



EUROPEAN COMMISSION  
JOINT RESEARCH CENTRE

Institute for Health and Consumer Protection  
**European Union Reference Laboratory for Alternative Methods to Animal Testing  
(ECVAM)**

# **Direct Peptide Reactivity Assay (DPRA) ECVAM Validation Study Report**

**January 2012**

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## Summary

The evaluation of the skin sensitisation potential represents an important component of the safety assessment of new and existing substances. Traditionally this is achieved with animal tests such as the Local Lymph Node Assay (LLNA) and the guinea pig tests (Buehler Test and Guinea Pig Maximisation Test).

To date, there is a pressing need for having alternative non-animal methods available to reduce and eliminate the need for animals for this endpoint as advocated by some European regulations aiming at the protection of human health and the environment (i.e. Cosmetics Regulation and REACH).

Several mechanistically-based non-animal test methods for the assessment of skin sensitisation are currently under development/evaluation. The validation of the Direct Peptide Reactivity Assay (DPRA) was part of a study coordinated by ECVAM in which two other methods (the human Cell Line Activation Test (h-CLAT) and the Myeloid U937 Skin Sensitisation Test (MUSST)) are still in the evaluation process.

The study was designed to allow sound conclusions to be drawn on the transferability and reproducibility (within- and between-laboratories) of the DPRA in view of its future use as part of a non-animal testing strategy for skin sensitisation hazard assessment.

Having reviewed the information generated in the study, the Validation Management Group (VMG) concluded that this appropriately completes the information requirement for modules 1-4 (test definition, within laboratory reproducibility, transferability, between laboratory reproducibility) and contributes to module 5 (predictive capacity) and module 6 (applicability domain) of the ECVAM modular approach to validation.

In addition, the VMG concluded that the information generated in the study shows that the DPRA is a robust and reliable test method. Therefore the VMG supports the use of the DPRA in a weight-of-evidence approach to support regulatory decision making and the acceptance of positive DPRA results in the context of specific regulations (e.g. REACH in the EU).

The VMG also considers the DPRA deserves further evaluation as part of an integrated testing strategy for the full replacement of the in vivo assays for skin sensitisation hazard identification and for the role it might play in the determination of skin sensitisation potency.

# Background

Skin sensitisation is the toxicological endpoint associated with substances that have the intrinsic ability to cause skin allergy, termed allergic contact dermatitis (ACD) in humans, and represents the most common manifestation of immunotoxicity. The identification of the skin sensitisation potential represents an important component of the safety assessment of new and existing substances including cosmetic ingredients. Current regulatory predictive tests for skin sensitisation rely on the use of animals. These include the traditional guinea pig tests (Buehler Test and Guinea-pig Maximisation Test (OECD TG 406, TG B06 EU Regulation 440-2008), and the Local Lymph Node Assay (LLNA, OECD TG 429, TG B42 EU Regulation 440-2008) including non-radio-isotopic variants (OECD TG 422A and OECD TG 422B). Summary details of the animal tests currently in use are provided in Table 1. The LLNA is considered a reduction/refinement method with respect to the traditional guinea-pig tests and of greater value in generating skin sensitisation potency information which is required for full risk assessment to establish safe levels of human exposure. With the entry into force of the 7<sup>th</sup> Amendment to the Cosmetics Directive and the new European chemicals regulation REACH (Registration, Evaluation, Authorisation and Restriction of Chemicals) there is a greater need for having alternative non-animal methods available for this endpoint.

Skin sensitisation is a delayed-type hypersensitivity reaction induced by low molecular weight reactive chemicals. It develops in two distinct phases; the induction phase which sensitises the immune system for an allergic response and the elicitation phase which occurs following a subsequent contact with the allergen and which leads to the clinical signs and symptoms of allergic contact dermatitis (ACD) in humans or contact hypersensitivity (CHS) in the rodent models. The key underlying biological mechanisms of the induction of skin sensitisation are relatively well understood although not fully characterised. These include: 1) the ability of the chemical to penetrate the skin and reach the site of haptentation (skin bioavailability), 2) the covalent binding of the chemical sensitiser to the skin protein (haptentation), 3) the release of pro-inflammatory signals by epidermal keratinocytes (skin inflammation) 4) the activation and maturation of Dendritic cells (DC) the skin immunocompetent cells, 5) the migration of DC from skin to the regional lymph nodes, 6) the expansion of memory T cells (lymphocytes capable of being stimulated and activated specifically by the haptentised chemical). Progress has been made in recent years in the development of mechanistically-based alternative methods for hazard identification some of which might also be able to contribute to potency characterisation. However none of mechanistically-based non-animal tests currently under development/evaluation is considered to have the potential to function as a stand-alone method to fully replace the currently used animal tests. Instead it is proposed that a combination of such tests, addressing the key biological mechanisms of skin sensitisation, will be needed to achieve this goal. A comprehensive overview of the currently available methods targeting the key mechanisms described above was published in 2011 (Adler et al., 2010).

In the first quarter of 2009 three partial replacement methods for skin sensitisation testing were formally submitted to ECVAM for evaluation. These methods, namely the Direct Peptide Reactivity Assay (DPRA), the human Cell Line Activation Test (h-CLAT) and the Myeloid U937 Skin Sensitisation Test (MUSST) were developed by the European Cosmetics Association (Colipa) associated industries and optimised within Colipa ring trials. These three test methods are proposed as candidates for regulatory use as part of an integrated alternative

approach for replacing the current regulatory *in vivo* tests. How the information generated with these test methods could potentially be integrated to achieve this goal still has to be determined.

Following the evaluation of the information provided on these test methods and after review of the submitted protocols (i.e. SOPs) ECVAM concluded that they were sufficiently developed and standardised to be included in the ECVAM validation process.

Table 1

OECD Test Guidelines for Skin Sensitisation	Skin sensitisation phases covered	Animal species	Adjuvant	Exposure	Dose levels	N° of animals in control group	N° of animals in treatment group	Test duration (days)	Endpoint	Classification criteria
406: Guinea Pig Maximisation Test (GPMT)	Induction + elicitation	Guinea pig	Y (Freund's Complete Adjuvant-FCA)	<i>Induction:</i> intradermal injections (day 0) and topical application (day 5-7 and day 6-8)  <i>Challenge:</i> topical application (day 20-22) by occluded patch  <i>Re-challenge:</i> possible	<i>Induction:</i> 1 dose (highest concentration to cause mild-to moderate-skin irritation)  <i>Challenge:</i> 1 dose (highest non-irritant dose)	5	10	23-25	Skin reactions (erythema/ oedema)	Positive reaction in at least 30% of the animals in the treatment group
406: Buehler Test	Induction + elicitation	Guinea pig	N	<i>Induction:</i> topical application (day 0, day 6-8 and day 13-15)  <i>Challenge:</i> topical application (day 27-29)  <i>Re-challenge:</i> possible	<i>Induction:</i> 1 dose (highest concentration to cause mild skin irritation)  <i>Challenge:</i> 1 dose (highest non-irritant dose)	10	20	30-32	Skin reactions (erythema/ oedema)	Positive reaction in at least 15% of the animals in the treatment group
429: Local Lymph Node Assay	Induction	Mouse	N	Topical application	At least 3 doses (highest dose should not give systemic toxicity and/or excessive local irritation)	4	4	6	Cellular proliferation in auricular lymph nodes measured by radioactive labelling	Stimulation Index (SI) >3 at any dose.
442A: Local Lymph Node Assay: DA	Induction	Mouse	N Pre-treatment with 1% Sodium Lauryl Sulphate (SLS)	Topical application	At least 3 doses (highest dose should not give systemic toxicity and/or excessive local irritation)	4	4	8	Cellular proliferation in auricular lymph nodes quantified by determination of ATP content	Stimulation Index (SI) ≥1.8 at any dose.
442B: Local Lymph Node Assay: BrdU Elisa	Induction	Mouse		Topical application	At least 3 doses (highest dose should not give systemic toxicity and/or excessive local irritation)	4	4	6	Cellular proliferation in auricular lymph nodes quantified by determination of BrdU incorporation	Stimulation Index (SI) ≥1.6 at any dose.

# Management of the Study

**Reference documents: Project Plan (Appendix 1)**

**List of additional available documents filed for the study and available on request (Appendix 16)**

## 1. Study objectives

In September 2009 a formal validation study of the three above mentioned test methods was launched, with the **primary overall objective of evaluating their transferability and reliability (reproducibility within and between laboratories) with a view to their future use in an integrated non-animal approach for replacing the currently used regulatory animal tests**. Evaluation of how the data generated with these tests would be accommodated within future data integration activities was outside the scope of the current study, though it is recognised that the availability of high quality non-animal data, such as those generated in the ECVAM study, will be a prerequisite for such activities.

As secondary goals of the study, the available information and experimental data were used to perform:

- a) A preliminary evaluation of the ability of the three tests to reliably discriminate skin sensitising (S) from non-sensitising (NS) chemicals as defined by the Globally Harmonised System (GHS) for the classification and labelling of substances for skin sensitisation (category 1; no category) and as implemented in the European Commission Regulation (EC) No 1272/2008 (EC, 2008) on classification, labelling and packaging (CLP) of substances and mixtures.
- b) Where possible, a preliminary consideration of the ability of the three tests to contribute to sub-categorisation of skin sensitising chemicals, e.g. into Sub-category 1A and Sub-category 1B as adopted in the 3<sup>rd</sup> revised version of the GHS (UN, 2009).

The current report, which was prepared by ECVAM with the support of the Validation Management Group (VMG), represents the outcome of the validation study of the DPRA where the transferability and reliability were evaluated in three independent laboratories.

## 2. Project Plan

Prior to the start of the study, a Project Plan was approved by the members of the Validation Management Team (VMT) and issued. This document was reviewed as required at each VMT meeting; the final version is annexed to this report. The Project Plan documents the objectives, coordination and sponsorship of the study; the nature and roles of the study personnel at each testing site; the minimum quality assurance systems required in the case of non-GLP laboratories; the nature and deliverables of the different study phases; as well as the instructions regarding the reception, handling and storage of the test chemicals.

Prior to the start of the training phase, the Project Plan was sent to all testing sites for their information, approval and implementation. They were required to return a signed declaration



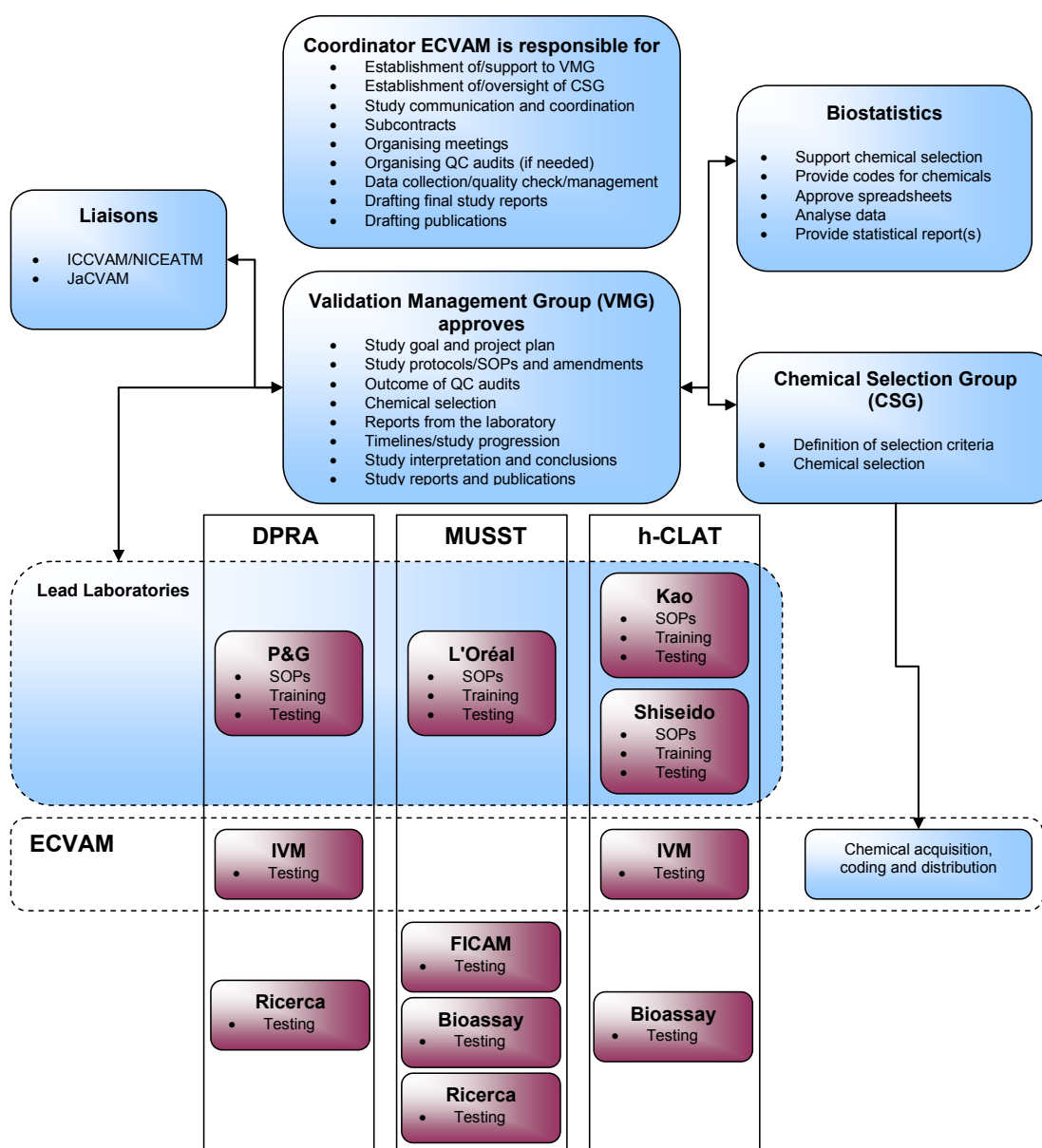
that they had read and understood the project plan, and that their testing facilities would work in compliance with the provisions set out in this document.

#### **a. Structure of the study**

This validation study was organised to generate information relevant to modules 1-4 (1: test definition, 2: within laboratory reproducibility, 3: transferability, 4: between laboratory reproducibility) of the ECVAM modular approach to validation (Hartung et al., 2004) taking into consideration the study's objectives. In addition, the experimental data produced in the study contribute to the module 5 on predictive capacity and to the module 6 on applicability domain, which were in part addressed by the information generated and submitted by the test method submitter. However, the number of chemicals used in the validation study, which was set to satisfy the primary goal of the study, is not sufficient on its own to draw robust conclusions on these last two modules.

The study was entirely coordinated by ECVAM with participation from NICEATM-ICCVAM and JaCVAM via the VMT with regard to study design, chemical selection, and test methods SOPs. Figure 1 illustrates how the validation study was organised with respect to the management, the test methods included, the participating laboratories, the selection, coding and supply of the test chemicals and the data collection and statistical analyses. Full details of the management, sponsorship, coordination, timings, responsibility and overall set-up of the study are provided in the Project Plan (Appendix 1). The organisation and conduct of the study was performed in compliance with the principles laid down in the OECD guidance document on test method validation (OECD, 2004).

Figure 1: Schematic Representation of the Study Structure and Organisation



## b. Validation Management Group

An expert independent VMG was established by ECVAM. Its role was to ensure that the study objectives and goals were clearly defined, to guide and facilitate the validation process, to evaluate the results, to take study management decisions as the study progressed and to draw conclusions regarding the outcome of the study in consideration of the study goals. David Basketter was appointed as chair of the VMG because of his acknowledged expertise in the field.

In addition to the Validation Management Group, representatives from the lead laboratories were involved in a subset of the discussions, together with liaisons from other validation

bodies, ICCVAM/NICEATM (USA), and JaCVAM (Japan). This extended group is referred to as the "Validation Management Team" (VMT).

The strategic decisions, including the selection and approval of the test chemicals to be used in the study, were taken by the VMG only. The liaisons were involved in all discussions. The lead laboratories representatives were not involved in discussions related to the selection of the chemicals.

