

Australian Government

Australian Pesticides and Veterinary Medicines Authority



Guidance on analysis of polychlorinated dibenzodioxins and dibenzofurans in technical active constituents

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Introduction

Polychlorinated dibenzodioxins and dibenzofurans (PCDDs and PCDFs) are microimpurities formed as byproducts during the manufacture of certain chlorinated aromatic compounds.

Figure 1: General structure of polychlorinated dibenzo-p-dioxins (PCDDs), showing numbering for chlorine atom substituents



Figure 2: General structure of polychlorinated dibenzofurans (PCDFs), showing numbering for chlorine atom substituents



There are 75 possible congeners of PCDDs and 135 possible PCDF congeners. Only those with chlorine atoms in the 2, 3, 7, and 8 positions are of toxicological significance, giving a total of 17 congeners (7 of PCDDs and 10 of PCDFs) of interest. Their structures are tabulated in Table 1, along with their toxicological equivalence factors.

 Table 1:
 The 17 toxicologically significant polychlorinated dibenzodioxin (PCDD) and polychlorinated dibenzofuran (PCDF) congeners



| Name | Toxicological equivalence factor (TEF) – 2005 WHO values | Structure | | |
|---|---|-----------|--|--|
| 1,2,3,7,8-pentachlorodibenzo-p- dioxin | 1 | | | |
| 1,2,3,4,7,8-hexachlorodibenzo-p- dioxin | 0.1 | | | |
| 1,2,3,6,7,8-hexachlorodibenzo-p- dioxin | 0.1 | | | |
| 1,2,3,7,8,9-hexachlorodibenzo-p- dioxin | 0.1 | | | |
| 1,2,3,4,6,7,8-heptachlorodibenzo- p-dioxin | 0.01 | | | |
| Octachlorodibenzo-p-dioxin | 0.0003 | | | |
| Polychlorinated dibenzofurans (PCDFs) | | | | |
| 2,3,7,8-tetrachlorodibenzofuran | 0.1 | | | |

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| Name | Toxicological equivalence factor (TEF) – 2005 WHO values | Structure |
|---|---|-----------|
| 1,2,3,7,8-pentachlorodibenzofuran | 0.03 | |
| 2,3,4,7,8-pentachlorodibenzofuran | 0.3 | |
| 1,2,3,4,7,8- hexachlorodibenzofuran | 0.1 | |
| 1,2,3,6,7,8- hexachlorodibenzofuran | 0.1 | |
| 1,2,3,7,8,9- hexachlorodibenzofuran | 0.1 | |
| 2,3,4,6,7,8- hexachlorodibenzofuran | 0.1 | |
| 1,2,3,4,6,7,8- heptachlorodibenzofuran | 0.01 | |



PCDDs and PCDFs are listed in Annex C of the Stockholm Convention on Persistent Organic Pollutants (Stockholm Convention 2017). Quantification of the toxicity of PCDD and PCDF congeners is achieved using Toxic Equivalence Factors (TEFs) to normalise the toxic effects with those of 2,3,7,8-tetrachlorodibenzo-p-dioxin (2,3,7,8-TCDD) (WHO, 2006). Total concentrations of dioxins are thus reported as toxic equivalents (TEQs) of 2,3,7,8-TCDD.

Currently, the standards for 2,4-D, 2,4-D esters, 2,4-D sodium salt, and quintozene include maximum limits for PCDDs and PCDFs.

Analytical methods

For analysis of PCDDs and PCDFs, results must be generated by an analytical laboratory capable of determining PCDDs and PCDFs using a suitable method such as US EPA Method 1613, Revision B: Tetra – through Octa – Chlorinated Dioxins and Furans by Isotope Dilution HRGC/HRMS (US EPA, 1994).

Frequency of analysis

When seeking approval of a new source of an active constituent for which the standard specifies maximum limits for PCDDs and PCDFs, compliance of the new source with the standard should be demonstrated through analysis of batches of the technical active for PCDDs and PCDFs as part of the 5-batch analysis.

As part of an application for registration of an agricultural chemical product where a chemistry package is provided, certificates of analysis demonstrating continued compliance of the active constituents with the APVMA standard are generally required.

The standard conditions of registration of agricultural chemical products also specify that registrants must not supply a chemical product unless they have in their possession batch analysis results that show that the active constituent contained in the chemical product comply with the relevant APVMA active constituent standard. This includes demonstrating that any impurity specified in the standard is below the relevant maximum limit.

It is recognised that the analytical methods used for determination of the low levels of PCDDs and PCDFs observed in technical active constituents require specialised equipment and skilled personnel, are available in comparatively few laboratories and are significantly more expensive than chemical analyses typically required routinely for analysis of active content and impurities in technical agricultural active constituents. It is therefore recognised by APVMA that requiring every batch of a technical active to be tested for the 17 relevant congeners of PCDDs and PCDFs would be an unreasonable burden on industry, noting the available data showing generally very low levels of these impurities in technical active constituents.

Therefore, for demonstration of compliance of a technical active constituent batch with the APVMA standard in respect of total PCDDs and PCDFs for the purpose of demonstrating compliance with the active standard for a technical active to be used in a proposed product or for complying with the conditions of product registration regarding possession of batch analysis results demonstrating compliance with the standard, there is an acceptable alternative to testing PCDDs and PCDFs for every batch of technical active constituent.

The alternative is a quality control program involving periodic testing of batches for compliance with the total PCDDs/PCDFs limit and reporting of batch testing results as a range observed in the 2 years prior to manufacture of a particular batch of technical active constituent. Testing should be conducted at least every 3 months, or where series of batches of active are manufactured less frequently than every 3 months in a campaign program, at least one out of every 5 batches manufactured during a manufacturing campaign should be tested.

Active constituent approval holders and manufacturers should retain records of the PCDDs/PCDFs results to enable the reporting of ranges of results from the previous 2 years in batch certificates of analysis for active constituents. For reporting of results in CoAs as a range, results for the total of the 17 relevant PCDDs and PCDFs as a range over the previous 2 years would be sufficient to demonstrate compliance with the standard. However, the supporting raw data for the individual congeners in each tested batch should be available on request (manufacturers and approval holders would need to have this information in order to generate the totals).

Active approval holders would not be required to routinely report test results for PCDDs and PCDFs in technical active constituents outside of generation of certificates of analysis to support product registrations, or 5-batch analyses to support applications for active approvals, unless an exceedance of the standard was observed. In that case, a holder would be required to report the results to APVMA under section 161 of the Agvet Code.

References

Stockholm Convention, 2017, <u>Stockholm Convention on persistent organic pollutions (POPs)</u>, Text and Annexes, Stockholm Convention website.

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