g	1640329 ml/g	-
Readily	- \	YES	YES	YES
biodegradable		(based on the weight of evidence from a number of tests)		

Kow - Octanol-water partition coefficient; Koc - Organic carbon-water partition coefficient

#### 2.8.1.1 Aquatic compartment (incl. sediment)

First of all the toxicity of the formulation Family A is driven by the active substance content.

Therefore the toxicity of the product Family A may be extrapolated mainly from the available data for the active substance HCl.

There is no direct release of the formulation Family A to the environment (freshwater, marine water, air or soil). As HCl dissociates in water, any effects are due to hydronium and chloride ion concentrations and the major effect is the resulting pH rather than the presence of the chloride ion. Therefore the aquatic compartment has been accessed exactly by considering pH changes due to the addition of HCl to water.

Based on the ecotoxicological studies, organisms in natural water bodies have a different optimum pH conditions, ranging from poorly buffered waters with a pH 5 to very hard waters with pH values of up to 9.

Very little experimental data on the toxicity of HCl to aquatic organisms is available. According to the available data, acute fish toxicity for hydrochloric acid at the 96 h LC<sub>50</sub> is between pH 3 and 4. However critical swimming speed is significantly depressed earlier below 4.4 in hard water and below 4.6 in soft water. The relationship between HCl and water hardness is found to be complicated as a variety of natural and anthropogenic factors occurred in water bodies.

The toxicity of the active substance to aquatic invertebrate and algae are relatively similar. The 48 hour EC<sub>50</sub> for the *Daphnia magna* using hydrochloric acid was shown to be 0.439 mg/L at pH 4.92; for the green algal species *C. vulgaris* was shown to be 0.552 mg/L at pH 4.82 at the 72 h. The buffering capacity of the receiving water body is one of the decisive factor in determining toxicity from hydrochloric acid.

The microbiological data showed that the 3 hour  $EC_{50}$  for inhibition of respiration of activated sludge (most sensitive component of the treatment process) was between pH 5.0 and 5.5 using hydrochloric acid that is an essential factor to the normal operation of Sewage Treatment Plant (STP). For comparison, the growth of *Escherichia coli* that is one of most common inhabitants and typical saprophyte in wastewater to be inhibited only at pH 3.7 using hydrochloric acid. If the pH of raw waste water and primary effluent from selected STPs usually demonstrate pH at 7.3-7.7 and based on data below it is considered that the influent pH to some extent did not provoke any perturbation of pH in the treatment process as well as ensures the stability of activated sludge.

There are studies that reported on the toxicity associated with acid precipitation (pH below 5.6) that has a detrimental effect on aquatic ecosystems since acidity in a solution such as rain is synonymous with the presence of hydrogen ions.

The anion released upon acid dissociation has little or no effect. Sodium chloride LC50 for fish and Daphnia are reported as 7846 and 3310 mg/L respectively.

Standard risk assessments are usually based on a comparison of effects data and estimated exposure levels given in units of mg/L (PEC/PNEC). It is not possible to determine quantitative mg/L values for either the effects (PNEC) or the exposure data (PEC) for Hydrochloric acid due to the dissociation, variation in buffering capacity inherent in the different test media and a variety of fluctuated natural factors in environmental compartments. The final pH in different environmental locations will not result from the same influx of acid. It is also of note that H+ increases from sources other than HCl will not be distinguishable in the environment. The buffer capacity, pH and fluctuation of the pH are very specific for specific water ecosystems and it is really not possible to assess the source of issue on fluctuations in pH since it may be as a result of both natural and anthropogenic (e.g. industrial, pollutions) origin.

Exposure to surface water sediment only may be occured indirectly via the sewage treatment plant and surface water. As a result of the low concentrations entering the STP, buffering capacity of natural water/sediment systems and also of EU water quality legislation governing quality of discharges, predicted emissions of chloride and hydronium ions as a result of the proposed use are expected to have negligible impact on the receiving aquatic environment (freshwater and marine). Therefore no risk to Sewage Treatment Plant micro-organisms and activated sludge or surface water and sediment organisms are expected as a result of the formulation of the product. As no significant lowering of environmental pH in either surface water or sediment compartments is expected from effluents of around pH 7, no risk to organisms in either of these compartments is expected as a result of the proposed use of Family A.

It is therefore considered that the risk assessment for Family A (HCl) will be based on a qualitative assessment of its potential effects on environmental pH and will be justified from scientific point of view and evidence. This approach is endorsed by the OECD SIDS document for hydrogen chloride which states that it would not be useful to derive an aquatic PNEC value for HCl because the buffer capacity, pH fluctuation and other environmental factors such as water hardness, acidification, are very specific for any specific aquatic ecosystems.

The influence of the two components reclassified with respect to aquatic toxicity and used in the products of the Family A, namely, is assessed by means of

comparison of effects data for substances in question given in the REACH registration dossiers<sup>2</sup> and Safety Data Sheets, and exposure levels estimated by EUSES model (Predicted environmental concentration/Predicted no effect concentration (PEC/PNEC) given in units of mg/L).

#### 2.8.1.1.1 Aquatic risk assessment

#### **Formulation**

The formulation process of the product Family A involves primarily automated mixing of raw materials in a *closed system*. There are no direct releases of the product Family A to water bodies (freshwater, marine), air or soil from the formulation of Family. As claimed by manufacturers potential release of hydrochloric acid fumes to air is controlled through scrubbers, in which NaOH solution is used to absorb any HCl. There is no monitoring of residual hydrochloric acid fumes as quantities are not detectable. The NaOH solution is periodically replaced and effluent is pH-adjusted in an on-site treatment plant, or is collected and treated at another waste water treatment plant.

