

Helsinki, 20 September 2021

# Addressees Registrant(s) of JS\_936-611-2 as listed in the last Appendix of this decision

# **Date of submission of the dossier subject to this decision**

04/01/2019

# Registered substance subject to this decision ("the Substance")

Substance name: Reaction mass of disodium N-(1-oxooctadecyl)-L-glutamate and disodium N-(1-oxohexadecyl)-L-glutamate EC number: 936-611-2 CAS number: NS

**Decision number:** Please refer to the REACH-IT message which delivered this communication (in format CCH-D-XXXXXXXXXXXXX/F)

# DECISION ON A COMPLIANCE CHECK

Under Article 41 of Regulation (EC) No 1907/2006 (REACH), you must submit the information listed below, by the deadline of **27 September 2022**.

The scope of this compliance check is limited to physical chemistry, environmental fate and behaviour and aquatic environment.

Requested information must be generated using the Substance unless otherwise specified.

# A. Information required from all the Registrants subject to Annex VII of REACH

1. Ready biodegradability (Annex VII, Section 9.2.1.1.; test method: OECD TG 301A/B/C/D/E/F or OECD TG 310)

# B. Information required from all the Registrants subject to Annex VIII of REACH

1. Short-term toxicity testing on fish (Annex VIII, Section 9.1.3.; test method: OECD TG 203)

Reasons for the request(s) are explained in the appendices entitled "Reasons to request information required under Annexes VII to VIII of REACH", respectively.

# Information required depends on your tonnage band

You must provide the information listed above for all REACH Annexes applicable to you, and in accordance with Articles 10(a) and 12(1) of REACH, the information specified in Annexes VII and VIII to REACH, for registrations at **Exercise**.

# How to comply with your information requirements

To comply with your information requirements you must submit the information requested by this decision in an updated registration dossier by the deadline indicated above. You must also update the chemical safety report, where relevant, including any changes to classification and labelling, based on the newly generated information.



You must follow the general testing and reporting requirements provided under the Appendix entitled "Requirements to fulfil when conducting and reporting new tests for REACH purposes". In addition, you should follow the general recommendations provided under the Appendix entitled "General recommendations when conducting and reporting new tests for REACH purposes". For references used in this decision, please consult the Appendix entitled "List of references".

# Appeal

This decision, when adopted under Article 51 of REACH, may be appealed to the Board of Appeal of ECHA within three months of its notification to you. Please refer to <a href="http://echa.europa.eu/regulations/appeals">http://echa.europa.eu/regulations/appeals</a> for further information.

#### Failure to comply

If you do not comply with the information required by this decision by the deadline indicated above, ECHA will notify the enforcement authorities of your Member State.

Authorised<sup>1</sup> under the authority of Christel Schilliger-Musset, Director of Hazard Assessment

<sup>&</sup>lt;sup>1</sup> As this is an electronic document, it is not physically signed. This communication has been approved according to ECHA's internal decision-approval process.



# Appendix A: Reasons to request information required under Annex VII of REACH

#### 1. Ready biodegradability

Ready biodegradability is an information requirement under Annex VII to REACH (Section 9.2.1.1.).

You have provided a key study: OECD TG 301B (2008) with the Substance.

To fulfil the information requirement, a study must comply with the OECD TG 301 or 310 (Article 13(3) of REACH). Therefore, for a study according to OECD TG 301, the following requirement must be met:

1. The inoculum is not be pre-adapted to the test material;

Your registration dossier assessed for the initial draft decision, provides an OECD TG 301B showing 52% degradation after 28 days. Based on the study, you concluded that the Substance is inherently biodegradable.

In the technical dossier assessed for the initial draft decision, you indicated that adapted inoculum was used for the study (point 1 above).

In your comments to the initial draft decision, you indicate the following:

- 1. The inoculum is not pre-adapted to the test material
  - a. The IUCLID dossier will be corrected to reflect accurately the test conditions from (2008) by selecting the following description for the inoculum/test system: "activated sludge, domestic, non-adapted".
- 2. Conclusion: Based on the above, you do not agree with the premise that "there are critical methodological deficiencies affecting the reliability of the test results" and that "the information requirement is not fulfilled". You consider that the existing study data is valid and that there is no need to undertake a new study to address this endpoint.