*Validation Management Team Composition:*

*Validation Management Group*

Chair	David Basketter (DABMEB Consultancy Ltd)
Co-chair	Silvia Casati (ECVAM)
Study Coordinator	Alexandre Angers (ECVAM)
Chair of the Chemical Selection Group	Thomas Cole (ECVAM)
Statistician	André Kleensang (ECVAM, up to September 2010), Anna Compagnoni (ECVAM, up to January 2011), Els Adriaens (Adriaens Consulting, since June 2011)
Industry representative	Pierre Aeby (Colipa)
External expert	Sebastian Hoffmann (seh consulting + services)
External expert	Jon Richmond (dr.jonrichmond: Advice & Consultancy)
JaCVAM representative	Aiba Setsuya (Tohoku University Graduate School of Medicine)

*Lead laboratory Representatives*

Procter & Gamble (DPRA)	Frank G. Gerberick
L'Oréal (MUSST)	Jean-Marc Ovigne (up to June 2011), Nathalie Alépée (since October 2010)
Shiseido (h-CLAT)	Takao Ashikaga
Kao Corporation (h-CLAT)	Hitoshi Sakaguchi

*Liaisons*

JaCVAM	Hajime Kojima; alternate Yasuo Ohno
NICEATM	William S. Stokes; alternate Eleni Salicru (up to May 2011); alternate Judy Strickland (since June 2011)
ICCVAM	Joanna M. Matheson; alternate Abigail Jacobs

**c. Laboratories**

Three laboratories participated in the validation of the DPRA and they are listed below. Procter& Gamble (P&G), in which the test method was developed and which has the most experience in performing it, acted as lead laboratory.

Laboratory 2 was involved in the study as a naïve laboratory which had experience with HPLC techniques but was never involved with peptide reactivity assays.

Laboratory 3 was selected through an open call for tender published by the Institute for Health and Consumer Protection of the JRC. The criteria for selection were primarily based on the technical merit of the tender which included demonstrated awareness of the work involved.

The signatory of the tender from Laboratory 3, an international Contract Research Organisation, indicated that the laboratory is systematically searching the literature for new *in vitro* technologies/methods for inclusion in its portfolio and had already performed some peptide reactivity work on the basis of information published in the literature. Therefore, although this laboratory was not involved directly in the development or performance of the specific DPRA SOP, this laboratory was not considered entirely naïve with respect to peptide reactivity assays.

#### **Laboratory 1 (Study Director: Leslie Foertsch)**

Procter & Gamble Company  
Miami Valley Innovation Center  
Cincinnati, USA

#### **Laboratory 2 (Study Director: Siegfried Morath)**

In-House Validation and Training Laboratory  
In-Vitro Methods Unit/ECVAM  
Institute for Health and Consumer Protection  
Joint Research Centre  
European Commission  
Ispra, Italy

#### **Laboratory 3 (Study Director: Fabien Marguerite)**

Ricerca Biosciences SAS  
Saint Germain sur l'Arbresle, France  
Note: At the initiation of the study, Ricerca Biosciences was called "MDS Pharma".

#### **d. Quality Systems of the Participating Laboratories**

Only Laboratory 3 was fully Good Laboratory Practice (GLP) accredited and subject to inspections by relevant agencies at the time of the blind testing phase. The laboratory declared that the blind testing phase (study phases B Stage 1 and Stage 2) had been conducted fully in compliance with the OECD Principles of Good Laboratory Practice and with the Principles of Good Laboratory Practice as described in the French Official Journal, and that the final reports had been audited internally. Laboratory 2 was in the formal process of requesting GLP accreditation during the conduct of the study. However, as Laboratory 2 had not yet been audited or approved by a national authority, it cannot be deemed to have been GLP accredited or compliant at the time the study was performed. Laboratory 1 was not GLP accredited.

For the laboratories participating in the pre-validation study which do not have formally implemented GLP, the VMG defined and requested the application of a set of quality assurance requirements considered essential for the acceptance of information and data produced in the validation process. These requirements formed part of the Project Plan which was sent to, and accepted by, all participating laboratories prior to the initiation of the study.

These minimum requirements were:

- Qualified personnel, and appropriate facilities, equipment and materials shall be provided.
- Records of the qualifications, training and experience, and a job description for each professional and technical individual, shall be maintained.
- For each study, an individual with appropriate qualifications, training and experience shall be appointed to be responsible for its overall conduct and for any report issued.
- Instruments used for the generation of experimental data shall be inspected regularly, cleaned, maintained and calibrated according to established SOPs, if available, or to manufacturers' instructions. Records of these processes shall be kept, and made available for inspection on request.
- Reagents shall be labelled, as appropriate, to indicate their source, identity, concentration and stability. The labelling shall include the preparation and expiry dates, and specific storage conditions.
- All data generated during a study shall be recorded directly, promptly and legibly by the individual(s) responsible. These entries shall be attributable and dated.
- All changes to data shall be identified with the date and the identity of the individual responsible, and a reason for the change shall be documented and explained at the time.

### **3. Study Experimental Design and sample size**

#### **Reference document: Experimental design (Appendix 2)**

The number and nature of the chemicals involved in the training and transfer phases were at the discretion of the lead laboratories

For the blind testing phase, the ECVAM biostatisticians calculated the number of chemicals that would be required to properly evaluate the performance of the tests in light of the primary study goal, i.e. to perform a statistically sound evaluation of the Within Laboratory Reproducibility (WLR) and of the Between Laboratory Reproducibility (BLR).

Preliminary parameters for the statistical analysis and evaluation of the WLR and the BLR were defined at the beginning of the process taking into consideration the expected proportion of concordant classifications derived from the data reported in the test submissions to ECVAM (see Appendix 2 for full details). From these parameters, the number of chemicals required was

calculated to be **at least 21** chemicals for the evaluation of the BLR and **at least 13** chemicals for the evaluation of the WLR.

To ensure coverage of the range of sensitisation potencies, and since it was expected that weak and moderate sensitisers would be more informative for the evaluation of the reproducibility of the test methods under consideration; the ratio of sensitisers to non-sensitisers was set to 2:1.

On the basis of the above considerations, the following design was approved by the VMG:

- For evaluation of the BLR, 24 chemicals tested once in every laboratory (16 sensitisers and 8 non-sensitisers).
- For evaluation of the WLR, a subset of 15 chemicals from those used for the evaluation of the BLR, tested two additional times in each laboratory, the same subset being tested at every site (10 sensitisers and 5 non-sensitisers).

It was deemed that this experimental design would provide the information needed to perform a sufficiently robust assessment of the WLR and BLR of both the prediction results and the raw data for the three test methods evaluated.

#### **Study Phases:**

The study was structured and conducted in two sequential phases:

Phase A: training of the participating laboratories (phase A1), test method transfer to the trained laboratories and verification of the Test Method Protocols (phase A2).

Phase B: assessment of the protocol performance by testing chemicals, under blind conditions, in all the laboratories.

Since 15 of the 24 chemicals selected would be tested three times in each laboratory (to evaluate the WLR, see above), and 9 would be tested only once, it was decided to separate the Phase B into two phases: first, Phase B Stage I with the 9 chemicals being tested once at each site, and Phase B Stage II for the remaining 15 chemicals tested three times at each site. The laboratories were required to prepare and submit an interim report at the end of the Phase B Stage I, with the results being evaluated by the VMG before allowing the laboratories to proceed to the next phase. This provided for an additional review and control point, following the initiation of the testing phase, in order to verify that no serious issues were arising before the bulk of the testing was performed.

## **4. Selection of Test Chemicals**

#### **Reference documents:**

- **Chemical Selection report (Appendix 3)**
- **Selection of the Phase B Stage I chemicals (Appendix 4)**

The test chemicals for validation study were selected by an independent Chemicals Selection Group (CSG) appointed by ECVAM and chaired by Dr. Thomas Cole (ECVAM). In addition

to the chair, the CSG was composed of Dr. Luca Tosti (ECVAM); Dr. David Basketter (chair of the study) and Dr. Bill Stokes (NICEATM/ICCVAM). The general strategy for the chemical selection was presented and approved by the VMG at its 1<sup>st</sup> meeting. The final list of chemicals was presented and endorsed by the VMG at its 4<sup>th</sup> meeting, before the initiation of the blind testing phase.

To facilitate the chemical selection process and in view of the use of the experimental data generated in this study to support future activities on data integrations to achieve ultimately full replacement, it was deemed important to use a common set of test chemicals for the three test methods under evaluation.

Two recognised databases provided a convenient master source of authoritative data for selection of eligible substances:

- 1) The ICCVAM database of 103 chemicals, subsequently supplemented with unpublished additions, provided by NICEATM.
- 2) The LLNA database of 341 chemicals, extracted by the CSG from published compilations (Gerberick et al., 2005; Kern et al., 2010).

A primary eligibility criterion for the chemical selection was the availability of robust *in vivo* data to allow a proper comparative evaluation of the *in vitro* results. In particular, availability of both LLNA and GPMT *in vivo* data, with concordance of their corresponding skin sensitisation classification as an assurance of quality, formed the basis for short-listing candidate chemicals. Availability of accepted human data was adopted as a secondary criterion, in cases of insufficient eligible chemicals under the primary criterion.

During their respective development and optimisation, the three *in vitro* methods had been used to evaluate certain chemicals listed in these databases, as described in the original submissions of the methods to ECVAM. Acknowledging this, the chemical selection for this study was designed to include:

- A small quota of "tested" substances (i.e. substances reported as being previously tested by the method in the original submission to ECVAM)
- A majority of "untested" substances (i.e. substances not being reported as previously tested in the original submission to ECVAM)

The ratio of tested to untested chemicals was set in advance at around 1:2 by the VMG. The final selection was composed of 9 tested chemicals and 15 untested chemicals for the DPRA.

To ensure parity between the three *in vitro* methods involved in the validation study, the only "tested" chemicals that were considered were those already tested by all three methods and that have been correctly predicted by each method with respect to the *in vivo* classifications. The only exception to this criterion was the inclusion in the final list of 2-Mercaptobenzothiazole, a chemical previously tested in the DPRA and in the h-CLAT but not in the MUSST.

Inclusion in the final list of a proportion of chemicals already successfully tested provided an opportunity to confirm the reproducibility of the test method with these chemicals when tested under blind conditions and by other laboratories.

Applying the primary criterion (available and concordant LLNA and GPMT data), the source database yielded 11 eligible chemicals reported as previously tested in all three methods, all of which correctly classified by the three methods. Applying the primary criterion on the 215 untested chemicals found in the original lists resulted in another 24 eligible substances. Therefore, in collaboration with NICEATM, 8 additional untested chemicals were identified from an unpublished updated version of the ICCVAM database, increasing the total number of candidates to 43, an adequate and practical shortlist.

This list of 43 substances was further reduced to 24 for different pragmatic reasons (see Appendix 3) and by expert judgment by the CSG. The final selected chemicals covered the range of sensitisation potency (*i.e.*: extreme, strong, moderate, weak). Inclusion of a small subset of substances known to be misclassified or classified inconsistently by the *in vivo* tests made provision for evaluating whether these limitations were shared by the *in vitro* tests. Furthermore, the chemical selection aimed for a balance of physical states (solid versus liquid) and avoided association of structural analogues, unless contrasting skin sensitisation potential was evident (e.g. 1-Thioglycerol (S) and Glycerol (NS)).

The list of 43 chemicals, and its refinement to the final selection of 24 chemicals (together with detailed comments about these choices) can be found in Appendix 3.

The final selection included 9 LLNA performance standards (PS) reference chemicals (OECD, 2010a). In particular, nickel chloride and xylene (both with ambiguous or inconsistent *in vivo* classification from LLNA and GPMT, but known human response) were considered eligible under the secondary selection criterion. Nickel chloride (human positive, GPMT positive, LLNA negative) is accepted as a PS true positive reference chemical (*i.e.*, LLNA false negative). Xylene (human negative, LLNA positive) is accepted as a PS true negative reference chemical (*i.e.*, LLNA false positive). In addition, Kathon CG, a commercial aqueous mixture including 1.2% CMI (5-chloro-2-methyl-4-isothiazolin-3-one) was selected, making exception to a general preference for pure substances with discrete chemical composition. CMI is a LLNA PS reference chemical of extreme potency, and the commercial preparation is a recognised source.

Table 2 lists the final set of chemicals selected for the study.



**Table 2: List of the 24 chemicals selected for the coded testing phase**

	Chemical Name	CAS#	State	LLNA	LLNA potency category	GP	EC3	GHS potency category	DPRA R&D result	hCLAT R&D result	MUSST R&D result
<b>SENSITISERS</b>	Beryllium sulfate	7787-56-6	Solid	+	extreme	+	0.001	1A			
	Kathon CG (1.2% CMI)	26172-55-4	Liquid	+	extreme	+	0.009	1A	+	+	+
	Benzoquinone	106-51-4	Solid	+	extreme	+	0.0099	1A	+	+	+
	4-Phenylenediamine	106-50-3	Solid	+	strong	+	0.11	1A	+	+	+
	Chlorpromazine HCl	69-09-0	Solid	+	strong	+	0.14	1A			
	Chloramine T	127-65-1	Solid	+	strong	+	0.4	1A			
	Formaldehyde	50-00-0	Liquid	+	strong	+	0.61	1A	+	+	+
	2-Mercaptobenzothiazole	149-30-4	Solid	+	moderate	+	1.7	1A	+	+	
	Benzylsalicylate	118-58-1	Liquid	+	moderate	+	2.9	1B			
	1-Thioglycerol	96-27-5	Liquid	+	moderate	+	3.6	1B			
	Dihydroeugenol	2785-87-7	Liquid	+	moderate	+	6.8	1B			
	Nickel chloride	7718-54-9	Solid	-	no category <sup>1</sup>	+		1B			
	Benzylcinnamate	103-41-3	Solid	+	weak	+	18.4	1B			
	Imidazolidinylurea	39236-46-9	Solid	+	weak	+	24	1B	+	+	+
	R(+)-Limonene	5989-27-5	Liquid	+	weak	+	69	1B			
Methylmethacrylate	80-62-6	Liquid	+	weak	+	90	1B				
<b>NON-SENSITISERS</b>	Glycerol	56-81-5	Liquid	-	no category	-		NC <sup>3</sup>	-	-	-
	2,4-Dichloronitrobenzene	611-06-3	Solid	-	no category	-		NC			
	Benzyl alcohol	100-51-6	Liquid	-	no category	-		NC			
	Methylsalicylate	119-36-8	Liquid	-	no category	-		NC	-	-	-
	Isopropanol	67-63-0	Liquid	-	no category	-		NC	-	-	-
	Dimethylisophthalate	1459-93-4	Solid	-	no category	-		NC			
	4-Aminobenzoic acid	150-13-0	Solid	-	no category	-		NC			
	Xylene	1330-20-7	Liquid	+	weak <sup>2</sup>		95.8	NC			

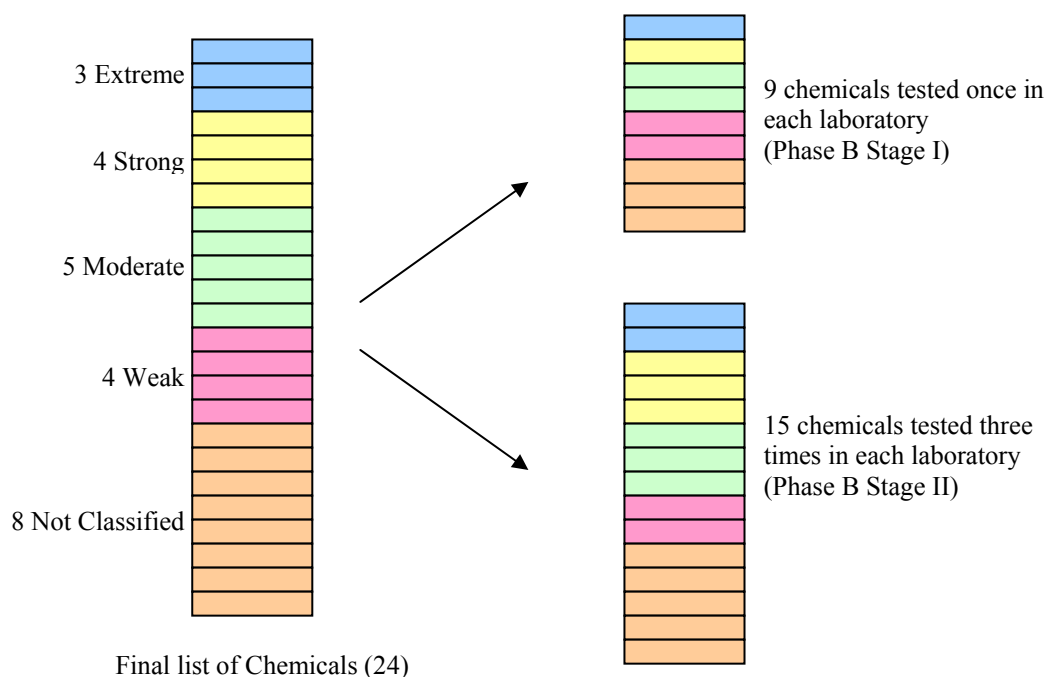
<sup>1</sup> False negative in the LLNA

<sup>2</sup> False positive in the LLNA

<sup>3</sup> NC: Not Classified

The selection of 9 of the 24 chemicals which were to be tested only once at each site (as 15 chemicals were shown to be sufficient for the evaluation of the WLR, see above) was performed in a stratified random sampling procedure, to ensure a consistent distribution of potencies in the subsets of 15 and 9 chemicals (see Figure 2, and Appendix 4 for details). For the purpose of the stratification, the chemical Nickel Chloride, false-negative in the LLNA, was assigned to the "moderate" category by weight of evidence. Similarly, Xylene, a false-positive in the LLNA, was assigned the "no category" class (See Appendix 4).

