# Justification for the selection of a substance for CoRAP inclusion

Substance Name (Public Name):	3,3,4,4,5,5,6,6,7,7,8,8,8- tridecafluorooctyl methacrylate
Chemical Group:	
EC Number:	218-407-9
CAS Number:	2144-53-8
Submitted by:	Germany
Date:	17/03/2015

Note

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

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# **1 IDENTITY OF THE SUBSTANCE**

# **1.1** Other identifiers of the substance

EC name:	3,3,4,4,5,5,6,6,7,7,8,8,8-tridecafluorooctyl methacrylate
IUPAC name:	3,3,4,4,5,5,6,6,7,7,8,8,8-tridecafluorooctyl methacrylate
Index number in Annex VI of the CLP Regulation	-
Molecular formula:	$C_{12}H_9F_{13}O_2$
Molecular weight or molecular weight range:	432.1779 g/mol
Synonyms/Trade names:	6:2 FTMA

#### **Table 1: Substance identity**

Type of substance

Mono-constituent Multi-constituent

UVCB

**Structural formula:** 

 $F \xrightarrow{F} F \xrightarrow{F} F \xrightarrow{F} F \xrightarrow{F} O \xrightarrow{O} \xrightarrow{O} \xrightarrow{O} \xrightarrow{I} F \xrightarrow{F} F \xrightarrow{F}$ 

# 1.2 Similar substances/grouping possibilities

None.

# 2 CLASSIFICATION AND LABELLING

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

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

# 2.2 Self classification

- In the registration: Not classified
- The following hazard classes are in addition notified among the aggregated self classifications in the C&L Inventory:

STOT SE 3	H335
Skin Irrit. 2	H315
Eye Irrit. 2	H319

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

No proposal for harmonised classification is publically available.

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

From ECHA dissemination site					
🗌 1 – 10 tpa		🗌 10 – 100 tpa		🖾 100 – 1000 tpa	
🗌 1000 – 10,000 tpa		🗌 10,000 – 100,000 tpa		🗌 100,000 – 1,000,000 tpa	
□ 1,000,000 - 10,000,000	tpa	🗌 10,000,000 - 100,000,000 tpa		🗌 > 100,000,000 tpa	
□ <1 >+ tpa (e.g. 10+ ; 100+ ; 10,000+ tpa) □ Confidential					
Industrial use	🗌 Profe	ssional use	Consumer use	1	Closed System
The substance is used in industrial settings in the manufacture of polymers.					

### 4 OTHER COMPLETED/ONGOING REGULATORY PROCESSES THAT MAY AFFECT SUITABILITY FOR SUBSTANCE EVALUATION

Compliance check, Final decision	Dangerous substances Directive 67/548/EEC		
Testing proposal	Existing Substances Regulation 793/93/EEC		
Annex VI (CLP)	Plant Protection Products Regulation 91/414/EEC		
Annex XV (SVHC)	Biocidal Products Directive 98/8/EEC ; Biocidal Product Regulation (Regulation (EU) 528/2012)		
Annex XIV (Authorisation)	Other (provide further details below)		
Annex XVII (Restriction)			

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

### 5.1 Legal basis for the proposal

 $\boxtimes$  Article 44(2) (refined prioritisation criteria for substance evaluation)

Article 45(5) (Member State priority)

### 5.2 Selection criteria met (why the substance qualifies for being in CoRAP)

- □ Fulfils criteria as CMR/ Suspected CMR
- Fulfils criteria as Sensitiser/ Suspected sensitiser
- Fulfils criteria as potential endocrine disrupter
- Suspected PBT/vPvB / Suspected PBT/vPvB
- $\Box$  Fulfils criteria high (aggregated) tonnage (*tpa* > 1000)
- $\boxtimes$  Fulfils exposure criteria
- □ Fulfils MS's (national) priorities

### **5.3 Initial grounds for concern to be clarified under Substance Evaluation**

Hazard based concerns			
CMR □C □M □R	Suspected $CMR^1$ $\Box C \Box M \Box R$	Potential endocrine disruptor	
Sensitiser	Suspected Sensitiser <sup>1</sup>		
☐ PBT/vPvB	$\boxtimes$ Suspected PBT/vPvB <sup>1</sup>	igtimes Other (please specify below)	
Exposure/risk based concerns			
imes Wide dispersive use	Consumer use	Exposure of sensitive populations	
Exposure of environment	Exposure of workers	Cumulative exposure	
High RCR High (aggregated) tonnage		Other (please specify below)	
3,3,4,4,5,5,6,6,7,7,8,8,8-tridecafluorooctyl methacrylate (6:2 FTMA) is an alternative for perfluorooctanoic acid (PFOA, C8-perfluorocarboxylic acid C8-PFCA) related substances, which have been proposed for restriction (Oct 2014) and therefore increasing use and production of alternatives is expected. Thus, environmental exposure might increase in the future.			
The intrinsic properties of 6:2 FTMA may be of concern. 6:2 FTMA is stated to be not readily biodegradable. Nevertheless, it is expected that perfluorohexanoic acid (PFHxA) will be the final degradation product. A fish bioconcentration test including PFHxA is available with BCFs $\leq$ 46 for 6:2FTMA and $\leq$ 12 for PFHxA. For the assessment of the bioaccumulation potential additional information (e.g. protein binding potential) may be required, since other mechanisms for bioaccumulation than log Kow and BCF are of relevance for these per- and polyfluorinated			

substances. For 6:2 FTMA a NOEC for algae (72 h) = 0.0078 mg/L and a NOEC for daphnia magna (21d) = 2.16 mg/L are reported.

In addition PFHxA is expected to have a high mobility in the environment, which also needs to be assessed, e.g. in terms of its potential for long-range transport.

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

☐ Information on toxicological properties	☐ Information on physico-chemical properties	
Information on fate and behaviour	$oxedsymbol{\boxtimes}$ Information on exposure	
Information on ecotoxicological properties	Information on uses	
Information ED potential	Other (provide further details below)	

<sup>1</sup> <u>CMR/Sensitiser</u>: known carcinogenic and/or mutagenic and/or reprotoxic properties/known sensitising properties (according to CLP harmonized or registrant self-classification or CLP Inventory) <u>Suspected CMR/Suspected sensitiser</u>: suspected carcinogenic and/or mutagenic and/or reprotoxic

properties/suspected sensitising properties (not classified according to CLP harmonized or registrant selfclassification)

Suspected PBT: Potentially Persistent, Bioaccumulative and Toxic

Based on a preliminary examination of the available data, information to assess the bioaccumulation potential and the ecotoxicity are required.

In detail, a test on long-term ecotoxicity of 6:2 FTMA might be requested because of high toxicity to algae and so far missing chronic data. Furthermore, such as tests might be needed for PFHxA as well. To clarify the bioaccumulation potential a testing on whether PFHxA binds to proteins would be needed.

Additionally, a detailed evaluation of the available data may lead to further information requirements.

# 5.5 Potential follow-up and link to risk management

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