Based on the information in the dossier, ECHA concluded that there is a critical methodological deficiency affecting the reliability of the test results for the inoculum/test system.

In your comments to the initial draft decision, you have provided the requested information for the inoculum/test system. ECHA has assessed the information against the requirement in OECD TG 301B / 310. The information you have provided in your comments addresses the incompliance identified in this decision for this information requirement. However, as the information is currently not available in your registration dossier, the data gap remains. You should therefore submit this information in an updated registration dossier by the deadline set out in the decision."

On this basis, the information requirement is not fulfilled.

Please note that ECHA agrees that the information relating to the concentration of the inoculum is set to reach a bacterial cell density of  $10^7$  to  $10^8$  cells/L in the test vessel was addressed in the dossier assessed for the initial draft decision.



# Appendix B: Reasons to request information required under Annex VIII of REACH

#### **1.** Short-term toxicity testing on fish

Short-term toxicity testing on fish is an information requirement under Annex VIII to REACH (Section 9.1.3.).

In the dossier assessed for the initial draft decision, you have adapted this information requirement by using a Grouping of substances and read-across approach under Annex XI, Section 1.5 using the following source information:

i) OECD TG 203 Key study (2018) with analogue substance Disodium (2S)-2octadecanamidopentanedioate (CAS Nr. 38079-62-8 / EC Nr. 253-773-3)

We have assessed this information and identified the following issues:

Annex XI, Section 1.5. specifies two conditions which must be fulfilled whenever a read-across approach is used. Firstly, there needs to be structural similarity between substances which results in a likelihood that the substances have similar physicochemical, toxicological and ecotoxicological properties so that the substances may be considered as a group or category. Secondly, it is required that the relevant properties of a substance within the group may be predicted from data for reference substance(s) within the group (addressed under 'Assessment of prediction(s)').

Additional information on what is necessary when justifying a read-across approach can be found in the ECHA Guidance R.6 and related documents.

You have not provided a read-across justification document in your technical dossier.

You predict the properties of the Substance from the structurally similar substance: Disodium (2S)-2-octadecanamidopentanedioate (CAS Nr. 38079-62-8 / EC Nr. 253-773-3).

The source study that you have used in your read-across approach, KS (2018) corresponding to a fish acute toxicity test performed according to the OECD TG 203.

You have not provided any reasoning for the prediction of ecotoxicological properties.

ECHA notes the following shortcomings with regards to the predictions of (eco)toxicological properties.

#### 1. Absence of read-across documentation

Annex XI, Section 1.5 requires that whenever read-across is used adequate and reliable documentation of the applied method must be provided. Such documentation must provide a justification for the read-across including a hypothesis, explanation of the rationale for the prediction of properties and robust study summary(ies) of the source study(ies).<sup>2</sup>

You have provided studies conducted with other substances than your Substance in order to comply with the REACH information requirements. You have not provided documentation as to why this information is relevant for your Substance.

In the absence of such documentation, ECHA cannot verify that the properties of your Substance can be predicted from the data on the source substance(s).

<sup>&</sup>lt;sup>2</sup> Guidance on information requirements and chemical safety assessment Chapter R.6: QSARs and grouping of Chemicals, Section R.6.2.6.1



# *2. Characterisation of the source substance(s)*

Annex XI, Section 1.5 of the REACH Regulation provides that "substances whose physicochemical, toxicological and ecotoxicological properties are likely to be similar or follow a regular pattern as a result of structural similarity may be considered as group."

According to the ECHA Guidance, "the purity and impurity profiles of the substance and the structural analogue need to be assessed", and "the extent to which differences in the purity and impurities are likely to influence the overall toxicity needs to be addressed, and where technically possible, excluded". The purity profile and composition can influence the overall toxicity/properties of the Substance and of the source substance(s).<sup>3</sup> Therefore, qualitative and quantitative information on the compositions of the Substance and of the source substance(s) should be provided to allow assessment whether the attempted predictions are compromised by the composition and/or impurities.