**Figure 2: Stratified random sampling of the 24 chemicals to identify the 9 chemicals that were tested once and the 15 chemicals that were tested three times each.**



**Table 3: List of the phase B1 chemicals tested only once in each laboratory:**

	Chemical Name	CAS#	State	LLNA	LLNA potency category	GP	EC3	GHS potency category	DPRA R&D result	hCLAT R&D result	MUSST R&D result
SENSITISERS	Benzoquinone	106-51-4	Solid	+	extreme	+	0.0099	1A	+	+	+
	4-Phenylenediamine	106-50-3	Solid	+	strong	+	0.11	1A	+	+	+
	1-Thioglycerol	96-27-5	Liquid	+	moderate	+	3.6	1B			
	Dihydroeugenol	2785-87-7	Liquid	+	moderate	+	6.8	1B			
	Imidazolidinylurea	39236-46-9	Solid	+	weak	+	24	1B	+	+	+
	Methylmethacrylate	80-62-6	Liquid	+	weak	+	90	1B			
NON-SENS.	Glycerol	56-81-5	Liquid	-	no category	-		NC	-	-	-
	2,4-Dichloronitrobenzene	611-06-3	Solid	-	no category	-		NC			
	Benzyl alcohol	100-51-6	Liquid	-	no category	-		NC			

**Table 4: List of the phase B2 chemicals tested in three independent experiments by each laboratory**

	Chemical Name	CAS#	State	LLNA	LLNA potency category	GP	EC3	GHS potency category	DPRA R&D result	hCLAT R&D result	MUSST R&D result
SENSITISERS	Beryllium sulfate	7787-56-6	Solid	+	extreme	+	0.001	1A			
	Kathon CG (1.2% CMI)	26172-55-4	Liquid	+	extreme	+	0.009	1A	+	+	+
	Chlorpromazine HCl	69-09-0	Solid	+	strong	+	0.14	1A			
	Chloramine T	127-65-1	Solid	+	strong	+	0.4	1A			
	Formaldehyde	50-00-0	Liquid	+	strong	+	0.61	1A	+	+	+
	2-Mercaptobenzothiazole	149-30-4	Solid	+	moderate	+	1.7	1A	+	+	
	Benzylsalicylate	118-58-1	Liquid	+	moderate	+	2.9	1B			
	Nickel chloride	7718-54-9	Solid	-	no category	+		1B			
	Benzylcinnamate	103-41-3	Solid	+	weak	+	18.4	1B			
	R(+)-Limonene	5989-27-5	Liquid	+	weak	+	69	1B			
NON-SENS.	Methylsalicylate	119-36-8	Liquid	-	no category	-		NC	-	-	-
	Isopropanol	67-63-0	Liquid	-	no category	-		NC	-	-	-
	Dimethylisophthalate	1459-93-4	Solid	-	no category	-		NC			
	4-Aminobenzoic acid	150-13-0	Solid	-	no category	-		NC			
	Xylene	1330-20-7	Liquid	+	weak		95.8	NC			

It is important to note that in view of the primary objective of the blind testing phase, no consideration was given to the suggested applicability domain of the DPRA (or the other two *in vitro* methods evaluated in this validation study) in the chemical selection. The list contains two metals, Nickel and Beryllium, two well characterised pre-haptens (4-Phenylendiamine and R(+)-Limonene) and a well characterised pro-hapten (, Dihydroeugenol).

Metals and pro-haptens are materials outside the applicability domain identified for the DPRA by the test developer. However, some pre-haptens are reported to have been correctly identified (including 4-Phenylendiamine) therefore it cannot be concluded with sufficient confidence whether or not these substances fall outside the applicability domain of the test method.

Wherever possible, the selection of chemicals was predicated on a consistency of evidence from human experience, guinea pig tests and the local lymph node assay (LLNA). Thus for the majority of chemicals chosen as skin sensitizers, clear human evidence of allergic contact dermatitis was supported by positive guinea pig maximisation test and/or Buehler test results coupled with a positive LLNA. Two clear exceptions to this were xylene, a false positive in the LLNA and nickel chloride, a false negative in the same assay. For xylene, the human evidence of skin sensitisation, while not entirely absent, is of a similar scale to petrolatum and does not meet the criteria for classification. For nickel chloride, the human evidence of sensitisation is abundant.

Two other points should be noted. First, for a few substances (eg benzoquinone and dichloronitrobenzene) human data is very limited, but does not contradict the results from animal tests. Second, for some of the chemicals which have a “Not Classified” categorisation, there is evidence that they are human sensitiser (benzyl alcohol, isopropanol, xylene, methyl salicylate, 4-aminobenzoic acid). However, this evidence is of such a limited nature (isolated case reports), that they are considered to be substances with insufficient evidence to warrant classification.

## **5. Chemicals purchase, coding and distribution**

### **Reference document:**

#### **- Chemical coding, aliquoting and shipping procedures (Appendix 5)**

The chemicals used for study phase A Stage II were not supplied by ECVAM, but were purchased by the trained laboratories on the basis of the instructions reported in the training and transfer plan issued by P&G and approved by the VMG.

ECVAM was responsible for purchasing, coding and distributing the chemicals for Phase B to the laboratories participating in the study. The selected chemicals were sourced from Sigma Aldrich. Aliquots of the chemicals were prepared and properly stored in the chemical repository of the IVMU before distribution to the test laboratories.

#### **a. Solvent Compatibility assessment**

To avoid possible problems with the solubility of the test chemicals during the blind testing phase, all the chemicals underwent an assessment of solubility at ECVAM, following the "solvent selection" procedures as described in each of the test methods' SOP. In all cases, at least one suitable solvent was identified. The solvent(s) identified for each chemical were not communicated to the testing facilities, as the SOP required that they performed their own determination of the suitable solvents to use in their experiments (see below).

#### **b. Coding/Decoding**

A randomly generated code was assigned to each aliquot, unique for each method, laboratory and experiment. For the assessment of the WLR, each chemical from the list of 15 was sent to the laboratories in three separate vials, each assigned a different two-letter code. A number was also added to the code (1, 2 or 3) to distinguish the three sets of 15 chemicals, and the laboratories were instructed never to mix chemicals labeled with different numbers in the same run/experiment. This ensured that the three evaluations of the corresponding chemicals were performed in different experiments in order to provide data suitable for a proper evaluation of the WLR.

The codes for all chemical aliquots were recorded in a database (Excel spreadsheet format) prepared and maintained by the Chemical Selection Group. The identity of the chemicals to which the codes were assigned was not disclosed to the laboratories, and was kept confidential from the VMG and the biostatisticians until the end of the study. Copies of the tables, showing the codes assigned to the same chemicals but which do not identify the chemicals by name,

were prepared to be given to the biostatistician for analysis of the reproducibility, and to the ECVAM study coordinator(s) to assist the VMG consideration of the experimental data. A detailed description of the chemical coding and distribution procedures applied is provided in Appendix 5.

The Chemical Selection Group provided the VMG with the final decoding list for the chemicals only once all the experimental data had been generated by the laboratories, quality checked by ECVAM and analysed by the biostatistician for the assessment of the WLR and BLR. The decoding list was then used by the VMG and the biostatistician to analyse and assess the information generated in this study on the predictive capacity of the DPRA.

### **c. Emergency procedure implemented at the laboratories during the blind testing phase.**

An emergency procedure was established to allow the laboratories to obtain the necessary chemical safety information in the event of an accident. Individual sealed envelopes, each containing a Material Safety Data Sheet (MSDS) relating to one specific chemical and labelled with the corresponding code, were sent with the test chemicals to a named recipient at each laboratory not associated with the testing (typically the Safety Officer at each participating laboratories) with the instruction to return the unopened MSDSs to ECVAM upon completion of the testing phase.

During the testing of the DPRA, no such incident was reported and none of the envelopes had to be unsealed, and all sealed envelopes were returned to ECVAM upon completion of the validation study.

The laboratories were instructed to treat all coded test chemicals as potential sensitisers and to dispose of laboratory waste as toxic waste.

## **6. Data management**

### **Reference documents:**

- DPRA reporting template (Appendix 6)
- DPRA QC template (Appendix 7)

Prior to the start of the study a standard reporting template was distributed to the participating laboratories. This template was developed for the study by ECVAM, in collaboration with the lead laboratory, as no standard templates were available at the time of the submission to ECVAM. The template contained formulae tested by the ECVAM biostatistician in a documented exercise to quality assure the template before it was distributed. The laboratories were asked to use the template during the Transfer phase A to communicate their results to the lead laboratory, so that they could familiarise themselves with it and to ensure that the instructions included in the template were clear and understood.

All the results from the Phase B were submitted by the laboratories directly and exclusively to ECVAM by e-mail. Since the templates were not sent protected/locked, upon receipt at

ECVAM each completed template underwent a formal Quality Check procedure that was developed in the form of a checklist (See appendix VII). The quality check focused on the acceptance criteria for the run and for each of the chemicals to ensure the results were valid, and the proper choice of solvent controls used for the calculations of the peptide depletions. Once completed, the checklist were scanned as a PDF file and added to the Excel sheet as an object. The template was then added to the official results folder for the study.

For the statistical analyses, a summary template was designed by the statistician, and the results were transferred to this template by ECVAM. Preparation of this summary template contained internal checks that ensured that no transcription errors were made in the transfer of the results. As an additional check, the final conclusions/outcomes for each chemical were then compared to the conclusions/outcomes in the reports sent by the laboratories.

## **7. Statistical Analysis of Experimental Data**

### **Reference document: Experimental Design (Appendix 2)**

#### **a. Analysis performed on the experimental data**

A detailed statistical analysis plan was produced and agreed by the VMG before the start of the testing phase (see Appendix 2 for full details). It was determined that only data from the valid experiments would be considered within the statistical analyses, although failed runs and experiments were also documented in order to report their occurrence.

The statistical analysis on the test method's reproducibility focused on the concordance of the predictions obtained in terms of the Yes/No predictions and of the specific reactivity classes assigned. Reproducibility was evaluated with respect to both WLR and BLR.

Additionally, descriptive and inferential statistical analyses were performed on the raw data obtained, the results of which are provided as additional descriptive information.

#### **b. Criteria for Assessing the Study Outcome**

The VMG considered it appropriate to define in advance indicative assessment criteria to be used to enable a transparent judgment and decision on the performance of the test methods in consideration of the study primary goal.

When defining such indicative criteria the following factors were considered important:

1. the background and specific objectives of the validation study;
2. the standards of performance that can realistically be expected from an *in vitro* test and standards of performance which have been considered acceptable in previous validation studies;
3. the proposed use of the *in vitro* tests (i.e. as a partial replacement method to become part of a toolbox of tests to be used in combination); and
4. the power of the design of the validation study.

In consideration of the above the target performance for this study was set at 80% for the Between Laboratory Reproducibility and 85% for the Within Laboratory Reproducibility.

The target performance informed the sample size calculation and is consistent with the reproducibility values, in terms of reproducibility in the concordance of predictions, elaborated from the data submitted by the test developer in which the DPRA showed a between laboratory reproducibility of 91% (see Appendix 2 for further details).

# Test definition (Module 1)

## Reference Documents:

- DPRA SOP version 2 (Appendix 8)
- DPRA SOP version 3 (Appendix 9)
- Gerberick et al (2004) (Appendix 10)
- Gerberick et al (2007) (Appendix 11)

### 1. Intended purpose of the test method

The DPRA is partial replacement *in chemico* test method designed to be part of a non-animal battery or integrated testing strategy for assessing the skin sensitisation potential of chemicals. As such it could contribute to the reduction of the number of animal used for skin sensitisation testing and to the replacement of current regulatory *in vivo* tests for skin sensitisation hazard classification and labelling (OECD TG 406, OECD TG 429, OECD TG 442A, OECD TG 442B). The information the DPRA generates can in any case already be used in a weight-of-evidence approach to support regulatory decision making (i.e. to better characterise equivocal responses in *in vivo* studies). For example, REACH already permits the use of methods under validation for this purpose.

### 2. Evidence demonstrating the need of the test method

This test method is of importance due to the forthcoming European Union ban on *in vivo* testing of cosmetic and toiletry ingredients and products following the publication of the Seventh Amendment to the Cosmetics Directive and for the European Regulation on Registration, Evaluation, and Authorisation of Chemicals (REACH) that requires evaluation of a large number of chemicals. The successful validation of the DPRA along with other assays (e.g., cell-based assay) would allow their use in the assessment of a chemical's skin sensitisation potential and reduce or eliminate the need for animal testing for skin sensitisation.

### 3. Status of development of the test method

The DPRA was developed by Procter & Gamble.

The initial work to determine if chemical reactivity toward nucleophilic amino acids correlated with skin sensitisation potential examined the reactivity of 38 different chemicals with varying degrees of sensitisation potency: 11 non sensitisers, 7 weak sensitisers, 11 moderate sensitisers, 5 strong sensitisers, and 4 extreme sensitisers.

82 substances (including the 38 chemicals mentioned above) were then evaluated in the course of development of the Prediction Model (56 chemicals to initially define the Prediction Model, and further 26 to demonstrate its robustness). For all test materials LLNA test data was also available.

Additional work was undertaken pre-submission to ECVAM by P&G to provide insights into the likely within laboratory reproducibility, transferability, and between laboratory reproducibility. This work included two ring trials (involving the testing of 15 and 28



chemicals respectively) with the participation of three external laboratories (Kao Corporation, L'Oréal and Givaudan).

In the test submission to ECVAM (received February 2009) P&G reported data on the test performance with 135 chemicals (98 sensitisers – 33 extreme/strong, 36 moderate, 29 weak – and 37 non-sensitiser) with reported 86% accuracy (calculated for 133 chemicals since two chemicals co-eluted with the cysteine peptide and were not included in the accuracy calculation), and had trained six laboratories in its use.

#### **4. Scientific basis – biological and/or mechanistic relevance of the DPRA**

There are a variety of properties that determine whether a chemical can function as a skin contact sensitiser (or allergen) including the ability to penetrate into the skin, react with protein, and be recognised as antigenic by immune cells. The correlation of protein reactivity with skin sensitisation potential is well established (Dupuis and Benezra, 1982; Lepoittevin et al, 1998). In fact, Landsteiner and Jacobs (1936) presented the origin of the reactivity hypothesis in their landmark paper looking at the underlying mechanisms of contact allergy. Thus, if a chemical is capable of reacting with proteins either directly or after appropriate biotransformation, then it may have the potential to act as a contact allergen.