Neither and tallow trimethyl ammonium chloride ( ) nor 2-propanol ( ) are considered volatile and would not be expected to volatilise to air in significant quantities with respective vapour pressures of 0.0012 Pa, 2.9 x 10<sup>-6</sup> Pa and 0.00602 Pa.

Effluent, if present, is diluted with water and then sent to the on-site waste water treatment plant where the pH is adjusted. The pH and chloride concentration are monitored at the output of the waste-water treatment plants and are within allowable limits (pH 5 to 11; maximum 4700 mg Cl-/l). Therefore no risk to STP micro-organisms and activated sludge are expected as a result of the formulation Family A.

#### Use of products within Family A

The basic tool used in the decision making is the PEC/PNEC ratio or, if this not available, a *qualitative* estimation, that scientifically demonstrate (justified) that there are no risks for the environment. The environmental risk assessment for ionising substances states that the STP is a well buffered environment, and recommends that a default pH of 7 can be used for exposure calculations. The realistic case scenario pH in Sewage Treatment Plant influent following the proposed use of the product is theoretically calculated to be 5.2 at conditions of HCl to pure water. As municipal waste water contains high levels of organic matter which are known to have high buffering capacity, the raw waste water and primary effluent from selected STPs pH can be 7.3-7.7. It is given that pH in the range 3-5 had significant effects on aquatic organisms. On the basis of this evidence and eco-toxicity studies data reported below it is considered that the raw waste water influent pH did not provoke any perturbation of pH in the treatment process as well as to some extent does not affect the stability of activated sludge.

It is therefore concluded that the proposed use of HCl Family A will not cause any significant change to the pH levels in standard STPs due to the high level of dilution and well buffered environment.

It is considered the buffering capacity of the waste water system plus that of the natural water/sediment system plus the stringent EU water quality legislation for discharges to surface water, no significant pH effects on surface water are expected.

As no significant lowering of environmental pH in either surface water or sediment compartments is expected from effluents of around pH 7, no risk to organisms in either of these compartments is expected as a result of the proposed use of Family A.

As reported the chloride content of these raw wastewaters was 120-397 mg/l. As sodium chloride LC50 for fish and Daphnia are reported as 7846 and 3310 mg/L the approximate LC<sub>50</sub> values for the chloride ion is estimated to be 4759 and 2008 mg chloride/L respectively (Cl is 60.67% of NaCl based on molecular weight).

Based on the realistic worst case environmental exposure assessment, only a small fraction 0.78 mg chloride/L (for realistic case 0.23 mg chloride/L) is expected in wastewater as a result of the proposed use of Family A. This evidence conclusively demonstrates that the levels of chloride seen in wastewater are of insignificant toxicity to aquatic organisms.

It is assumed that 100 % of the products are released to STP which is considered as the point source in relation to wastewater discharges to surface water. The products are not directly released to surface water. Predicted environmental concentrations in the STP, surface water and sediment as well as predicted no effect concentrations and their ratios are given in the Table 39.

Table 39. PEC/PNEC ratios for table 39. recommendation, tallow trimethyl ammonium chloride and 2-propanol in the STP, freshwater and sediment

Compartment	PEC	PNEC	PEC/PNEC ratio									
STP	3.76 x 10 <sup>-4</sup> mg/L	1.5 mg/L	2.51 x 10 <sup>-4</sup>									
Freshwater	2.81 x 10 <sup>-5</sup> mg/L	2.14 x 10 <sup>-4</sup> mg/L	0.13									
Sediment	0.633 mg/kg dwt	1.692 mg/kg dwt	0.37									
	Tallow trimethyl ammonium chloride (											
STP	5.6 x 10 <sup>-4</sup> mg/L	1.1 mg/L	5.09 x 10 <sup>-4</sup>									
Freshwater	1.62 x 10 <sup>-5</sup> mg/L	0.00068 mg/L	0.02									
Sediment	2.66 mg/kg dwt	111.54 mg/kg dwt *	0.02									
	2- propanol (	)										
STP	6.07 x 10 <sup>-4</sup> mg/L	2251 mg/L	2.70 x 10 <sup>-7</sup>									
Freshwater	6.07 x 10 <sup>-5</sup> mg/L	140.9 mg/L	4.31 x 10 <sup>-7</sup>									
Sediment	2.86 x 10 <sup>-4</sup> mg/kg dwt	552 mg/kg dwt	5.18 x 10 <sup>-7</sup>									

<sup>\*</sup>A PNEC for sediment of 0.201 mg/kg dwt is given in the REACH¹ registration dossier and Safety Data Sheet for the substance; however, this appears to be an error. No toxicity data are available in sediment and therefore this PNEC will have been calculated using the equilibrium partitioning method. The derivation of a PNEC in sediment of 0.201 mg/kg dwt from a PNEC water of 0.00068 mg/L requires a Koc of  $\sim 3000$  ml/g which is significantly below the actual Koc range of 18251 to 6171657 ml/g given for the substance. The PNEC for sediment was therefore recalculated using the mean Koc of 1640329 ml/g, which was also used in the exposure assessment.