In the technical dossier, there is currently no compositional information of the test material for the source substance.

No information on the compositional information on the source substance is provided. Without consideration of the constituents with different carbon chain length, no qualitative or quantitative comparative assessment of the compositions of the Substance and of the source substance can be completed. Therefore, ECHA considers that it is not possible to assess whether the attempted predictions are compromised by the composition of the source substance.

#### 3. Supporting information

Annex XI, Section 1.5 of the REACH Regulation states that "physicochemical properties, human health effects and environmental effects or environmental fate may be predicted from data for reference substance(s)". For this purpose "it is important to provide supporting information to strengthen the rationale for the read-across". The set of supporting information should allow to verify the crucial aspects of the read-across hypothesis and establish that the properties of the Substance can be predicted from the data on the source substance(s).

Supporting information must include bridging studies to compare properties of the Substance and source substances.

As indicated above, relevant, reliable and adequate information allowing to compare the properties of the Substance and of the source substance(s) is necessary to confirm that both substance cause the same type of effects. Such information can be obtained, for example, from bridging studies of comparable design and duration for the Substance and of the source substance(s).

The data set reported in the technical dossier does not include relevant, reliable and adequate information for the Substance and of the source substance(s) to support your read-across hypothesis.

In the absence of such information, you have not established that the Substance and of the source substance(s) are likely to have similar properties. Therefore you have not provided sufficient supporting information to strengthen the rationale for the read-across.

In addition, the source substance EC 253-773-3 covers only alkyl carbon chain length of C-

<sup>&</sup>lt;sup>3</sup> Guidance on information requirements and chemical safety assessment Chapter R.6: QSARs and grouping of Chemicals, Section R.6.2.3.1



18 whereas the Substance refers to C16-C18. You have not explained how information from the source substance can be used to predict the toxicity of the Substance which contains shorter alkyl carbon chain.

4. Conclusion

As explained above, you have not established in your registration dossier, that relevant properties of the Substance can be predicted from data on the analogue substance. Therefore, your adaptation does not comply with the general rules of adaptation as set out in Annex XI, Section 1.5. and your grouping and read-across approach is rejected.

First, in your comments to the initial draft decision, you confirm that the substance tested in the study is the Substance. You confirm the sample used in the test has a composition in line with that reported in Section 1.2 of the dossier of the Substance. You confirm that the substance, Disodium (2S)-2-octadecanamidopentanedioate (CAS Nr. 38079-62-8 / EC Nr. 253-773-3), is a constituent of the Substance, (

ECHA outlines that in the robust study summaries of the environmental testing, the identity of the test material tested and the Substance should be explicitly cross-referenced.

If correct, this would address the identified issues. However, as the information is currently not available in your registration dossier, the data gap remains. You should therefore submit this information in an updated registration dossier by the deadline set out in the decision.

Second, in your comments to the initial draft decision, you have provided a study design entitled ``

indicated that validity criteria has been met based on the following details:

- 1. 0% control mortality was observed in the study.
- . ≥80% was observed throughout the exposure period i.e. ≥60% of the air saturation value in all test vessels throughout the exposure.
- 3. Analytical measurement of test concentrations was completed.
  - a. Moreover, the concentration values measured in all test concentrations at the start and at the end of the first and at the last renewal periods were all in the range of  $\pm$  20% of the initial value. The provided report Table confirms this result. The measured values were close to nominal values (91.4 104.7% of nominal) i.e. the test concentrations were within 80-120% of nominal. Therefore, the biological results are based on initial concentrations.
  - b. The study design was a static renewal test, the Substance was renewed 4 times, during the 96 hours.
- 4. A clear dose-response was observed concerning mortality and behaviour.
- 5. The test design took into account that the test item (anionic surfactant) shows special behaviour, including precipitation and micelle formation. Thus, the test item was dissolved in deionized water and mixed into the test medium using ultrasonic bath approximately for 5 minutes.
- 6. It can be concluded that the applied methodology is adequate to assess potential acute effects of the test substance on fish. We consider the results to be valid bearing in mind that we can now confirm that the substance tested has the same composition as that registered we do not feel that the study needs to be repeated.
- 7. You have explicitly indicated that the substance tested for OECD TG 203 (1992) has the same composition as that of the Substance.