The majority of known chemical skin allergens (or their metabolites/oxidation products) have electrophilic properties and are able to react with various nucleophiles to form covalent bonds. In proteins, the side chains of many amino acids contain electron-rich groups, nucleophiles, capable of reacting with electrophilic allergens. Lysine and cysteine are well characterised as nucleophiles, but other amino acids containing nucleophilic heteroatoms, such as histidine, methionine, and tyrosine have been reported to react with electrophiles (Dupuis and Benezra, 1982; Lepoittevin et al, 1998; Ahlfors et al, 2003).

Since protein reactivity is a key step in the induction of ACD it was hypothesised that *in vitro* methods based on the detection of protein reactivity could be developed to screen the sensitisation potential of chemicals. Recently, a detailed review on using chemical reactivity measurement for the identification of skin sensitiser was published as part of an ECVAM Workshop (Gerberick et al., 2008).

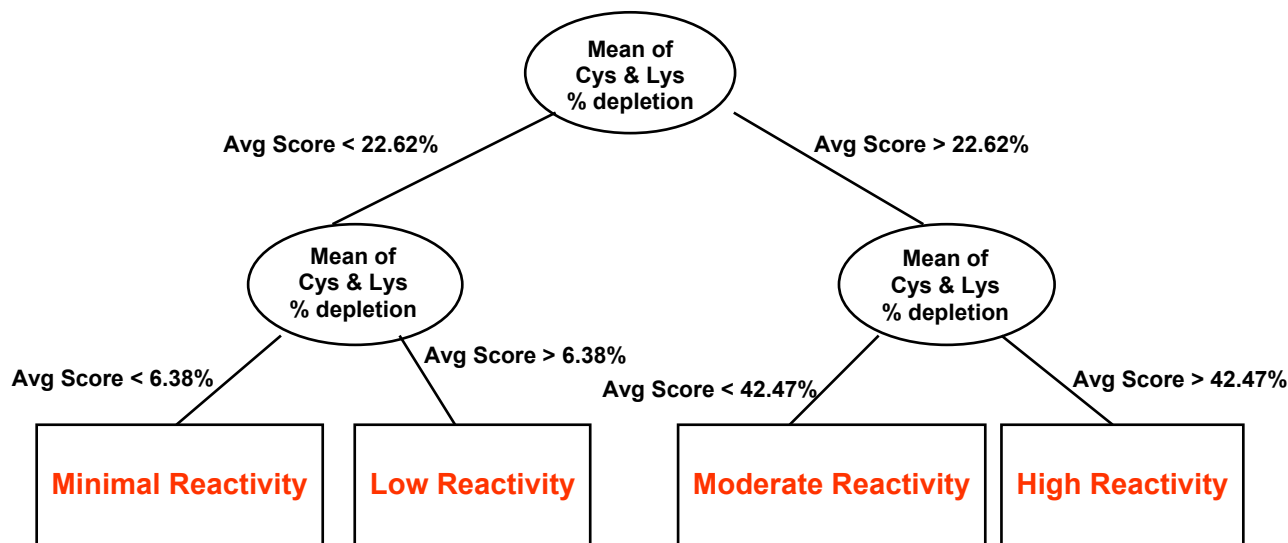
#### **5. Protocol of the test method**

The detailed updated DPRA test method protocol used during the testing phase is described in Appendix 8.

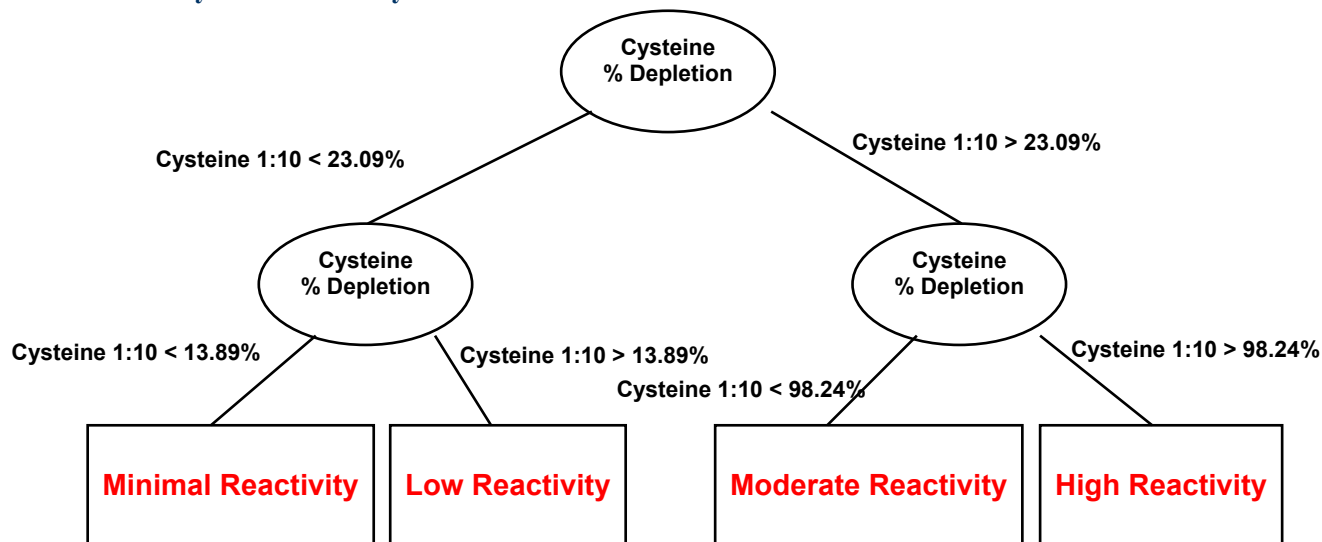
The DPRA is a chemistry based assay. Nucleophile-containing synthetic peptides are used to screen for skin sensitisation potential by measuring peptide depletion following incubation with test materials (allergens and non-allergens). For the synthetic heptapeptides that contain either cysteine or lysine, the peptide to chemical ratio used is 1:10 and 1:50, respectively. Following a 24 hour reaction period with the two synthetic peptides, the samples are analysed by HPLC using UV detection to monitor the depletion of peptide following the reaction. Average peptide depletion data for cysteine and lysine are then used in a classification tree

model in which chemicals are classified as having minimal, low, moderate or high reactivity (Figure 3). Generally chemicals with moderate to high reactivity are associated with moderate to strong allergenicity while those categorised as having low to minimal reactivity include weak and non-sensitisers. However it would be inappropriate to consider that the DPRA, as a stand alone method, has the capability to predict a chemical's sensitisation potency. Reactivity information is however foreseen to play an important role in a future integrated approach for both hazard identification and potency prediction.

### Cysteine 1:10/Lysine 1:50 Prediction Model



### Cysteine 1:10-only Prediction Model



**Figure 3: DPRA Classification tree prediction model**

When co-elution of the test material with the lysine peptide prevents a determination of an accurate depletion value, a prediction model is available to classify the chemical into reactivity

classes based on the depletion value for the cysteine peptide alone. A prediction model based on the depletion value of the lysine peptide alone is not available. The test developer reported in the submission to ECVAM that the reason for this is that the lysine reactivity does not carry enough weight to drive a lysine-only prediction model and that the cysteine depletion value is required in order to accurately predict the reactivity classes..

### **Modifications made to original protocol prior to the initiation of the validation study**

The DPRA protocol used in the validation study is almost identical to the protocol originally submitted to ECVAM by P&G. Following the assessment made by ECVAM of the original protocol, minor technical revisions were made in collaboration with P&G prior to the initiation of the validation study. No major modifications were made to the experimental procedure itself. The minor changes included clarification of sections of the SOP which were felt not to be sufficiently well described and could thus impact on the interpretation, performance, and outputs of the protocol. However, it was also deemed important to include additional run acceptance criteria which were not set out in the original document. These include:

1. The establishment of acceptance criteria for the positive control cinnamic aldehyde to be used to ensure that the test method is responding with adequate and reproducible sensitivity to this substance, for which the magnitude of response is well characterised. For this purpose the range of percent peptide depletion values of the positive control cinnamic aldehyde was based on 95% tolerance intervals calculated from the historical data submitted to ECVAM for both the cysteine and the lysine peptides.
2. The application of acceptance criteria for the Reference Control C replicate injections (peptide alone dissolved in the appropriate solvent) in the analysis sequence according to which the mean of the peptide concentrations in the three replicates should correspond to the theoretical concentration of (0.50mM) plus or minus 10%. This acceptance criterion has to be used as a run acceptance criterion to verify accuracy of the peptide concentrations since the related peptide peak area is then used in the formula to calculate the Percent Peptide Depletion.

As described above, all modifications to the SOP, including the addition of acceptance criteria not originally foreseen, were made in close collaboration with the lead laboratory to make sure that such modifications/additions did not invalidate or compromise the historical data generated with the DPRA prior to the submission to ECVAM.

Additional minor technical revisions were made before the start of the blind testing phase in order to incorporate the experience and knowledge gained during the transfer of the method. The revised protocol (Version 2, see Appendix 8) was then used by all testing facilities for the generation of the results with the coded chemicals.

A summary of the protocol revisions is outlined in Table 5:

**Table 5: Description of the main modifications made to each version of the SOP.**

Elements of the submitted SOP which underwent revisions	<u>Version 1</u> Released prior to the initiation of the study	<u>Version 2</u> Released prior to the initiation of the blind testing phase to include the knowledge acquired from the transfer phase	<u>Version 3</u> Final version released at the end of the study for future use.
Solubilisation procedure	The section on the solubilisation procedure was modified to improve consistency in the choice of solvents by including a tiered approach for the solvent choice instead of a simple list of compatible solvents.		
Detection of co-elution	Co-elution controls have been included in the first analysis sequence to assist in the identification of instances of co-elution of the test chemicals with the peptides in order to include more objective rules on when to determine co-elution had taken place.	Included criteria for estimating peak purity based on area ratio of 220/258nm for those laboratory equipped with a Photodiode Array detector.	Addition of practical examples of co-elution chromatograms in the annexes of the SOP
Positive control acceptance criteria	For both the cysteine and the lysine peptides, acceptance criteria based on 95% tolerance intervals calculated from the historical data submitted to ECVAM have been established for the positive control cinnamic aldehyde. Such criteria have been included in the SOP and are used as run acceptance criteria.  In addition maximum standard deviations admitted for positive control replicates have been included	The upper bound of the acceptance range for the cysteine percentage of depletion induced by cinnamic aldehyde was increased from 96.6 to 100 as one laboratory consistently generated values outside the original range.	Revision of the bounds for the acceptance criteria
Reference controls acceptance criteria	Included maximum CV admitted for reference controls replicated to check		Revision of the bounds for the acceptance criteria

	<p>stability of the peptides over time</p> <p>Included acceptance criteria for reference controls C in the analysis sequence set as their theoretical values (0.50mM) plus or minus 10%.</p>		
Results	<p>The data analysis and calculations section was revised to include additional acceptance criteria for the run and test chemicals' results.</p> <p>Included instructions on how to deal with negative depletion values.</p>	Included additional instructions on how to determine reactivity for chemicals co-eluting with the peptide	Included additional clarifications in the section about negative depletion values
Analysis sequence		Inclusion of an example of analysis sequence.	
Reagents		Inclusion of a provision to test each batch of acetonitrile to be used in the experiments (during the transfer of the method some batches revealed to impact peptide stability, particularly cysteine),	<p>Removed Synbiosci as suggested peptide supplier.</p> <p>Included expiration date for ammonium acetate buffer.</p>

During the conduct of the study the two trained laboratories experienced problems in meeting the criteria described above under 1. and 2.

Accepting that these criteria were not described in the original SOP and were defined on the basis of data generated by a single laboratory, the VMG decided in one circumstance to relax the acceptance range for the positive control results and to accept results from runs which had been considered invalid because either the acceptance criteria for the positive control or the reference control C were not met. The rationale for this VMG decision is documented below in the relevant sections (see Ricerca results in module 3, and IVMU results in module 4).

### **Known limitations and drawbacks of the test method**

A limitation of the test method is that the test substance needs to be dissolved in a suitable solvent. The DPRA SOP includes a tiered approach for the selection of the appropriate solvent where acetonitrile and water are respectively the first and second choice solvents since they are used as mobile phases for the HPLC analysis. In case the test chemical is not soluble in

acetonitrile or water, other solvents are suggested: these include isopropanol, DMSO, and combinations of the solvents described above. The solvent choice provided should allow the testing of the vast majority of chemicals. In fact P&G reported in their submission that so far in their experience they faced solubility problems with only one chemical (squaric acid).

For the purpose of the current study none of the chemicals selected had to be discarded because of solvent incompatibility as a result of the solubility assessment performed by ECVAM (see Section 5a above). This was also consistent with the fact that no problems were subsequently encountered by the laboratories during the solubility assessment for the blind testing phase

Another limitation of the DPRA is that some chemicals, or the reaction products formed following incubation with the peptide, may interfere with the peptide determination because they elute at the same time of the peptide, a phenomenon referred to as co-elution. Since in the DPRA the HPLC separation occurs by gradient elution (i.e. the mobile phase composition is changed during the separation process), retention time of a chemical may be influenced by the solvent mixing system which vary in different instruments. For this reason, and as was confirmed during the current study (see section on Module 4, below), co-elution with the peptide can be systematically observed in one laboratory but not necessarily observed in the others if different instruments are used.

In the DPRA, in cases of co-elution of the chemical with the cysteine peptide alone or with both the cysteine and the lysine peptides an accurate calculation of the peptide depletion cannot be performed, however the depletion can always be estimated as described in the relevant section of the SOP (see page 20 of Annex 8) and the conclusion for this chemical adapted accordingly. In the case of co-elution with the lysine peptide, the value for the lysine peptide depletion is ignored and a different prediction model (using only the cysteine peptide depletion) is used. The DPRA can thus accommodate most cases of co-elution.

In their submission to ECVAM, P&G reported that in the set of 135 chemicals they have tested in-house 2 chemicals co-eluted with the cysteine peptide and 5 chemicals co-eluted with the lysine peptide.

### **Applicability domain of the test method**

The DPRA test method has been shown by the test submitter in their submission to ECVAM to be applicable to a broad range of chemicals covering relevant chemical classes, reaction mechanisms, skin sensitisation potency (as determined with *in vivo* studies) and physico-chemical properties.

However the DPRA test method does not contain a metabolic/bioactivation system, therefore pre-haptens (i.e. chemicals requiring biochemical activation) and pro-haptens (i.e. chemicals requiring enzymatic activation) are not systematically detected. In addition, metals which sensitise via non-covalent bonding mechanisms or interact with amino acids other than cysteine and lysine (e.g. nickel) fall outside the applicability domain.

In their submission to ECVAM, P&G reported that of the 133 chemicals tested, 13 sensitisers have been classified as non-sensitisers and 6 non-sensitisers have been classified as sensitisers (Table 6). Of the 13 sensitisers classified as non-sensitisers, seven of them are weak sensitisers (e.g.,  $\alpha$ -hexylcinnamaldehyde, benzyl benzoate). A few of the sensitisers classified as non-sensitisers are also considered by P&G to be pro-haptens (e.g., 3-dimethylaminopropylamine, dimethyl benz[a]anthracene). For oxalic acid which is categorised as weak sensitiser in the

LLNA, P&G suggests a revision of the animal *in vivo* data since the chemical does not contain apparent structural alerts for sensitisation nor do human data exist to classify it as a sensitiser.

Among the 6 non-sensitisers classified as sensitisers Procter & Gamble identified compounds believed to have reactive properties (e.g., 2-hydroxypropyl methacrylate, 1-bromobutane) despite the fact that they are not known to induce sensitisation.