In addition, with respect to the alternative EUSES modelling was performed according to request of German CA, applying the following changed initial data concerning the fate of the in the STP:

- Fraction of emission directed to water by STP: 1 %;
- Fraction of emission directed to sludge by STP: 22.9 %;
- Fraction of emission degraded in STP: 76.1 %.

The recalculated PEC values in STP, freshwater and sediment as well as the following PEC/PNEC ratios are the same as given in the Table 39.

The PEC/PNEC ratios are below 1 for all single components as well as for the sum of them in each aquatic compartment. The PEC/PNEC ratios show no concern for the aquatic environment from the use of in the Hydrochloric Acid Family A products. A quantitative risk assessment was not performed for HCl in the environmental compartments as the risk was concluded to be negligible both for the single substance and for the mixture containing HCl,

#### Disposal of product packaging

The environmental exposure assessment considers the fate of any residual HCl in spent bottles reaching a landfill site. Due to the high levels of organic material and thus high buffering available in the landfill site no significant alteration of pH is expected in either the landfill solids or leachate. It should be noted in any case that landfill leachate is collected and treated before disposal under the responsibility of special laws and EU waste legislation standards to ensure sufficient protection of the environment. It can be accepted that there will be no significant risk to organisms in the aquatic or terrestrial environment. The same conclusion is true with respect to Ethomeen T/12 and Arquad T-50 in the products. Based on data on the amount of product remaining in spent packaging, it is known that approximately 17.43 g of product is left in a 1 L bottle (originally containing ca.1040 g product). A used bottle contains about 18 g (17.43 g) product (or 0.27 g Ethomeen T/12 [17.43/100 x 1.485] and 0.083 g Arquad T-50 [17.43/100 x 0.475]) as a worse case estimation. Therefore, it is concluded that the disposal of the product will not contribute significantly to the environmental exposure in comparison to the emissions from the in-use phases of the life cycle.

#### Marine exposure

No standard guideline data on the toxicity of hydrochloric acid to marine organisms are available. Therefore the published study data with accepted scientific principles have been used. For example, acute toxicity test on survival grows and osmoregulation to the seawater invertebrate (*Penaeus monodon*) showed that the 96 hour EC50 of hydrochloric acid to the marine water prawn is at pH 3.7.

There is no direct release of the formulation Family A to the marine waters which primarily enters the sewage system (via STP). Moreover as a result of the low concentrations entering, high level of dilution and quite neutral raw waste water effluent pH at 7.3-7.7, predicted pH changes are expected to be negligible in the receiving marine environment. Since the environmental exposure assessment concludes that there will be no significant perturbation of pH in the marine environment from the formulation, use and disposal of Family A, no risk to any specific marine organisms or non-target organisms (flora and fauna) is expected. The justification for non-submission of data on marine exposure is accepted. The same conclusion is valid concerning and Arquad T-50 used in the products. As there is no direct release of the products to the marine environment and they are primarily entering STPs as well as taking into account high dilution rates and readily biodegradability of the coformulants in question, it is not expected that the use of the marine environment.

#### Groundwater contamination

Since the environmental exposure assessment concludes that there will be no significant perturbation or lowering of pH in the aquatic compartment incl. sediment as well as the terrestrial environment from the formulation, use and disposal, no effects on pH in ground water are expected. In addition, as hydrochloric acid completely dissociates in water no bioaccumulation in organisms is possible. It can

therefore be concluded that there will be no risk to ground water organisms. The need to conduct studies on the effects on ground water contamination is considered to be scientifically unjustified. The justification for non-submission of data regarding groundwater contamination by hydrochloric acid is accepted.

With regards to used in the products, the disinfectant is not directly released to groundwater. The substances could potentially reach the groundwater compartment due to application of sewage sludge on soil. PEC in groundwater for is  $2.43 \times 10^{-6} \text{ mg/L}$ , but for the components of  $7.99 \times 10^{-6} \text{ mg/L}$  and 2-propanol -  $1.19 \times 10^{-5} \text{ mg/L}$ . As the directive 2006/118/EC sets the maximum permissible concentration of pesticides in groundwater less than  $1 \times 10^{-4} \text{ mg/L}$  (< 0.1 µg/L), it can be concluded that the risk to the groundwater environment from the use of Family A biocide products is acceptable both for the single components and the sum of them. Calculations were done by EUSES 2.1.2 model.

The recalculated PEC in groundwater for according to the the request of German CA (see chapter 2.8.1.1.1) is 5.54 x 10<sup>-5</sup> mg/L causing no concern.

#### 2.8.1.2 Atmosphere

The formulation and use of products in Family A is not expected to lead to significant exposure of the atmosphere. Also HCl is not expected to contribute to global warming or ozone depletion in the stratosphere on the basis of its physical and chemical properties. Although HCl can lead to acidification in outdoor use exposure, the indoor use exposure of Family A is considered to be negligible.

It is considered that no acute or long-term risk on birds (respiratory tract or reproduction) would be expected. In addition, the generation of such data with a substance known to be corrosive would contravene animal welfare considerations. The exposure of HCl to the atmosphere from the proposed use indoors in toilet bowls is considered to be insignificant compared to that from other natural and man-made sources. The justification for non-submission of data regarding atmospheric organisms such as birds is accepted.