ECHA has assessed the information against the requirement in OECD TG 203. The information you have provided in your comments addresses the incompliances identified in this decision for this information requirement. However, as the information is currently not available in your registration dossier, the data gap remains. You should therefore submit this information in an updated registration dossier by the deadline set out in the decision.

On this basis, the information requirement is not fulfilled.

#### Study design

The Substance is difficult to test due to the surface active properties (Surface tension 53.0 mN/m). OECD TG 203 specifies that, for difficult to test substances, you must consider the approach described in OECD GD 23 or other approaches, if more appropriate for your substance. In all cases, the approach selected must be justified and documented. Due to the properties of Substance, it may be difficult to achieve and maintain the desired exposure concentrations. Therefore, you must monitor the test concentration(s) of the Substance throughout the exposure duration and report the results. If it is not possible to demonstrate the stability of exposure concentrations (i.e. measured concentration(s) not within 80-120% of the nominal concentration(s)), you must express the effect concentration based on measured values as described in OECD TG 203. In case a dose-response relationship cannot be established (no observed effects), you must demonstrate that the approach used to prepare test solutions was adequate to maximise the concentration of the Substance in the test solutions.



#### Appendix C: Requirements to fulfil when conducting and reporting new tests for REACH purposes

# A. Test methods, GLP requirements and reporting

- 1. Under Article 13(3) of REACH, all new data generated as a result of this decision must be conducted according to the test methods laid down in a European Commission Regulation or to international test methods recognised by the Commission or ECHA as being appropriate.
- 2. Under Article 13(4) of REACH, ecotoxicological and toxicological tests and analyses must be carried out according to the GLP principles (Directive 2004/10/EC) or other international standards recognised by the Commission or ECHA.
- Under Article 10(a)(vi) and (vii) of REACH, all new data generated as a result of this decision must be reported as study summaries, or as robust study summaries, if required under Annex I of REACH. See ECHA Practical Guide on How to report robust study summaries<sup>4</sup>.

# B. Test material

1. Selection of the Test material(s)

The Test Material used to generate the new data must be selected taking into account the following:

- the boundary composition(s) of the Substance,
- the impact of each constituent/ impurity on the test results for the endpoint to be assessed. For example, if a constituent/ impurity of the Substance is known to have an impact on (eco)toxicity, the selected Test Material must contain that constituent/ impurity.
- 2. Information on the Test Material needed in the updated dossier
  - You must report the composition of the Test Material selected for each study, under the "Test material information" section, for each respective endpoint study record in IUCLID.
  - The reported composition must include all constituents of each Test Material and their concentration values and other parameters relevant for the property to be tested.

This information is needed to assess whether the Test Material is relevant for the Substance.

Technical instructions on how to report the above is available in the manual on How to prepare registration and PPORD dossiers<sup>5</sup>.

<sup>&</sup>lt;sup>4</sup> <u>https://echa.europa.eu/practical-guides</u>

<sup>&</sup>lt;sup>5</sup> <u>https://echa.europa.eu/manuals</u>



# Appendix D: General recommendations when conducting and reporting new tests for REACH purposes

#### A. Environmental testing for substances containing multiple constituents

Your Substance contains multiple constituents and, as indicated in ECHA Guidance R.11 (Section R.11.4.2.2), you are advised to consider the following approaches for persistency, bioaccumulation and aquatic toxicity testing:

- the "known constituents approach" (by assessing specific constituents), or
- the "fraction/block approach, (performed on the basis of fractions/blocks of constituents), or
- the "whole substance approach", or
- various combinations of the approaches described above

Selection of the appropriate approach must take into account the possibility to characterise the Substance (i.e. knowledge of its constituents and/or fractions and any differences in their properties) and the possibility to isolate or synthesize its relevant constituents and/or fractions.