**Table 6: DPRA misclassifications as reported by P&G in their submission to ECVAM.**

**Sensitisers classified as non-sensitisers**

**P&G comments**

• $\alpha$ -Hexylcinnamaldehyde	Compound is a weak sensitiser.
• $\alpha$ -Amyl cinnamaldehyde	Compound is a weak sensitiser.
• Benzyl benzoate	Compound is a weak sensitiser.
• 2,2,6,6,-Tetramethyl-3,5-heptanedione	Compound is a weak sensitiser.
• Oxalic acid	Compound is a weak sensitiser.
• Nonanoyl chloride	Compound is a moderate sensitiser
• Dimethyl benz[a]anthracene	Compound is a strong sensitiser and is believed to be a prohaptan
• Squaric acid diethyl ester	Compound is a strong sensitiser
• 3-Dimethylaminopropylamine	Compound is a moderate sensitiser and is believed to be a prohaptan
• Tartaric acid	Compound is a moderate sensitiser
• Ethylenediamine	Compound is a moderate sensitiser and is believed to be a prohaptan
• Chlorooctadecane	Compound is a weak sensitiser
• Cis-6-nonenal	Compound is a weak sensitiser

**Non-Sensitisers classified as sensitisers**

• 2-Acetylcyclohexanone	Compound is categorised as low reactivity
• 2-Hydroxypropyl methacrylate	Compound is categorised as low reactivity
• 1-bromobutane	Compound is categorised as low reactivity
• 1-Iodohexane	Compound is categorised as low reactivity
• Saccharin	Compound is categorised as low reactivity
• Fural	Compound is categorised as high reactivity

## **Conclusion of the Validation Management Team on Module 1**

The DPRA protocol proved to be generally robust for the purposes of this study, only minor clarifications were made to the SOP during the course of the study in relation to specific elements of the procedure and the data interpretation to minimise the sources of variability.

The additions in the sections describing the analysis sequence, data recording and analysis and calculation of results were introduced largely to resolve ambiguities and minor omissions in the original SOP in order to improve clarity and consistency of data generation and interpretation.

To improve consistency of choice of solvent, a strategy was provided for solvent selection resulting in concordance across the three laboratories with respect to 22 of 24 chemicals subsequently tested (see section on Module 4, below).

Co-elution of peptide and test chemical or reaction products was known from the outset to occur in some instances, and more detailed guidance was included to ensure recognition of this problem when it occurred in practice.

The upper bound of the acceptance range for the cysteine peptide depletion induced by cinnamic aldehyde, which was originally set on the basis of the lead laboratory's historical findings, was revised prior to the testing phase taking into account the experience of the other laboratories. The aim was to avoid wrongly discarding runs which were generating good quality results.

The acceptance ranges for the values of reference control C in the different solvents were pragmatically established by taking over the acceptance range for reference controls A that was included in the SOP submitted to ECVAM by P&G. During the blind testing phase one of the laboratories generated a number of runs in which the reference control C values were consistently marginally below the preset lower limit.

Acknowledging the limitations of the way those acceptance criteria were set, allowed for acceptance of these results and their inclusion in the statistical analysis with no negative discernable impact on the reliability and repeatability of the test (see section on Module 2, below). The VMG believes that the acceptance range should be revised for future use of the DPRA (see Recommendations section).

The issue related to the significance of the source/batch of acetonitrile used for the test was unexpected (see section on Module 3, below), and was resolved with the inclusion of a preliminary acetonitrile suitability experiment in the SOP.

Following these procedural clarifications to the SOP, the VMG believes the supporting documents (including the original submission to ECVAM and associated scientific publications) and the current study findings adequately demonstrate the intended purpose, the need for, the status of development, and the scientific and mechanistic basis and relevance of the DPRA test method.

In conclusion, the VMG believes that Module 1, Test Method Definition, is satisfied.



# Transferability (Module 3)

## Reference documents:

- **DPRA Training and Transfer Plan (Appendix 12)**
- **Training reports for Ricerca and IVMU (Appendices 13-14)**
- **List of additional available documents filed for the study and available on request (Appendix 16)**

## 1. General aspects

The DPRA procedure can be performed in analytical chemistry laboratories equipped with standard high performance liquid chromatography (HPLC) instrumentation and with laboratory personnel trained and experienced in HPLC. All apparatus/instruments and reagents needed for the performance of the method are readily available commercially.

P&G being the lead laboratory and having developed the method was responsible for both the training of the personnel at the other testing facilities participating in the study and for overseeing and providing advice during the test method transfer in order to make sure that the procedure for performing the DPRA as described in the SOP was clearly understood and properly implemented.

P&G provided training to the study personnel of Ricerca and IVMU at P&G (Phase A Stage I). The trained personnel were then responsible for the transfer of the test method to their own laboratories under the supervision of the lead laboratory P&G (Phase A Stage II).

The schedule for the training of these laboratories as well as the details of the transfer experiments, were drafted by the lead laboratory on the basis of its experience with the test method. To demonstrate successful method transfer, the laboratories had to perform the test method procedure by testing in-house a number of chemicals and meet the transfer acceptance criteria as defined in the Transfer Plan. The chemicals used for these qualification runs, as well as the criteria for a successful achievement of the transfer of the method, were selected by the lead laboratory, and approved by the VMG prior to the initiation of the training.

The chemicals used for this phase A were not supplied by ECVAM, but were purchased by the trained laboratories on the basis of the instructions set out in the training and transfer plan (Appendix 12). All chemicals were tested uncoded, and the results sent directly to the lead laboratories for evaluation.

## 2. Training

Ricerca and IVMU personnel received theoretical and procedural training at P&G. The training sessions for Ricerca and IVMU staff took place on March 2-4 and on March 15-17 2010, respectively. The training included a theoretical component with discussion on the different aspects of the SOP and a practical part where the trainees were given the opportunity to setup an actual DPRA test run for cysteine and lysine depletion, to apply the prediction model and to analyse the results.

The theoretical part focused on specific aspects of the procedure including the revisions made to the SOP during the study preparatory phase and described in DPRA SOP version 1. Items discussed include:

- The use of a photodiode array detector and/or the co-elution controls to help determine peptide peak identity and the presence of co-elution.
- Importance of peptide purity not exceeding 90-95% (to avoid precipitation).
- Solubility assessments and the order of solvents used in the “Solubility Assessment” section of the SOP.
- Description of the Reference Controls A, B, and C and how they are prepared and used.
- Revisions made to the Data Analysis & Calculations section. This includes the calculation of CV, use of the Reference Controls and additional calculations of peptide concentration.
- Use of the prediction models and when to use the cysteine 1:10-only Prediction Model.
- Use of acceptance criteria from the amended SOP. Specific acceptance criteria were discussed as well as when an entire assay needs to be repeated and when a single test chemical evaluation needs to be repeated.

For the practical part, the following test chemicals were chosen by P&G for testing by the trainees

<b>Chemical</b>	<b>CAS</b>	<b><i>In vivo</i> Potency</b>	<b>Sigma Aldrich catalog number</b>
p-phenylenediamine	106-50-3	Strong	P6001
3,3,5-trimethylhexanoyl chloride, 98%	36727-29-4	Moderate	422959
Glyoxal, 99%	107-22-2	Moderate	128465
Citral, 95%	5392-40-5	Weak	C83007
Imidazolidinyl urea 95%	39236-46-9	Weak	I5133
Glycerol, 99%	56-81-5	Non-sensitiser	G9012

In the interest of time, the training chemicals described above and peptides were pre-weighed by the trainer the afternoon before the training session and stored at 4°C. The buffers for peptide dissolution were also prepared in advance by the lead laboratory. All other aspects of assay setup were performed on site by the trainee.

Due to software problems, the HPLC's were unable to be run during the training session held for Ricerca. Ricerca was therefore asked to purchase the training chemicals and set the assay up in their own laboratory. As described below (see “Qualification of Ricerca”), this issue had no influence on the transfer of the method to Ricerca.

The data obtained during the training session for IVMU correlated well with P&G's historical data (see Appendix 13). All six chemicals were classified correctly as “sensitiser” or “non-sensitiser.” Five out of the six chemicals were predicted into the same reactivity category as compared to historical data, the only exception being Citral which was predicted as moderate

in the training run and as high in P&G's historical database. The acceptance criteria described in the SOP were met and the triplicate values for each chemical were highly reproducible.

Trainings sessions for Ricerca and IVMU have been judged to be successful from by the trainer and the trainees as reported in the Statement on training outcome in the corresponding Training Reports (Appendices 13 and 14).

### **3. Transfer of the test method to the naïve laboratories**

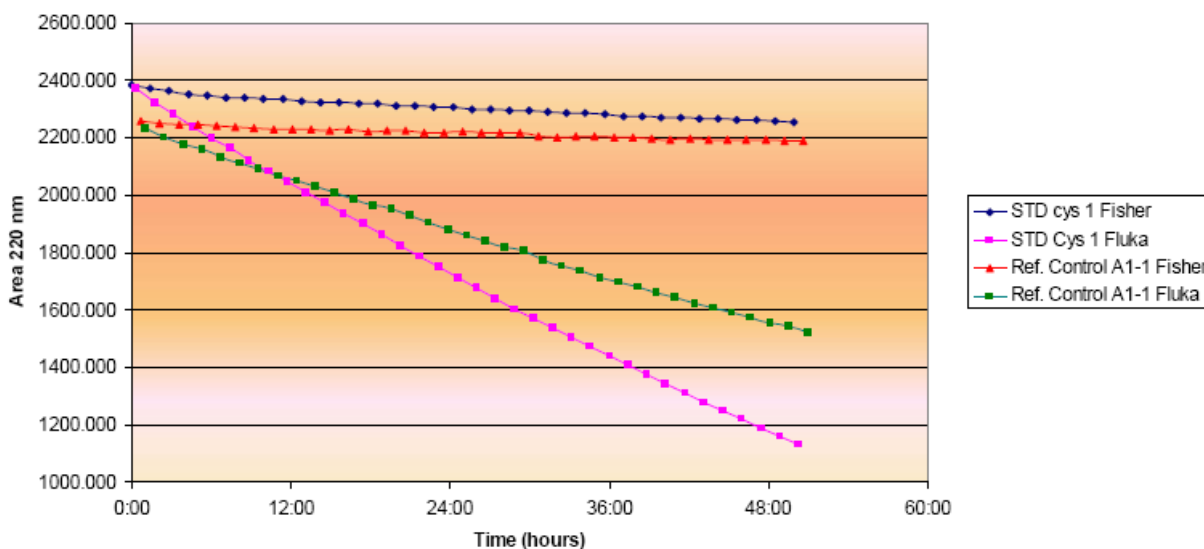
As part of the Training and Transfer plan, P&G requested that trainees then used the training chemicals to establish the assay in their laboratories. They were asked to perform three valid runs and report their data back to the trainer prior to beginning the official Transfer Phase.

Ricerca reported its data back to P&G on April 15, 2010. The main concern observed in the results was that, despite results which were otherwise very consistent with the historical data from P&G, the cysteine depletion values for the positive control cinnamic aldehyde obtained at Ricerca were consistently marginally above the upper limit (set at 96.6% in the DPRA SOP version 1), which led the VMG to remove the upper bound for the acceptance criteria and accept cysteine depletions up to 100% for the testing phase.

A stability issue was encountered with the cysteine peptide (observed in test results with cysteine control solutions) during the implementation of the DPRA to the naïve laboratories. This stability issue appeared as a progressive decrease of the integration peak area over time of the cysteine peptide in absence of any test item induced depletion reaction. A problem with the quality/purity of the cysteine peptide used was initially suspected, but difference sources of cysteine peptide were evaluated and showed the same phenomenon.

Ricerca then performed further experiments to investigate the cause of the cysteine peptide decrease. The peptide cysteine (Reference control A and STD1 from the SOP, see Appendix 8) was maintained at room temperature using the Fisher Acetonitrile (originally purchased by Ricerca) and a fresh batch of Acetonitrile from Fluka, and analysed by HPLC for 48 hours (see Figure 4, taken from the Transfer Report from Ricerca (See Appendix 16)). The results suggest that the source/batch of the acetonitrile used during the peptide depletion reaction was the cause of this problem. As the precise cause of this phenomenon could not be determined, the SOP was modified to require preliminary testing to be performed prior to conducting the DPRA procedure in order to test the suitability of new batches of acetonitrile.

### Degradation Peptide Cysteine



**Figure 4: Decrease of the integration peak area (220 nm) over time of the cysteine peptide in absence of test item-induced depletion reaction**

Establishment of the DPRA at the IVMU laboratory started in June 2010 and continued until December 2010. The IVMU laboratory experienced problems in fulfilling the reference controls acceptance criteria. The mean peptide concentration for the reference controls for both the cysteine and the lysine peptides, were for most of the initial experiments outside the requested range (0.50 +/- 0.05 mM). Furthermore, the variability (expressed as %CV) of the reference control values was relatively high compared to what was normally achieved by the lead laboratory. Experiments performed with the use of a different batch and a different supplier of acetonitrile (see above) presented the same problems. To identify the reasons for these atypical findings, the IVMU undertook systematic troubleshooting under the supervision of the lead laboratory.

In order to exclude the possibility that the peptides used were the source of the problems P&G supplied the IVMU from their own batch of cysteine peptide (purchased from RS Synthesis) and asked the IVMU to verify injection repeatability by injecting the cysteine peptide at two hour intervals. Despite the change of peptide supplier the calculated %CV was still too high (6.47%). To verify whether or not such high variability was associated with the peptide stability, the same experiment was performed with salicylic acid, a more stable compound. This resulted in an improvement in the repeatability (2.65%CV) which was considered however to be still high for HPLC standards, indicating that the problem might be due to the HPLC instrumentation setup. At that point P&G provided the IVMU laboratory with a smaller injection loop and a smaller syringe for their HPLC instrument. Changing the injection volume from a partial loop injection (5µL) to a full injection loop (10µL) achieved a repeatability of 0.91%CV, which was deemed to be appropriate. Following this change, in December 2010 the IVMU performed the three valid runs requested by the lead laboratory to progress to the qualification runs.

#### 4. Qualification runs for a successful completion of the transfer phase

To prove successful method transfer before being allowed to proceed to the blind testing phase (phase B), Ricerca and IVMU had to perform qualification analysis with 15 test items of known identity (see table 7) in two independent runs with each peptide, and meet the transfer acceptance criteria as defined in the Transfer Plan issued by the lead laboratory and approved by the VMG. Experimental data were submitted to the lead laboratory for evaluation using the “data reporting template” provided during the training session.

Test chemicals, peptides and all other reagents were purchased by the individual laboratories.

**Table 7. Test chemicals used for the qualification runs of the DPRA transfer**

Chemicals	CAS	<i>In vivo</i> potency	Sigma Aldrich catalog number
p-Benzoquinone, 98%	106-51-4	Strong	B10358
2,4-Dinitrochlorobenzene, 99%	97-00-7	Strong	237329
Oxazolone, >90%	15646-46-5	Strong	E0753
Formaldehyde, 37%	50-00-0	Strong	F15587
2-Phenylpropionaldehyde, 98%	93-53-8	Moderate	241369
Diethyl maleate, 97%	141-05-9	Moderate	D97703
Benzylideneacetone, 99%	122-57-6	Moderate	147885
Farnesal, >85%	19317-11-4	Weak	W401900-SAMPLE
2,3-Butanedione, 97%	431-03-8	Weak	13530
4-Allylanisol, 98%	140-67-0	Weak	A29208
Hydroxycitronellal, 95%	107-75-5	Weak	W258318-SAMPLE
Butanol, 99.4%	71-36-3	Non-sensitiser	360465
6-Methylcoumarin, 99%	92-48-8	Non-sensitiser	M36203
Lactic acid, 85%	50-21-5	Non-sensitiser	252476
4-Methoxyacetophenone, 99%	100-06-1	Non-sensitiser	117374

The criteria for successful transfer were:

- Each assay run must meet all acceptance criteria as described in the SOP in order to be considered a valid run.
- In each run, at least 14/15 chemicals should be correctly categorised as “sensitiser” or “non-sensitiser” with at least 13/15 chemicals being assigned a reactivity category that is the same, or no more than one above or below, as P&G’s historical data. Each independent run must meet these criteria, and misclassifications may occur in any potency category. The historical data from P&G was not revealed to the naïve laboratories beforehand.