With regards to \_\_\_\_\_\_, they are not considered to be volatile with the following vapour pressures - 0.0012 Pa for \_\_\_\_\_\_, 2.9 x 10-6 Pa for \_\_\_\_\_\_, and 0.00602 Pa for 2-propanol. Therefore, it would not be expected that the coformulants in question will volatilise to air in significant quantities during all phases of the life cycle. This conclusion is supported by the PECs in air calculated for uses of the products: 7.12 x10-12 mg/m3, 4.17 x 10-18 mg/m3 and 5.51 x 10-17 mg/m3 for \_\_\_\_\_\_, tallow trimethyl ammonium chloride and 2-propanol, respectively. Calculations were done by EUSES 2.1.2 model.

The recalculated PEC in air for according the the request of German CA (see chapter 2.8.1.1.1) is 1.89 x10-12 mg/m3 causing no concern.

#### 2.8.1.3 Terrestrial compartment risk assessment

There are no standard guideline data available on the biotic effects of HCl in the terrestrial environment; however, no such requirements are specified in the TNsG on Data Requirements for a PT2 active substance based on the lack of exposure expected (i.e. not for use as a soil/solid waste disinfectant).

The product is not directly released to the terrestrial compartment, under normal conditions of use. Potential indirect routes considered are application of sewage sludge and deposition from air immediately outside the dwelling where the product is used. As a result of the buffering capacity of soil and also of EU legislation governing application of sewage sludge to land, any emission of chloride and hydronium ions as a result of the proposed use of products Family A are expected to have negligible impact on the terrestrial environment.

The formulation and domestic indoor use of products in Family A are not expected to lead to significant perturbations of terrestrial levels of chloride or pH. The product is not directly released to the terrestrial compartment, under normal conditions of use. This conclusion is based on the lack of significant direct exposure to soil, natural buffering capacity of soils and EU legislation controlling the application of sewage sludge to land. It is considered that there is no need to conduct studies on the acute toxicity to soil non-target micro- or macro-organisms and plants. Given the lack of significant pH lowering effects in soil from formulation, use and disposal, no risk to soil dwelling organisms is anticipated. The justification for non-submission of data regarding terrestrial contamination by hydrochloric acid is accepted.

With regards to \_\_\_\_\_\_, the substances could potentially reach the terrestrial compartment due to application of sewage sludge on soil, as it is assumed that 100 % of the used product enters STP. Predicted environmental concentration in the soil (over 30 days) as well as predicted no effect concentration and their ratio are given in the Table 40.

Table 40 PEC/PNEC ratio for Ethomeen T/12, tallow trimethyl ammonium chloride and 2-propanol in the soil

• •											
Compartment	PEC	PNEC	PEC/PNEC ratio								
Soil	0.0111 mg/kg dwt	5 mg/kg dwt	2 x 10 <sup>-3</sup>								
	Tallow trimethyl ammonium chloride (										
Soil	0.263 mg/kg dwt	7 mg/kg dwt	0.04								
	2- propanol ( )										
Soil	1.44 x 10 <sup>-5</sup> mg/kg dwt	28 mg/kg dwt	5.14 x 10 <sup>-7</sup>								

The recalculated PEC in soil for according the the request of German CA (see chapter 2.8.1.1.1) is 0.254 mg/kg dwt and the PEC/PNEC ratio is  $0.254/5 = 5.08 \times 10^{-2}$ .

The PEC/PNEC ratio in the soil is below 1 for all single components as well as for the sum of them. No concern for the soil and terrestrial compartment as a whole from the use of in the Hydrochloric Acid Family A products is justified. A quantitative risk assessment was not performed for HCl in the environmental compartments as the risk was concluded to be negligible both for the single substance and for the mixture containing HCl,

#### 2.8.1.4 Non-compartment specific effects relevant to the food chain (secondary poisoning)

Negligible exposure of the terrestrial environment is expected from the formulation and proposed use of HCl as a surface disinfectant for toilet bowls. Also, it is not expected to lead to any significant perturbation of pH levels in the environment. As HCl completely dissociates in water or in soil moisture, it will therefore not be subject to bioaccumulation or developing resistance in terrestrial macro- or micro-organisms. Both H<sup>+</sup> and Cl- occur naturally in the environment. Due to HCl insignificant exposure, absence of bio-accumulation or developed resistance in organisms there are no specific effects relevant to the food chain risk or secondary poisoning in either the aquatic or terrestrial compartment. This conclusion is true for both Ethomeen T/12 and Arquad T-50 due to insignificant exposure to all environmental compartments, biodegradability properties of these components and absence of bio-accumulation.

#### 2.8.1.5 PBT assessment

The PBT criteria are indicated in Regulation (EC) No 1907/2006 Annex XIII.

HCl is an inorganic compound, which is not biologically degradable. HCl is a strong acid that is very soluble in water and dissociates completely, to form chloride ion and hydronium ions.

Based on the property to dissociate in water, HCl will not bio-concentrate in aquatic organisms. Also HCl isn't classified as carcinogenic, mutagenic or toxic to reproduction and there is no data for endocrine disruption. HCl does not meet the criteria in Regulation (EC) No 1907/2006 Annex XIII, and is not considered as PBT substance.

With respect to used in the products, the co-formulants in question are readily biodegradable, without bioaccumulation potential as well as not classified as carcinogenic, mutagenic, toxic to reproduction or as STOT RE. Nevertheless, meets the criterion for aquatic toxicity as the NOEC is < 0.01mg/L.