#### **Appendix E: Procedure**

This decision does not prevent ECHA from initiating further compliance checks at a later stage on the registrations present.

ECHA followed the procedure detailed in Articles 50 and 51 of REACH.

The compliance check was initiated on 9 April 2020.

ECHA notified you of the draft decision and invited you to provide comments

ECHA took into account your comments and did not amend the request(s).

ECHA notified the draft decision to the competent authorities of the Member States for proposals for amendment.

As no amendments were proposed, ECHA adopted the decision under Article 51(3) of REACH.



# **Appendix F: List of references - ECHA Guidance<sup>6</sup> and other supporting documents**

#### Evaluation of available information

Guidance on information requirements and chemical safety assessment, Chapter R.4 (version 1.1., December 2011), referred to as ECHA Guidance R.4 where relevant.

#### QSARs, read-across and grouping

Guidance on information requirements and chemical safety assessment, Chapter R.6 (version 1.0, May 2008), referred to as ECHA Guidance R.6 where relevant.

Read-across assessment framework (RAAF, March 2017)<sup>7</sup>

RAAF - considerations on multiconstituent substances and UVCBs (RAAF UVCB, March 2017)

#### Physical-chemical properties

Guidance on information requirements and chemical safety assessment, Chapter R.7a (version 6.0, July 2017), referred to as ECHA Guidance R.7a in this decision.

#### <u>Toxicology</u>

Guidance on information requirements and chemical safety assessment, Chapter R.7a (version 6.0, July 2017), referred to as ECHA Guidance R.7a in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.7c (version 3.0, June 2017), referred to as ECHA Guidance R.7c in this decision.

#### Environmental toxicology and fate

Guidance on information requirements and chemical safety assessment, Chapter R.7a (version 6.0, July 2017), referred to as ECHA Guidance R.7a in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.7b (version 4.0, June 2017), referred to as ECHA Guidance R.7b in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.7c (version 3.0, June 2017), referred to as ECHA Guidance R.7c in this decision.

#### PBT assessment

Guidance on information requirements and chemical safety assessment, Chapter R.11 (version 3.0, June 2017), referred to as ECHA Guidance R.11 in this decision.

Guidance on information requirements and chemical safety assessment, Chapter R.16 (version 3.0, February 2016), referred to as ECHA Guidance R.16 in this decision.

#### Data sharing

Guidance on data-sharing (version 3.1, January 2017), referred to as ECHA Guidance on data sharing in this decision.

#### OECD Guidance documents<sup>8</sup>

Guidance Document on aqueous–phase aquatic toxicity testing of difficult test chemicals – No 23, referred to as OECD GD 23.

<sup>&</sup>lt;sup>6</sup> <u>https://echa.europa.eu/guidance-documents/guidance-on-information-requirements-and-chemical-safety-</u> assessment

<sup>&</sup>lt;sup>7</sup> <u>https://echa.europa.eu/support/registration/how-to-avoid-unnecessary-testing-on-animals/grouping-of-substances-and-read-across</u>

<sup>&</sup>lt;sup>8</sup> <u>http://www.oecd.org/chemicalsafety/testing/series-testing-assessment-publications-number.htm</u>



Guidance document on transformation/dissolution of metals and metal compounds in aqueous media – No 29, referred to as OECD GD 29.

Guidance Document on Standardised Test Guidelines for Evaluating Chemicals for Endocrine Disruption – No 150, referred to as OECD GD 150.

Guidance Document supporting OECD test guideline 443 on the extended one-generation reproductive toxicity test – No 151, referred to as OECD GD 151.



# Appendix G: Addressees of this decision and their corresponding information requirements

You must provide the information requested in this decision for all REACH Annexes applicable to you.

Registrant Name	Registration number	Highest REACH Annex applicable to you

Where applicable, the name of a third party representative (TPR) may be displayed in the list of recipients whereas ECHA will send the decision to the actual registrant.