## Qualification of Ricerca

Transfer experiments at Ricerca were performed in April-May 2010 and the final quality audited report was released on 29<sup>th</sup> June 2010. Informed by the feedback received by the lead laboratory and on the basis of the results provided in the study report, the VMG officially approved the successful transfer of the DPRA at Ricerca, satisfied that all the criteria for a successful method transfer had been met (See Table 7). On July 15<sup>th</sup> 2010 the VMG formally communicated to Ricerca that its transfer report was approved.

Chemical	RUN 1 (29-04-2010)				RUN 2 (05-05-2010)				P&G historical reactivity class
	Mean Cysteine % depletion	Mean Lysine % Depletion	Mean % Cys+Lys depletion	Assigned Reactivity class	Mean Cysteine % depletion	Mean Lysine % Depletion	Mean Cys+Lys depletion	Assigned Reactivity class	
Cinnamic aldehyde	99.9	64.9	82.4	High	100.0	66.0	83.0	High	High
p-Benzoquinone	99.4	91.4	95.4	High	99.6	91.3	95.4	High	High
2,4-Dinitrochlorobenzene	99.4	30.5	65.0	High	99.5	24.7	62.1	High	High
Oxazolone	75.0	53.7	64.3	High	75.2	47.9	61.5	High	High
Formaldehyde	50.9	4.3	27.6	Moderate	47.8	5.3	26.5	Moderate	Moderate
2-Phenylpropionaldehyde	100.0	18.4	59.2	High	100.0	18.9	59.5	High	High
Diethyl maleate	100.0	85.0	92.5	High	100.0	82.2	91.1	High	High
Benzylideneacetone	94.1	1.9	48.0	High	94.2	1.8	48.0	High	High
Farnesal	23.9	16.8	20.4	Low	20.9	18.7	19.8	Low	Low
2,3-Butanedione	80.4	24.1	52.2	High	78.5	22.7	50.6	High	High
4-Allylanisol	17.1	0.2	8.6	Low	18.4	0.2	9.3	Low	Low
Hydroxycitronellal	31.7	12.6	22.1	Low	22.4	10.5	16.4	Low	Low
Butanol,	0.4	0.0	0.22	Minimal	0.1	0.0	0.06	Minimal	Minimal
6-Methylcoumarin	0.6	0.4	0.47	Minimal	0.0	0.1	0.03	Minimal	Minimal
Lactic acid	0.1	0.1	0.12	Minimal	0.0	0.2	0.08	Minimal	Minimal
4-Methoxyacetophenone	0.5	0.1	0.31	Minimal	2.0	0.0	1.01	Minimal	Minimal

**Table 7: DPRA-Ricerca qualification run results**

## Qualification of IVMU

Transfer experiments at IVMU were performed in January-February 2011. In both independent runs with the cysteine peptide, the criterion for reference controls C (the reference control used to check peptide stability over the analysis time) was not met as the mean peptide concentration fell marginally outside the requested range (0.50 +/- 0.05 mM) with a lowest mean value of 0.424 mM reported when acetonitrile was used to solubilise the peptide.

The lead laboratory did not feel that fulfilling this empirical criterion, as originally specified, was essential for completion of the transfer phase to be deemed successful. Informed by the feedback received by the lead laboratory and on the basis of the results provided in the IVMU study report (Table 8), the VMG officially approved on 17 March 2011 the successful transfer of the DPRA at the IVMU laboratory.

In view of the difficulties they faced during the implementation of the method, the IVMU laboratory requested a review of values for the following acceptance criteria:

- a) Lower bound for mean of lysine peptide depletion values of the three replicates for cinnamic aldehyde (positive control)

b) Range of acceptability of mean cysteine peptide concentration of reference control C (dissolved in acetonitrile and water)

However, the VMG did not consider the evidence at the time with respect to one naïve test facility to be sufficient to adopt the suggested changes and required that the original acceptance criteria should be maintained for the blind testing phase.

It is important to note that P&G communicated to the laboratories the chemicals' reactivity category only after the full set of experiments had been performed and the experimental data sent to the lead laboratory for assessment and evaluation. This additional information was then used by the laboratory for the finalisation of the transfer reports.

Chemical	RUN 1 (19-01-2011)	RUN 1 (12-01-2011)			RUN 2 (09-02-2011)	RUN 2 (02-02-2011)			P&G historical
	Mean Cysteine % depletion	Mean Lysine % Depletion	Mean % Cys+Lys depletion	Assigned Reactivity class	Mean Cysteine % depletion	Mean Lysine % Depletion	Mean Cys+Lys depletion	Assigned Reactivity class	
Cinnamic aldehyde	79.9	40.5	60.2	High	75.1	41.1	58.1	High	High
p-Benzoquinone	100.0	84.4	92.2	High	100	87.7	93.84	High	High
2,4-Dinitrochlorobenzene	100.0	19.3	59.65	High	100	26.4	63.22	High	High
Oxazolone	77.5	Int	-	Moderate*	76.6	Int	-	Moderate*	High
Formaldehyde	40.4	6.9	23.66	Moderate	38.8	18.8	28.82	Moderate	Moderate
2-Phenylpropionaldehyde	62.9	20.0	41.43	Moderate	54.4	29.7	42.07	Moderate	High
Diethyl maleate	100.0	Int	-	High*	99.8	60.0	79.93	High	High
Benzylideneacetone	93.2	Int	-	Moderate*	93.7	Int	-	Moderate*	High
Farnesal	21.8	8.4	15.07	Low	30.6	12.9	21.73	Low	Low
2,3-Butanedione	77.1	21.7	49.37	High	79.1	17.7	48.37	High	High
4-Allylanisol	22.7	0.4	11.57	Low	31.4	2.4	16.93	Low	Low
Hydroxycitronellal	28.3	20.8	24.53	Moderate	43.9	22.6	33.26	Moderate	Low
Butanol,	1.3	0.0	0.67	Minimal	2.3	0.0	1.15	Minimal	Minimal
6-Methylcoumarin	3.0	0.8	1.89	Minimal	3.1	1.9	2.49	Minimal	Minimal
Lactic acid	1.0	0.0	0.51	Minimal	6.1	0.0	3.04	Minimal	Minimal
4-Methoxyacetophenone	1.9	0.5	1.19	Minimal	3.9	0.2	2.05	Minimal	Minimal

\*Determined with the cysteine prediction model because of interference of the chemical with the lysine peptide

**Table 8: DPRA-IVMU qualification run results**

### **Conclusion of the Validation Management Team on Module 3**

The VMG concluded that the DPRA test method was successfully transferred from the lead laboratory to the other two laboratories. All the problems experienced by the naïve laboratories during the transfer phase proved to be due either to reagents or instrument configuration which were resolved and addressed in the revised SOP where appropriate. Concerning the acceptance criteria that were set prior to the initiation of the study both laboratories experienced problems in fully meeting some of them despite generating results otherwise consistent with P&G historical data. In the case of the upper bound for the positive control cysteine depletion the VMG agreed to remove it since it was already very close to 100% and since the upper bound is less relevant for the sensitivity of the test. In the case of the lower bounds for the lysine depletion for the positive control as well as for the lower bound for the reference controls C, the VMG concluded that there was insufficient evidence at the time to justify any modification.

Despite being HPLC based, the DPRA test method does not require strict adherence to the more stringent and demanding criteria required for the implementation of bioanalytical methods for quantitative determination of test materials and metabolites, therefore it is easier to implement. However, as demonstrated by some of the issues encountered during this transfer phase and the solutions that were implemented, performance of the DPRA assay requires a detailed understanding of the HPLC techniques and strict adherence to the specified equipment and procedural details.

In conclusion the VMG considers that the DPRA can be readily transferred among properly equipped and staffed laboratories. The techniques involved are commonly used in analytical laboratories. Experienced personnel can readily be trained in the test method, and the necessary equipment and supplies can be readily obtained. The DPRA SOP is clearly written and the analysis can be performed without difficulties.



# Within-laboratory reproducibility (Module 2)

## Reference document: Statistical report (Appendix 15)

### List of additional documents filed for the study and available on request (Appendix 16)

The within laboratory reproducibility was assessed with data generated with a subset of 15 chemicals tested in three independent experiments in each laboratory (Study Phase B2). As described in the SOP, each experiment is composed of one run to evaluate the cysteine depletion and another run to evaluate the lysine depletion. The SOP states that up to 25 chemicals can be accommodated within a single run, therefore the 15 chemicals were always tested within the same run. As already described in the coding/decoding section, a number was added to the codes to distinguish the three sets of 15 chemicals, and the laboratories were instructed never to include chemicals with different numbers in their codes in the same run/experiment.

The data are presented laboratory by laboratory and the three required independent assessments of each chemical are referred to as experiment 1, experiment 2, and experiment 3.

The main determinant of the test method's reliability assessment was the concordance of classification, sensitiser (S) versus non-sensitiser (NS), which were determined from the peptide depletion values. Furthermore the concordance of classification with regard to the 4 reactivity classes was considered. Additionally, descriptive and inferential statistical analyses (ANOVA) were performed on the raw peptide depletion data. However, because of the limited number of replicates (n=3), the results of the inferential tests applied cannot be consistently interpreted and are only considered as additional descriptive information. With a small number of replicates, violations of ANOVA assumptions (normal distribution of the errors and homogeneity of variances) are difficult to assess and confirm.

## 1. P&G

### a. Reproducibility (concordance in predictions)

In relation to the primary aim, the reproducibility in terms of classification S versus NS, for 11 of the 15 chemicals the same prediction was obtained in the 3 independent experiments resulting in a WLR of 73.3% (Table 9, left side). For the assignment to a reactivity class, 10 of 15 chemicals were assigned the same reactivity class in all 3 experiments. Note that in all cases of disagreement, the difference in the reactivity class assignment was only of one class, e.g. Formaldehyde (Table 9, right side), was classified as either LOW (twice) or MODERATE (once).

**TABLE 9. Phase B2 P&G: concordance in predictions between the three independent experiments for the subset of 15 chemicals**

Seq. number	Chemical	P&G (mean pept depl, %) <sup>A</sup>			Agreement 2 classes	P&G (4 reactivity classes)			Agreement 4 classes
		Exp 1	Exp 2	Exp 3		Exp1	Exp2	Exp 3	
10	Kathon CG	100.0	100.0	100.0	Yes	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	Yes
11	Beryllium Sulphate	10.5	12.3	15.9	Yes	LOW	LOW	LOW	Yes
12	Formaldehyde	24.5	19.9	22.2	Yes	MODERATE	LOW	LOW	No
13	Chloramine T	100.0	100.0	100.0	Yes	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	Yes
14	Chlorpromazine HCl	3.3	3.3	2.8	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
15	2-MBT	100.0	100.0	100.0	Yes	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	Yes
16	Benzyl Salicylate	3.9	2.2	7.9	No	MINIMAL	MINIMAL	LOW	No
17	Benzyl Cinnamate	5.1	1.6	3.1	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
18	R(+)-Limonene	7.9	1.9	6.6	No	LOW	MINIMAL	LOW	No
19	Methyl Salicylate	5.1	3.1	7.1	No	MINIMAL	MINIMAL	LOW	No
20	Isopropanol	5.2	3.6	5.8	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
21	Dimethyl Isophthalate	6.3	1.1	5.1	Yes	MINIMAL <sub>Lys</sub>	MINIMAL <sub>Lys</sub>	MINIMAL <sub>Lys</sub>	Yes
22	4-PABA	5.6	2.4	5.6	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
23	Nickel Chloride	0.6	1.0	0.8	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
24	Xylene	5.2	2.3	6.9	No	MINIMAL	MINIMAL	LOW	No

<sup>A</sup> Values represent the mean cysteine and lysine peptide depletion. In case of co-elution with the lysine peptide (indicated by the LYS subscript in the columns with the reactivity classes) the value represents the the cysteine peptide depletion. Mean depletion values with an orange background correspond to a sensitiser prediction, those with a green background correspond to a non-sensitiser prediction.

### b. Reproducibility of depletion values for cysteine and lysine

The cysteine and lysine peptide depletions for each chemical were compared between the 3 independent experiments by one-way ANOVA. The results for the cysteine depletion are presented in Table 10 and the results for lysine depletion are presented in TABLE 11. ANOVA revealed no differences in mean cysteine or lysine depletion between the three independent experiments, except for Formaldehyde. For this chemical, although the differences in the mean cysteine depletions reached statistical significance, this had no impact on the final classification as the chemical was predicted as sensitiser in all three independent experiments. The variability within an experiment was very small, therefore minor differences between the experiments resulted in a statistically significant difference in mean cysteine depletion for this chemical.

**Table 10. Phase B2 P&G: within laboratory variability of the cysteine depletion values**

Seq. number	Chemical	Cysteine depletion (%)			Cysteine depl (%)	p-value <sup>1</sup>
		Experiment 1	Experiment 2	Experiment 3		
10	Kathon CG	100.0±0.0	100.0±0.0	100.0±0.0	100.0±0.0	NA
11	Beryllium Sulphate	20.8±10.4	24.6±5.5	31.0±7.6	25.5±5.1	0.362
12	Formaldehyde	44.7±1.0 <sup>C</sup>	36.6±1.2 <sup>A</sup>	40.6±1.2 <sup>B</sup>	40.6±4.0	<0.001*
13	Chloramine T	100.0±0.0	100.0±0.0	100.0±0.0	100.0±0.0	NA
14	Chlorpromazine HCl	6.6±8.2	6.4±11.0	5.5±5.2	6.2±0.5	0.988
15	2-MBT	100.0±0.0	100.0±0.0	100.0±0.0	100.0±0.0	NA
16	Benzyl Salicylate	7.8±7.2	2.8±4.2	14.4±6.1	8.3±5.8	0.134
17	Benzyl Cinnamate	10.0±9.8	2.0±3.4	5.8±5.9	5.9±4.0	0.414
18	R(+)-Limonene	15.5±4.1	2.5±2.4	12.2±6.2	10.1±6.8	0.029
19	Methyl Salicylate	9.1±8.0	3.4±5.1	11.3±4.9	7.9±4.1	0.330
20	Isopropanol	9.9±9.2	5.0±5.8	10.8±4.0	8.5±3.1	0.551
21	Dimethyl Isophthalate	6.3±8.3	1.1±2.0	5.1±4.6	4.2±2.7	0.534
22	4-PABA	10.7±8.4	3.9±4.2	10.6±8.1	8.4±3.9	0.457
23	Nickel Chloride	1.2±2.0	0.0±0.0	0.0±0.0	0.4±0.7	0.422
24	Xylene	9.6±8.4	2.5±4.1	12.1±7.6	8.1±5.0	0.289

Values presented as mean of the three replicates within the same run ± SD, n=3

<sup>1</sup> One-way ANOVA critical  $\alpha$ -level = 0.027 (corrected for the number of hypothesis tested), \*mean values with a different subscript are significantly different from each other (Tukey post-hoc all comparisons)

NA: ANOVA not performed since all individual values were equal

**Table 11. Phase B2 P&G: within laboratory variability of the lysine depletion values**

Seq. number	Chemical	Lysine depletion (%)			Lysine depl (%) Between experiment	p-value <sup>1</sup>
		Experiment 1	Experiment 2	Experiment 3		
10	Kathon CG	4.8±5.0	11.1±5.4	3.5±3.6	6.5±4.1	0.789
11	Beryllium Sulphate	0.1±0.1	0.0±0.0	0.8±1.3	0.3±0.4	0.288
12	Formaldehyde	4.3±4.7	3.2±1.2	3.8±1.5	3.8±0.5	0.841
13	Chloramine T					
14	Chlorpromazine HCl	0.0±0.0	0.1±0.2	0.0±0.0	0.0±0.1	NA
15	2-MBT	3.5±2.8	8.7±5.2	9.0±6.7	7.1±3.1	0.211
16	Benzyl Salicylate	0.0±0.0	1.6±1.3	1.5±0.7	1.0±0.9	0.093
17	Benzyl Cinnamate	0.2±0.4	1.1±1.2	0.3±0.3	0.6±0.5	0.923
18	R(+)-Limonene	0.3±0.5	1.3±0.9	1.0±0.4	0.9±0.5	0.262
19	Methyl Salicylate	1.0±0.8	2.9±1.5	3.0±0.2	2.3±1.1	0.052
20	Isopropanol	0.5±0.8	2.3±3.2	0.7±0.6	1.2±1.0	0.905
21	Dimethyl Isophthalate					
22	4-PABA	0.4±0.7	0.9±0.6	0.6±0.2	0.6±0.3	0.718
23	Nickel Chloride	0.1±0.2	2.0±2.3	1.5±1.8	1.2±1.0	0.338
24	Xylene	0.8±1.4	2.1±1.9	1.6±1.5	1.5±0.6	0.548