### 2.9 Measures to protect man, animals and the environment

The product can only be authorised under specified use conditions which are sumamrised in chapter 2.9.1. The authorisation will be granted for the use indicated in Section 1.5.

#### 2.9.1 Conditions for use

For the protection of man, animals and the environment label and safety data sheet must contain the following indications in addition to the elements already listed Art. 69 (2) of Regulation (EU) 528/2012:

#### 1) The instructions for use must contain the following indications:

- "We recommend you wear gloves while you disinfect and clean your toilet:
- 1.Lift up the toilet seat and carefully direct the nozzle under the toilet rim.
- 2. Squeeze and apply slowly all around the inside of the bowl, allowing enough liquid to cover the bowl completely.
- 3. For [optimum] cleaning [results] leave for [1/5/10/30] minutes, then flush.
- 4. To disinfect, leave for 60 minutes, flush and brush."

#### 2) The label information must contain the following hazard and precautionary statements:



- Danger;
- Skin Corr. 1
- Met. Corr. 1
- Aquatic Chronic 3
- H314: Causes severe skin burns and eye damage;
- H290 May be corrosive to metals
- H412 Harmful to aquatic life with long lasting effects
- P101 If medical advice is needed, have product container or label at hand (for non-profesional users)
- P102 Keep out of reach of children (only for non-professional users)
- P103 Read label before use (only for non-professional users)
- P405+P234 Store locked up. Keep only in original container.

- P264 Wash hands thoroughly after handling.
- P280 Wear protective gloves (only for professional users)
- P301 + P330 + P331+P310 IF SWALLOWED: Rinse mouth. Do not induce vomiting. Immediately call a POISON Center or doctor.
- P304 + P340 IF INHALED: Remove person to fresh air and keep comfortable for breathing P305 + P351 + P338 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.
- P273 Avoid release to the environment.
- P501 Dispose of contents/container in accordance with local/regional regulations.

In addition, based on exposure assessment the following statement must be included under the 'Precautions' section of the product label: Do not use with any bleaches or other cleaning products.

# 3) Particulars of likely direct or indirect adverse effects and first aid instructions and emergency measures to protect the environment

#### HUMAN HEALTH

Severe skin burns or eye damage. Chemical burns must be treated promptly by a physician.

#### • Inhalation:

IF INHALED: Remove person to fresh air and keep comfortable for breathing. Call a Poison Center or doctor if adverse health effects persist or are severe.

#### • Skin contact:

IF ON SKIN (or hair): Take off immediately all contaminated clothing. Rinse skin with water. Call a Poison Center or doctor if adverse health effects persist or are severe. Wash contaminated clothing before reuse.

#### • Eye contact:

IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.

Call a Poison Center or doctor if adverse health effects persist or are severe.

#### • Ingestion:

IF SWALLOWED: Rinse mouth. Do not induce vomiting

Immediately call a POISON Center or doctor

Never give anything by mouth to an unconscious person. If unconscious, place in recovery position and get medical attention immediately.

Latvian CA also recommends to users - Wash hands and exposed skin before meals and after use.

#### • ENVIRONMENTAL PART

Harmful to aquatic life with long lasting effects

Avoid release to the environment.

Dispose of contents/container in accordance with local/regional regulations.

#### **Spill control:**

Small spills: Dilute with water and mop up, or absorb with inert material. Any contaminated materials must be disposed of as hazardous waste.

Large spills: Contain and collect for disposal. Disposal of this product should at all times comply with the waste disposal legislation and any regional local authority requirements.

#### 4) Waste management measures:

#### **Product:**

- Methods of disposal: Any contaminated materials must be disposed of as hazardous waste.
  This material and its container must be disposed of in a safe way. Disposal of this product
  should at all times comply with the waste disposal legislation and any regional local authority
  requirements.
- European waste catalogue (EWC) Waste code 20 01 29\*: detergents containing dangerous substances

#### Packaging:

- Methods of disposal: The generation of waste should be avoided or minimized wherever
  possible. This material and its container must be disposed of in a safe way. Disposal of this
  packaging should at all times comply with the waste disposal legislation and any regional local
  authority requirements.
- European waste catalogue (EWC) Waste code 15 01 10\*: packaging containing residues of or contaminated by dangerous substances
- Special precautions: Any disposal must comply with the waste disposal legislation and any regional local authority requirements. Packaging and containers to be recycled only if emptied completely.

#### 5) Storage conditions and stability

Store in original container protected from direct sunlight in a dry, cool and well-ventilated area, away from incompatible materials and food and drink.

Separate from alkalis.

Keep container tightly closed and sealed until ready for use.

Containers that have been opened must be carefully resealed and kept upright.

Do not store in unlabelled containers.

The shelf life of the product is 24 months.

#### 2.9.2 Conditions for authorisation

#### Packaging:

- 500 ml, 680 ml, 750 ml, 900 ml and 1000 ml HDPE bottles.
- The plug of packaging should be <u>only</u> in accordance with technical drawing (Annex 2). Taking into account that the plug of packaging is considered as risk mitigation measure no any

deviation can be acceptable without re-evaluating the risk profile of the product. Particular packaging and plug has been described and evaluated in product assessment process.

The label claims indicated in Section 2.5.4. are acceptable to use in Latvia. The applicant has to agree with concerned Member States for the use of terminology and translation of label claim for trained professionals, professionals and general public (non-professionals) users in each language.

### 3 Decision

The ready-to-use products within Family A, formulated by Reckitt Benckiser Healthcare (UK) Ltd., with the active substance hydrochloric acid (9% w/w) are authorised for use as toilet bowls disinfectants (product type 2) claimed as <u>bactericide</u>, <u>fungicide</u>, <u>yeasticide</u>, <u>virucide</u> and <u>bacterial sporicide</u>. Products are effective against a range of Gram positive and Gram negative bacteria and spore forming bacteria, fungi incl. moulds and yeasts and viral types as Poliovirus and Adenovirus.

At the same time the Applicant must add the surfactant/co-surfactant indicated within the Family in this level and content to achieve the cleaning function.

For consideration: The plug of packaging should be <u>only</u> in accordance with technical drawing (Annex 2).

The Latvian CA considers that sufficient data have been provided to verify the outcome and conclusions, and permits the authorisation of Family A for professional and non-professional use.

### **List of Annexes**

- 1. Full composition of Family A
- 2. Product packaging
- 3. List of intended uses (as submitted by the applicant)
- 4. Toxicology and metabolism –active substance
- 5. Toxicology biocidal product
- 6. Safety for professional operators
- 7. Safety for non-professional operators and the general public
- 8. List of studies reviewed
- 9. List of references

### Annex 1: Full composition of Family A

The applicant must add the surfactant/co-surfactant indicated within the Family in this level and content to achieve the cleaning function.

Common name	IUPAC name	Function	CAS number	EC number		ent (%)
Hydrochloric acid	Hydrogen chloride	Active substance	-	231- 595-7	Min	Max 9
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### Full composition of 1-10 product within Family A

		1	2	3	4	5	6	7	8	9	10
Component	Function		Content (%)								
HCl*	Active	9.00	9.00	9.00	9.00	9.00	9.00	9.00	9.00	9.00	9.00
									_		
									I	I	
								I	I	I	
										I	
							I	I	I	I	I
			I	1	1	I					
			I	1	I	ı			ı	ı	ı
			I		I				ı	ı	ı
		I		I	, I		I			I	I
		ı	1		I	I	I	I		ı	I
		1	I	I				I			I
		L	I	1							
		1		I					ı	ı	

<sup>\*</sup>The tolerance limit is  $\pm 10\%$  (8.1 – 9.9%).

Full composition of 11-15 products within Family  $A-\mbox{minor}$  change

C	E	11	12	13	14	15
Component	Function		Conte	nt (%)		
HCl	Active	9.00	9.00	9.00	9.00	9.00
		I	I	I		
		I		I		
		I	ı	1	1	L
					1	
		I	I	ĺ	I	I
		I	I			I
		I			I	I
			1	I	I	I
		1	I			
			1		I	
		ı	ı			

Full composition of products 16-19 within Family A – minor change

sition of products	10-17 Within I	anny 71 n	innor change		
Component	Function	16	17	18	19
			Conter	ıt (%)	
HCl	Active	9.00	9.00	9.00	9.00
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Full composition of products 21-24 within Family A – "Notification of a product in a product family"

Component	Function	20	21	22	23	24
					ent (%)	
HCl	Active	9.00	9.00	9.00	9.00	9.00
					L	
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Full composition of products 25-32 within Family A – Minor Change

Commonant	Function	25	26	27	28	29	30	31	32
Component						ontent (%)			
HCl	Active	9.00	9.00	9.00	9.00	9.00	9.00	9.00	9.00
					_	_	_		\ -
					I	I	I	1	I
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(1 L, 900 ml, 750 ml, 680 ml, 500 ml)



**Annex 3:** List of intended uses (as submitted by the applicant)

Us	Target	Function/Mod	Field of	User	Applicati	Packaging	Application	Decision
e	organisms	e of action	use	category	on	size	rate	
					method			
00 1		Bactericide, sporicide, fungicide, yeasticide and virucide. Cellular injury and/or necrosis in contact with biological material (e.g. microorganism) due to action of highly reactive ions, that results as "killing" and reduction in infectivity of bacteria, bacterial spores, fungi, yeasts and viruses.	Toilet bowls disinfecta nt cleaner.	Trained professional/professional/general public (non-professional)	Product to be applied by the user by directing the nozzle under the rim of the toilet bowl.	Opaque high density polyethylen e (HDPE) bottle 500 ml, 680 ml, 750 ml, 900 ml, 1 L. The plug of packaging should be only in accordance with technical drawing defined in Annex 2.	Application rate: ~80 ml as per label instructions.  Frequency: Not restricted. As required.	Authorised

### HCl

#### Threshold Limits and other Values for Human Health Risk Assessment

Date: 15.01.2015.

#### **Summary**

	Value	Study	SF
AEL long-term	$3.75 \text{ mg/m}^3$	6	8
AEL medium-term	$3.75 \text{ mg/m}^3$	1	8
AEL acute	3.75 mg/m <sup>3</sup>	1	8

Inhalative absorption	NOAEC=30 mg/m <sup>3</sup>				
	$AEL=3.75 \text{ mg/m}^3$				
	SF=8				
Oral absorption	NA				
Dermal absorption	NA				

#### Classification

with regard to toxicological data (according to the criteria in Dir. 67/548/EEC)	NA
with regard to toxicological data (according to the criteria in Reg. 1272/2008)	Dangerous Skin corr. 1B; H314 - Causes severe skin burns and eye damage (C $\geq$ 25 %)
	STOT SE 3; H335 - May cause respiratory irritation ( $C \ge 10 \%$ )

<sup>-</sup>

 $<sup>^6</sup>$  Inclusion of active substances in Annex I or IA to Directive 98/8/EC. Hydrochloric acid. Product-type 2 (Private area and public health area disinfectant and other biocidal products). Final CAR, November 2011

## Annex 5: Toxicology – biocidal product

### HCl Family A

Date: 15.01.2015.