Values presented as mean of the three replicates within the same run ± SD, n=3

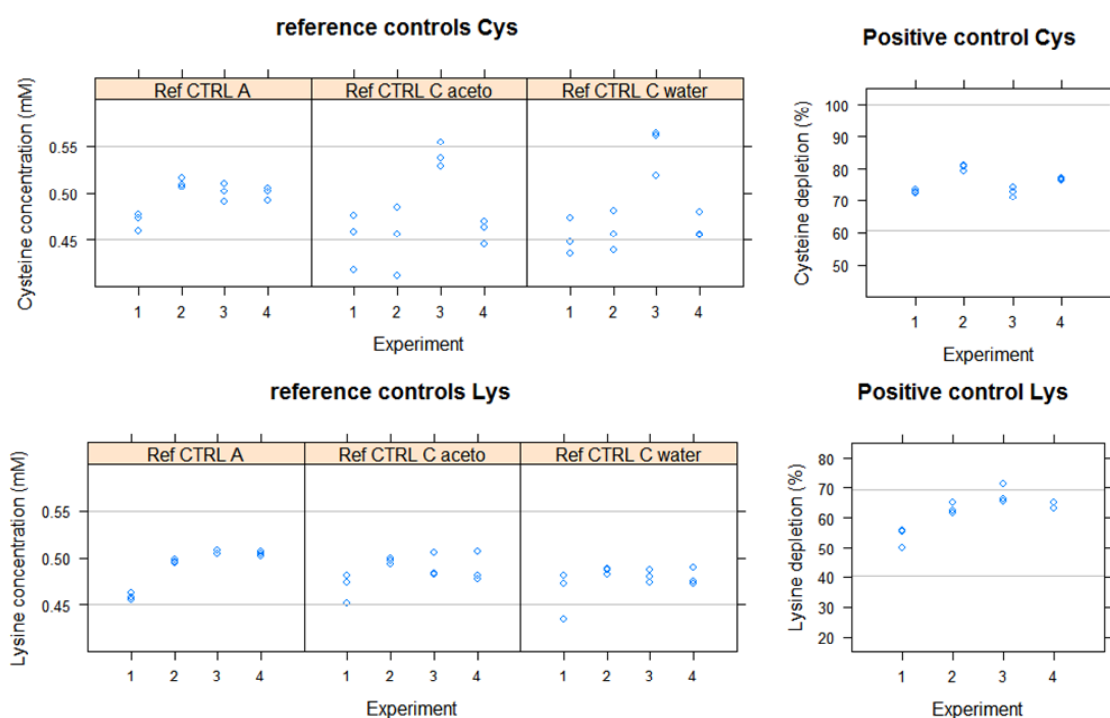
<sup>1</sup> One-way ANOVA, critical  $\alpha$ -level = 0.027 (corrected for the number of hypothesis tested)

Chemicals with a grey background correspond with lysine co-elution. When it was possible to estimate a depletion value, this value is reported in the table.

### c. Reproducibility of the controls values

Before the results were accepted for further analysis, it was determined whether the acceptance criteria for reference controls A and C and for the positive control cinnamic aldehyde were met. According to the SOP, the mean cysteine and lysine concentration for reference control A, reference control C in water and reference control C in acetonitrile should be between 0.45 mM and 0.55 mM. The cysteine depletion for the positive control should be between 60.8% and 100% and the lysine depletion between 40.2% and 69.4%.

The individual values within each of the runs are shown in Figure 5. The mean peptide concentration of the reference controls and the mean peptide depletion of the positive control were always within the predefined ranges (Table 12 and Table 13).



**Figure 5. Peptide concentration for the different reference controls and peptide depletion for the positive control (individual data) for each of the individual runs performed at P&G.** Run 1 represents the phase B1 experiment and runs 2 , 3 and 4 represent the phase B2 experiments. The grey lines correspond with the lower and upper threshold for the mean peptide concentration (reference controls) or for the mean peptide depletion (positive control).

**Table 12. Cysteine concentration of the reference controls and cysteine depletion of the positive control for the independent runs at P&G.**

Lab	Experiment	Cysteine concentration (mM)			Cysteine depletion Postive control
		Ctrl A	Ctrl C water	Ctrl C acetonitrile	
P&G	Phase B1-1	0.47 ± 0.01	0.45 ± 0.02	0.45 ± 0.03	72.99 ± 0.6
P&G	Phase B2-2	0.51 ± 0.01	0.46 ± 0.02	0.45 ± 0.04	80.33 ± 1.0
P&G	Phase B2-3	0.50 ± 0.01	0.55 ± 0.03	0.54 ± 0.01	72.67 ± 1.6
P&G	Phase B2-4	0.50 ± 0.01	0.46 ± 0.01	0.46 ± 0.01	76.82 ± 0.4

Values are presented as mean of the three replicates within the same run ± SD, n=3

**Table 13. Lysine concentration of the reference controls and lysine depletion of the positive control for the independent runs at P&G.**

Lab	Experiment	Lysine concentration (mM)			Lysine depletion Postive control
		Ctrl A	Ctrl C water	Ctrl C acetonitrile	
P&G	Phase B1-1	0.46 ± 0.00	0.46 ± 0.02	0.47 ± 0.02	53.7 ± 3.1
P&G	Phase B2-2	0.50 ± 0.00	0.49 ± 0.00	0.50 ± 0.00	63.1 ± 1.8
P&G	Phase B2-3	0.51 ± 0.00	0.48 ± 0.01	0.49 ± 0.01	67.6 ± 3.3
P&G	Phase B2-4	0.50 ± 0.00	0.48 ± 0.01	0.49 ± 0.02	64.4 ± 1.1

Values are presented as mean of the three replicates within the same run ± SD, n=3

## 2. RICERCA

### a. Reproducibility (concordance in predictions)

In relation to the primary aim, the reproducibility in terms of the classification S versus NS, for all of the 15 chemicals the same prediction was obtained in the 3 independent experiments resulting in a WLR of 100% (Table 14, left side). For the assignment to a reactivity class, the 15 chemicals were assigned the same reactivity class in all 3 experiments (Table 14, right side).

**Table 14. Phase B2 Ricerca: concordance in predictions between the three independent experiments for the subset of 15 chemicals**

Seq. number	Chemical	Ricerca (mean pept depl. %) <sup>A</sup>			Agreement 2 classes	Ricerca (4 reactivity classes)			Agreement 4 classes
		Exp 2	Exp 3	Exp 4		Exp 2	Exp 3	Exp 4	
10	Kathon CG	53.3	52.6	54.1	Yes	HIGH	HIGH	HIGH	Yes
11	Beryllium Sulphate	1.1	0.4	1.4	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
12	Formaldehyde	26.0	26.9	25.3	Yes	MODERATE	MODERATE	MODERATE	Yes
13	Chloramine T	100.0	100.0	100.0	Yes	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	HIGH <sub>Lys</sub>	Yes
14	Chlorpromazine HCl	2.0	3.7	2.7	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
15	2-MBT	51.2	51.3	50.8	Yes	HIGH	HIGH	HIGH	Yes
16	Benzyl Salicylate	0.2	0.0	0.3	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
17	Benzyl Cinnamate	1.0	1.4	0.3	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
18	R(+)-Limonene	7.1	10.2	9.2	Yes	LOW	LOW	LOW	Yes
19	Methyl Salicylate	0.8	0.9	0.7	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
20	Isopropanol	0.4	0.8	3.1	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
21	Dimethyl Isophthalate	2.5	0.8	2.5	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
22	4-PABA	2.4	1.1	0.4	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
23	Nickel Chloride	7.0	10.2	11.5	Yes	LOW	LOW	LOW	Yes
24	Xylene	0.4	0.3	0	Yes	MINIMAL	MINIMAL	MINIMAL	Yes

<sup>A</sup> Values represent the mean cysteine and lysine peptide depletion. In case of co-elution with the lysine peptide (indicated by the LYS subscript in the columns with the reactivity classes) the value represents the the cysteine peptide depletion. Mean depletion values with an orange background correspond to a sensitiser prediction, those with a green background correspond to a non-sensitiser prediction.

## b. Reproducibility of depletion values for cysteine and lysine

The cysteine and lysine peptide depletions for each chemical were compared between the 3 independent experiments by one-way ANOVA. The results for the cysteine depletion are presented in Table 15 and the results for lysine depletion are presented in Table 16. ANOVA revealed no statistically significant differences in mean cysteine and lysine depletion between the three independent experiments, except for Isopropanol (cysteine) and Kathon CG, 2-MBT and Dimethyl Isophthalate (lysine). For these chemicals, differences in the mean depletion were small in absolute terms but reached statistical significance because the variability of the triplicates within the runs was very small. Understandably this had no impact on the final classifications of the chemicals or on the assigned reactivity class.

**Table 15. Phase B2 Ricerca: within laboratory variability of the cysteine depletion**

Seq. number	Chemical	Cysteine depletion (%)			Cysteine depl (%) p-value <sup>1</sup>	
		Experiment 1	Experiment 2	Experiment 3	Between experiment	
10	Kathon CG	100.0±0.0	100.0±0.0	100.0±0.0	100.0±0.0	NA
11	Beryllium Sulphate	2.0±2.2	0.7±1.3	2.6±1.9	1.8±1.0	0.418
12	Formaldehyde	49.6±1.6	51.4±2.0	48.6±2.8	49.9±1.4	0.347
13	Chloramine T	100.0±0.0	100.0±0.0	100.0±0.0	100.0±0.0	NA
14	Chlorpromazine HCl	3.9±2.4	7.4±1.9	5.4±4.4	5.5±1.7	0.435
15	2-MBT	100.0±0.0	98.7±2.2	100.0±0.0	99.6±0.7	0.422
16	Benzyl Salicylate	0.2±0.3	0.0±0.1	0.7±1.2	0.3±0.3	0.553
17	Benzyl Cinnamate	1.4±1.3	2.5±1.6	0.7±1.2	1.5±0.9	0.314
18	R(+)-Limonene	13.6±2.0	18.8±2.5	18.4±1.1	16.9±2.9	0.030
19	Methyl Salicylate	0.3±0.6	0.2±0.4	0.4±0.6	0.3±0.1	0.953
20	Isopropanol	0.3±0.5 <sup>A</sup>	1.0±1.0 <sup>A</sup>	6.1±1.2 <sup>B</sup>	2.5±3.2	<0.001*
21	Dimethyl Isophthalate	0.7±0.8	0.4±0.7	0.2±0.4	0.4±0.2	0.697
22	4-PABA	4.6±2.1	1.4±1.2	0.9±1.4	2.3±2.0	0.590
23	Nickel Chloride	13.9±4.7	20.4±5.7	22.9±6.2	19.1±4.6	0.204
24	Xylene	0.5±0.9	0.3±0.6	0.0±0.0	0.3±0.3	0.603

Values presented as mean of the three replicates within the same run ± SD, n=3

<sup>1</sup> One-way ANOVA critical  $\alpha$ -level = 0.027 (corrected for the number of hypothesis tested), \*mean values with a different subscript are significantly different from each other (Tukey post-hoc all comparisons)

NA: ANOVA testing not performed since all individual values were equal

**Table 16. Phase B2 Ricerca: within laboratory variability of the lysine depletion**

Seq. number	Chemical	Lysine depletion (%)			Lysine depl (%) Between experiment	p-value <sup>1</sup>
		Experiment 2	Experiment 3	Experiment 4		
10	Kathon CG	6.6± 0.7 <sup>B</sup>	5.2± 0.8 <sup>AB</sup>	8.2± 0.4 <sup>B</sup>	6.7 ± 1.5	0.005*
11	Beryllium Sulphate	0.1± 0.1	0.1± 0.1	0.2± 0.1	0.1 ± 0.1	0.340
12	Formaldehyde	2.3± 0.3	2.5± 0.4	2.0± 0.3	2.3 ± 0.2	0.213
13	Chloramine T					
14	Chlorpromazine HCl	0.0± 0.0	0.0± 0.0	0.0± 0.0	0.0 ± 0.0	NA
15	2-MBT	2.3± 0.5 <sup>A</sup>	3.9± 0.2 <sup>B</sup>	1.6± 0.2 <sup>A</sup>	2.6 ± 1.2	<0.001*
16	Benzyl Salicylate	0.1± 0.1	0.0± 0.0	0.0± 0.0	0.0 ± 0.0	0.079
17	Benzyl Cinnamate	0.6± 0.1	0.2± 0.3	0.0± 0.0	0.3 ± 0.3	0.038
18	R(+)-Limonene	0.5± 0.3	1.5± 1.0	0.0± 0.1	0.7 ± 0.7	0.073
19	Methyl Salicylate	1.3± 0.3	1.6± 0.3	1.0± 0.0	1.3 ± 0.3	0.059
20	Isopropanol	0.5± 0.1	0.6± 0.5	0.0± 0.0	0.4 ± 0.3	0.096
21	Dimethyl Isophthalate	4.2± 0.7 <sup>B</sup>	1.2± 0.5 <sup>A</sup>	4.7± 0.5 <sup>B</sup>	3.4 ± 1.9	<0.001*
22	4-PABA	0.1± 0.1	0.7± 0.4	0.0± 0.0	0.3 ± 0.4	0.030
23	Nickel Chloride	0.0± 0.0	0.0± 0.1	0.0± 0.0	0.0 ± 0.0	0.422
24	Xylene	0.2± 0.1	0.2± 0.2	0.0± 0.0	0.1 ± 0.1	0.171

Values presented as mean of the three replicates within the same run ± SD, n=3

<sup>1</sup> One-way ANOVA, \*mean values with a different subscript are significantly different from each other (Tukey post-hoc all comparisons)

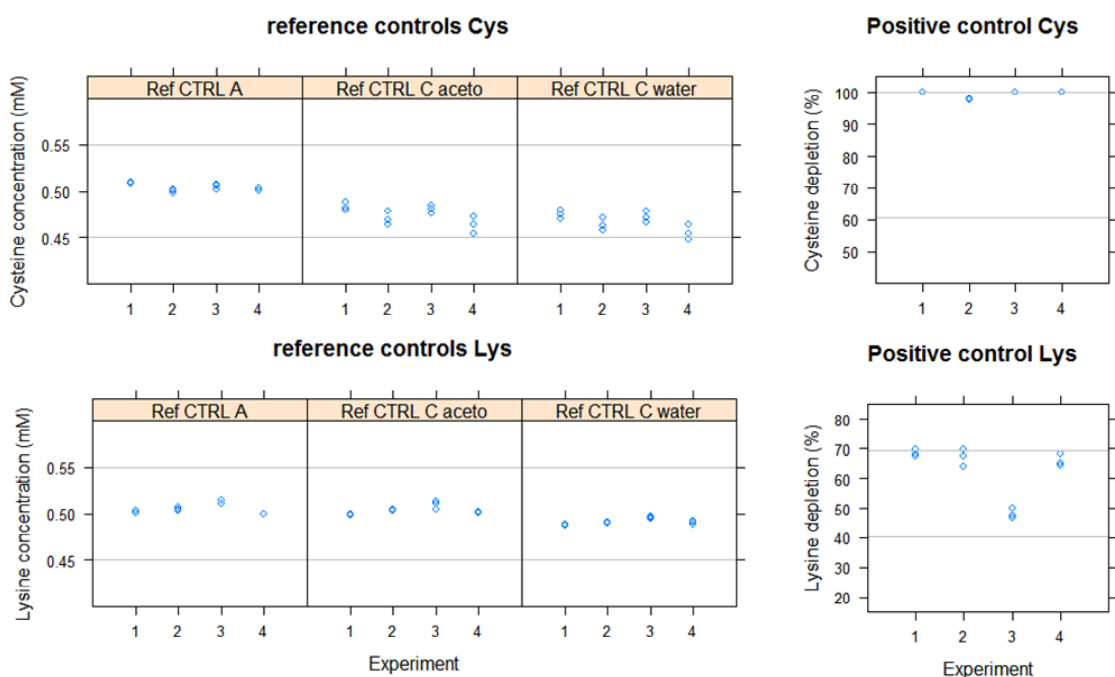
NA: ANOVA testing not performed since all individual values were equal

Chemicals with a grey background correspond with lysine co-elution. When it was possible to estimate a depletion value, this value is reported in the table.