General information	
Formulation Type	Ready to use product
Active substance(s) (incl. content)	HCl (9 % w/w)
Category	PT02

Rat LD50 oral (OECD 420)	No acute oral toxicity study was conducted for formulations because of their corrosive properties
Rat LD50 dermal (OECD 402)	No acute dermal toxicity study was conducted for formulations because of their corrosive properties
Rat LC50 inhalation (OECD 403)	No acute inhalation toxicity study was conducted for formulations because of their corrosive properties
Skin irritation (OECD 404)	No skin irritation study was conducted for formulations because of their corrosive properties
Eye irritation (OECD 405)	Since the preparations are classified as corrosive to skin, then risk of severe damage to eyes is considered implicit. No eye irritation study was conducted.
Skin sensitisation (OECD 429; LLNA)	No skin sensitisation study was conducted for formulations because of their corrosive properties.

Corrosive to skin, acc. to in vitro transcutaneous electrical
resistance assay (TER=0.934 kohm) (Covance Laboratories
Ltd. (England), study number 1864/031, Dreher D., 2005)
NA
NA
<i>J</i>
NA

Classification and labelling proposed for	the proposition with record to torical acidal proporties (A may IIIP, point 0)
Directive 1999/45/EC	the preparation with regard to toxicological properties (Annex IIIB, point 9) (NA from June 1, 2015)
Directive 1999/45/EC	(NA from June 1, 2013)
Pagulation 1272/2009/EC alassification	Hazard classification:
Regulation 1272/2008/EC classification	Skin Corr. 1
	Walter & Value
	Met.Corr.1
	Aquatic Chronic 3
	Signal word: Danger
	H lee
	Hazard statements:
	H314 Causes severe skin burns and eye damage.
	H290 May be corrosive to metals
	H412 Harmful to aquatic life with long lasting effects
	D. C.
	Precautionary statements:
	P101 If medical advice is needed, have product container or label at hand (for
	non-profesional users)
	P102 Keep out of reach of children (for non-professional users)
	P103 Read label before use (for non-professional users)
	P234 Keep only in original container.
	P260 Do not breathe vapours.
	P264 Wash hands thoroughly after handling
	P273 Avoid release to the environment.
	P280 Wear protective gloves (only for professional users)
	P303 + P361 + P353 IF ON SKIN (or hair): Take off immediately all
	contaminated clothing. Rinse skin with water.
	P305 + P351 + P338 IF IN EYES: Rinse cautiously with water for several
I	minutes. Remove contact lenses, if present and easy to do. Continue rinsing.

	P304 + P340 IF INHALED: Remove person to fresh air and keep comfortable
	for breathing P301 + P330 + P331 IF SWALLOWED: Rinse mouth. Do not
	induce vomiting.
	P310 Immediately call a POISON Center or doctor.
	P101 If medical advice is needed have product container or label at hand.
	P363 Wash contaminated clothing before reuse.
	P390 Absorb spillage to prevent material damage.
	P405 Store locked up.
	P406 Store in corrosive resistant/ container with a resistant inner liner.
	P501 Dispose of contents/container in accordance with local/regional
	regulations.
Regulation 1272/2008/EC labelling	Hazard classification:
resputation 12/2/2000/EC labelling	Skin Corr. 1
	Met.Corr.1
	Aquatic Chronic 3
	Aquatic Cilionic 5
	Signal words Dangar
	Signal word: Danger
	II
	Hazard statements:
	H314 Causes severe skin burns and eye damage.
	H290 May be corrosive to metals
	H412 Harmful to aquatic life with long lasting effects
	Progration and statements
	Precautionary statements: P101 If medical advice is needed, have product container or label at hand (for
	non-profesional users)
	P102 Keep out of reach of children (only for non-professional users)
	P103 Read label before use (only for non-professional users)
	P405+P234 Store locked up. Keep only in original container.
	P264 Wash hands thoroughly after handling.
	P280 Wear protective gloves (only for professional users)
	P301 + P330 + P331+P310 IF SWALLOWED: Rinse mouth. Do not induce
	vomiting. Immediately call a POISON Center or doctor.
	P304 + P340 IF INHALED: Remove person to fresh air and keep comfortable
	for breathing. P305 + P351 + P338 IF IN EYES: Rinse cautiously with water for
	several minutes. Remove contact lenses, if present and easy to do. Continue
	rinsing.
	P273 Avoid release to the environment.
	P501 Dispose of contents/container in accordance with local/regional
	regulations.

### **HCl Family A**

Date: 15.01.2015.

### **Exposure assessment**

### Exposure scenarios for intended uses (Annex IIIB, point 6.6)

### Primary exposure of professionals

Component	CAS	Potential Dermal Total [mg/day]	Potential Dermal Total [mg/kg/d]	Actual Dermal Total [mg/day]	Actual Dermal Total [mg/kg/d]	Inhalation Exposure [mg/m³]	Model
		330	5.5	16.5	0.275		ConsExpo 4.1
HCl	7647-01-0					2.7 ("worst case scenario") 2.4 ("realistic scenario")	

#### Risk assessment

Component	CAS	AEL [mg/kg/d]	Absorption Inhal ext [mg/m3]			Derm ext [mg/kg/d]			RCR ges		
			inh	derm	Act. Expo	RW	RCR	Act. Expo	RW	RCR	
нсі	7647-01-0	NA	NA	NA	2.7 (worst case) 2.4 (realistic case)	3.75	0.72 (worst case) 0.64 (realis- tic case)	0.275	NA	NA	0.72 (worst case) 0.64 (realis- tic case)

The risk assessment for the substance(s) of concern has to be carried out in almost the same manner.

#### **Annex 7**: Safety for non-professional operators and the general public

#### **HCl Family A**

Date: 15.01.2015.

General information	
Formulation Type	Ready to use product
Active substance(s) (incl. content)	HCl (9 % w/w)
Category	PT02

Authorisation number

TI	
н	ĸ

Data base for exposi	are estimation
according to	Appendix: Toxicology and metabolism – active substance/CAR
Exposure scenarios	for intended uses (Annex IIIB, point 6.6)
Primary exposure	Inhalation exposure: 2.7 mg/m <sup>3</sup> (worst case), 2.4 mg/m <sup>3</sup> (realistic case);

Primary exposure	Inhalation exposure: 2.7 mg/m <sup>3</sup> (worst case
	Dermal exposure: 0.275 mg/kg bw

Secondary exposure, acute NA Secondary exposure, chronic NA

Exposure of non-professionals and the general public to the biocidal product containing 9 % w/w HCl as active substance is considered acceptable, if the biocidal product is used as intended and all safety advices are followed.

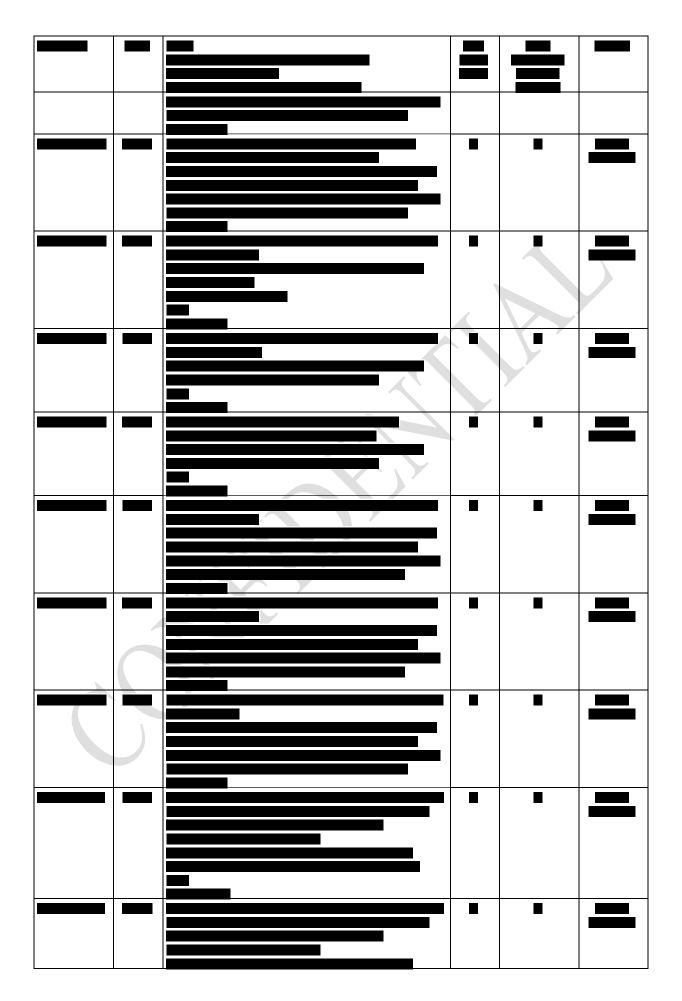
Details for the exposure estimates:

a) Inhalation exposure based on Worst case estimate by application of the whole product's botle after one hour – 2.7 mg/m<sup>3</sup>; realistic case estimate by application of ~80 ml of the product after one hour  $-2.4 \text{ mg/m}^3$ . AEC=3.75. RCR = 0.72 (worst case); RCR = 0.64 (realistic case). The conditions of the field experiment carried out are more conservative in comparison to real life situations.

b) Dermal exposure based on ConsExpo 4.1 modelling - 0.275 mg/kg bw. No AEL derived as as the primary toxic effect is considered to be contact irritation/corrosion with no penetration being expected from dermal exposure to sub-irritant concentrations. Experimental data obtained on rabbits state that LD<sub>50</sub> from dermal exposure makes up >5010 mg/kg (Draft OECD SIDS on hydrogen chloride).

Annex 8: List of studies reviewed

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Author(s)	Year	Title. Source (where different from company) Company, Report No. GLP (where relevant) / (Un)Published	Key study (Y/N)	Data Protection Claimed (Yes/No)	Owner
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**Annex 9:** List of referencies

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Year	Title. Source (where different from company) Company, Report No. GLP (where relevant) / (Un)Published	Data Protecti on Claimed (Y/N)	Owner
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Author(s)	Year	Title. Source (where different from company) Company, Report No. GLP (where relevant) / (Un)Published	Data Protecti on Claimed (Y/N)	Owner
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