### c. Reproducibility of controls values

The individual values within each of the runs are shown in Figure 6. The mean peptide concentration of the reference controls and the mean peptide depletion of the positive control were always within the predefined ranges (Table 17 and Table 18).





**Figure 6. Peptide concentration for the different reference controls and peptide depletion for the positive control (individual data) for each of the individual runs performed at Ricerca.** Run 1 represents the phase B1 experiment and runs 2, 3 and 4 represent the phase B2 experiments. The grey lines correspond with the lower and upper threshold for the mean peptide concentration (reference controls) or for the mean peptide depletion (positive control).

**Table 17. Cysteine concentration of the reference controls and cysteine depletion of the positive control for the independent runs at Ricerca**

Lab	Experiment	Cysteine concentration (mM)			Cysteine depletion Postive control
		Ctrl A	Ctrl C water	Ctrl C acetonitrile	
Ricerca	Phase B1-1	0.51 ± 0.00	0.47 ± 0.01	0.48 ± 0.00	100.00 ± 0.0
Ricerca	Phase B2-2	0.50 ± 0.00	0.46 ± 0.01	0.47 ± 0.01	97.80 ± 0.4
Ricerca	Phase B2-3	0.50 ± 0.00	0.47 ± 0.01	0.48 ± 0.00	100.00 ± 0.0
Ricerca	Phase B2-4	0.50 ± 0.00	0.45 ± 0.01	0.46 ± 0.01	100.00 ± 0.0

Values are presented as mean of the three replicates within the same run ± SD, n=3

**Table 18. Lysine concentration of the reference controls and lysine depletion of the positive control for the independent runs at Ricerca**

Lab	Experiment	Lysine concentration (mM)			Lysine depletion Postive control
		Ctrl A	Ctrl C water	Ctrl C acetonitrile	
Ricerca	Phase B1-1	0.50 ± 0.00	0.49 ± 0.00	0.50 ± 0.00	68.5 ± 1.2
Ricerca	Phase B2-2	0.50 ± 0.00	0.49 ± 0.00	0.50 ± 0.00	66.9 ± 2.8
Ricerca	Phase B2-3	0.51 ± 0.00	0.50 ± 0.00	0.51 ± 0.00	47.9 ± 1.8
Ricerca	Phase B2-4	0.50 ± 0.00	0.49 ± 0.00	0.50 ± 0.00	65.8 ± 2.1

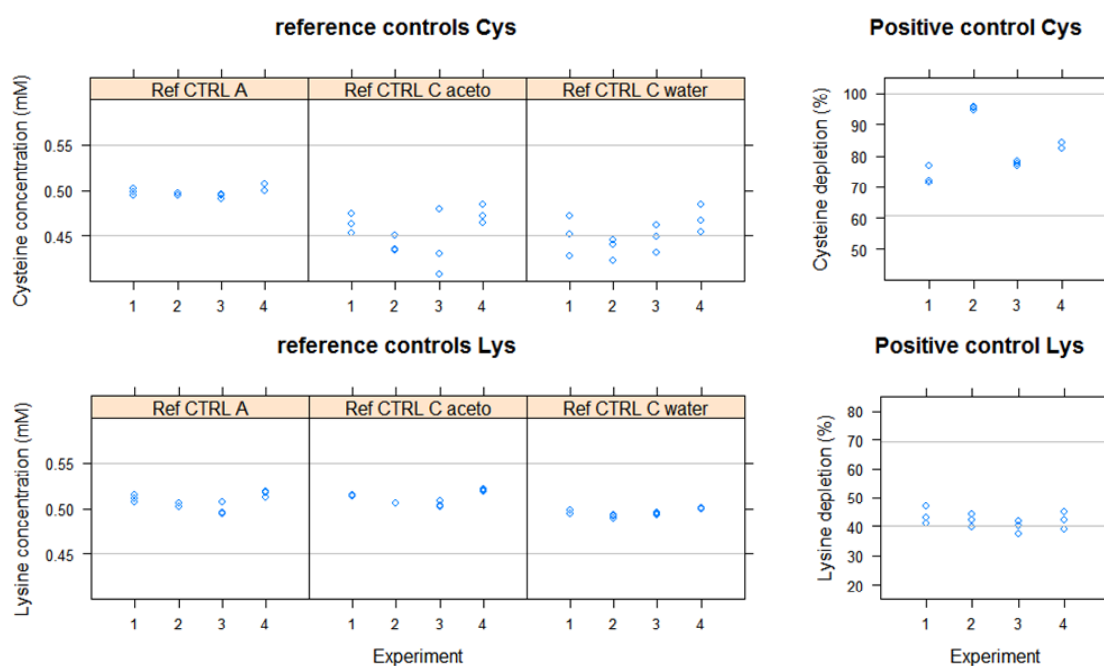
Values are presented as mean of the three replicates within the same run ± SD, n=3

### 3. IVMU

Having been alerted to issues with meeting the run acceptance criteria, the VMG examined the control values first to determine whether to proceed with analysis of the results or to request retesting. Only once that decision was taken did the VMG proceed to review the experimental data.

#### a. Reproducibility of the controls values

The individual values within each of the runs are shown in Figure 7. The mean peptide concentration of the reference controls and the mean peptide depletion of the positive control are presented in Table 19 and Table 20. The mean cysteine concentration for reference control C was for some runs outside the requested range (0.50 +/- 0.05 mM) and for the other runs the mean values were very close to the lower boundary. The mean lysine depletion for the positive control was also outside the requested range in one of the three runs (< 40.2%). The mean lysine depletion for the other runs was also close to the lower boundary.



**Figure 7. Peptide concentration for the different reference controls and peptide depletion for the positive control (individual data) for each of the individual runs performed at IVMU.** Run 1 represents the phase B1 experiment and runs 2, 3 and 4 represent the phase B2 experiments. The grey lines correspond with the lower and upper threshold for the mean peptide concentration (reference controls) or for the mean peptide depletion (positive control).

**Table 19. Cysteine concentration of the reference controls and cysteine depletion of the positive control for the independent runs at IVMU**

Lab	Experiment	Cysteine concentration (mM)			Cysteine depletion Positive control
		Ctrl A	Ctrl C water	Ctrl C acetonitrile	
IVMU	Phase B1-1	0.50 ± 0.00	0.45 ± 0.02	0.46 ± 0.01	73.50 ± 2.9
IVMU	Phase B2-2	0.50 ± 0.00	0.44 ± 0.01	0.44 ± 0.01	95.00 ± 0.6
IVMU	Phase B2-3	0.49 ± 0.00	0.45 ± 0.02	0.44 ± 0.04	77.50 ± 0.8
IVMU	Phase B2-4	0.50 ± 0.00	0.47 ± 0.02	0.47 ± 0.01	83.50 ± 1.1

Values are presented as mean of the three replicates within the same run ± SD, n=3

Values in red: acceptance criteria not met

**Table 20. Lysine concentration of the reference controls and lysine depletion of the positive control for the independent runs at IVMU**

Lab	Experiment	Lysine concentration (mM)			Lysine depletion Positive control
		Ctrl A	Ctrl C water	Ctrl C acetonitrile	
IVMU	Phase B1-1	0.51 ± 0.00	0.50 ± 0.00	0.51 ± 0.00	43.4 ± 3.0
IVMU	Phase B2-2	0.50 ± 0.00	0.49 ± 0.00	0.51 ± 0.00	42.0 ± 2.2
IVMU	Phase B2-3	0.50 ± 0.01	0.49 ± 0.00	0.50 ± 0.00	39.8 ± 2.1
IVMU	Phase B2-4	0.52 ± 0.00	0.50 ± 0.00	0.52 ± 0.00	41.9 ± 3.0

Values are presented as mean of the three replicates within the same run ± SD, n=3

Values in red: acceptance criteria not met

The findings were reviewed and discussed by the Validation Management Group, taking into account the fact that:

- At the IVMU laboratory, the values for the positive control and the reference control C both in the valid and the invalid runs were systematically and consistently very close to the lower limit of the acceptance range.
- The reason reported by IVMU for the difficulties in meeting the acceptance criterion for the positive control was a small but systematic co-elution observed with cinnamic aldehyde and the lysine peptide, suggesting that the range for this criterion might not be appropriate for all laboratories as they were based on the experience and results of the lead laboratory alone.
- The second acceptance criterion which the IVMU found difficult to meet, reference control C, was set by the VMG at the initiation of the study and was based on the criteria set by P&G for the reference controls A in the system suitability section. However, unlike reference control A where the three replicates are analysed one after the other soon after the samples are prepared, the triplicates of reference control C are measured at different time points in the analysis sequence, with the first one towards the beginning and the last one at the very end. Therefore, these controls are more prone to variations caused by the incubation period, as was indeed observed in all laboratories (see figures 5, 6 and 7 for the variability of the reference controls C for cysteine measurements compared to reference controls A), and suggesting that the range assigned for reference control C might have been too narrow in practice.

- The issue had already been highlighted during the transfer phase. At that time, the VMG acknowledged the potential issue but concluded that there was insufficient evidence to justify modifications to the acceptance criteria (see Module 3, above).
- No results from the other laboratories were rejected because of these criteria.
- It was felt that minimal value would be gained by generating numerous additional (possibly) invalid runs at IVMU when it was already clear that the acceptance criteria would need to be revised at the end of the study.

The VMG therefore decided to instruct the IVMU lab not to undertake supplementary testing in order to avoid generating additional invalid runs and instead to use the results generated so far for the statistical evaluations.

### b. Reproducibility (concordance in predictions)

In relation to the primary aim, the reproducibility in terms of the classification S versus NS, for 13 of the 15 chemicals the same prediction was obtained in the 3 independent experiments resulting in a WLR of 86.7% (Table 21, left side). For the assignment to a reactivity class, 11 of the 15 chemicals were assigned the same reactivity class in all 3 experiments (Table 21, right side). Note that in case of disagreement, all reported differences were never more than a single reactivity class.

**Table 21. Phase B2 IVMU: concordance in predictions between the three independent experiments for the subset of 15 chemicals**

Seq. number	Chemical	IVMU (mean pept depl, %) <sup>A</sup>			Agreement 2 classes	IVMU (4 reactivity classes)			Agreement 4 classes
		Exp 1	Exp 2	Exp 3		Exp 1	Exp 2	Exp 3	
10	Kathon CG	46.8	46.5	93.5	Yes	HIGH	HIGH	MODERATE <sub>Lys</sub>	No
11	Beryllium Sulphate	1.7	1.5	1.2	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
12	Formaldehyde	19.5	15.4	19.0	Yes	LOW	LOW	LOW	Yes
13	Chloramine T	79.5	79.0	77.1	Yes	HIGH	HIGH	HIGH	Yes
14	Chlorpromazine HCl	4.3	2.0	5.7	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
15	2-MBT	50.0	50.0	50.0	Yes	HIGH	HIGH	HIGH	Yes
16	Benzyl Salicylate	8.5	5.7	6.9	No	LOW	MINIMAL	LOW	No
17	Benzyl Cinnamate	9.4	2.5	4.9	No	LOW	MINIMAL	MINIMAL	No
18	R(+)-Limonene	26.0	16.8	17.4	Yes	MODERATE	LOW	LOW	No
19	Methyl Salicylate	12.8	12.2	11.6	Yes	LOW	LOW	LOW	Yes
20	Isopropanol	0.9	0.4	4.8	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
21	Dimethyl Isophthalate	2.4	0.0	2.1	Yes	MINIMAL <sub>Lys</sub>	MINIMAL <sub>Lys</sub>	MINIMAL <sub>Lys</sub>	Yes
22	4-PABA	2.3	0.4	0.5	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
23	Nickel Chloride	4.0	3.2	4.3	Yes	MINIMAL	MINIMAL	MINIMAL	Yes
24	Xylene	1.3	0.0	0.6	Yes	MINIMAL	MINIMAL	MINIMAL	Yes

<sup>A</sup> Values represent the mean cysteine and lysine peptide depletion. In case of co-elution with the lysine peptide (indicated by the LYS subscript in the columns with the reactivity classes) the value represents the the cysteine peptide depletion. Mean depletion values with an orange background correspond to a sensitiser prediction, those with a green background correspond to a non-sensitiser prediction.

### c. Reproducibility of depletion values for cysteine and lysine

The cysteine and lysine peptide depletions for each chemical were compared between the 3 independent experiments by one-way ANOVA. The results for the cysteine depletion are presented in Table 22 and the results for lysine depletion are presented in Table 23. ANOVA revealed differences between the three independent experiments, for four chemicals in the mean cysteine peptide depletion values and for four chemical in the mean lysine peptide depletion values. For only one of these chemicals, (Benzyl Cinnamate which showed significant differences in the mean cysteine depletion values), this resulted in different S/NS classification between the 3 independent experiments.

**Table 22. Phase B2 IVMU: within laboratory variability of the cysteine depletion values**

Seq. number	Chemical	Cysteine depletion (%)			Cysteine depl (%)	p-value <sup>1</sup>
		Experiment 1	Experiment 2	Experiment 3		
10	Kathon CG	93.5± 0.2	93.0± 0.5	93.5± 1.3	93.4 ± 0.3	0.702
11	Beryllium Sulphate	2.6± 2.2	3.0± 3.9	2.4± 2.6	2.7 ± 0.3	0.962
12	Formaldehyde	37.3± 1.2 <sup>B</sup>	30.5± 0.8 <sup>A</sup>	36.7± 0.5 <sup>B</sup>	34.8 ± 3.8	<0.001*
13	Chloramine T	100.0± 0.0	100.0± 0.0	100.0± 0.0	100.0± 0.0	NA
14	Chlorpromazine HCl	8.5± 3.2	3.9± 3.8	11.4± 2.6	7.9 ± 3.8	0.077
15	2-MBT	100.0± 0.0	100.0± 0.0	100.0± 0.0	100.0± 0.0	NA
16	Benzyl Salicylate	4.5± 3.8	0.0± 0.0	2.4± 2.4	2.3 ± 2.2	0.185
17	Benzyl Cinnamate	13.2± 4.1 <sup>B</sup>	0.0± 0.0 <sup>A</sup>	3.9± 3.6 <sup>A</sup>	5.7 ± 6.8	0.005*
18	R(+)-Limonene	51.8± 3.4 <sup>B</sup>	33.5± 3.0 <sup>A</sup>	33.0± 2.3 <sup>A</sup>	39.5 ± 10.7	<0.001*
19	Methyl Salicylate	1.0± 1.3	0.0± 0.0	0.4± 0.8	0.5 ± 0.5	0.390
20	Isopropanol	1.5± 1.8 <sup>A</sup>	0.0± 0.0 <sup>A</sup>	9.3± 2.4 <sup>B</sup>	3.6 ± 5.0	0.001*
21	Dimethyl Isophthalate	2.4± 2.1	0.0± 0.0	2.1± 2.2	1.5 ± 1.3	0.281
22	4-PABA	4.6± 3.5	0.7± 1.3	1.0± 1.0	2.1 ± 2.2	0.135
23	Nickel Chloride	8.1± 4.9	6.3± 5.9	8.5± 5.8	7.6 ± 1.1	0.883
24	Xylene	2.7± 2.3	0.0± 0.0	1.1± 1.5	1.3 ± 1.3	0.198

Values presented as mean of the three replicates within the same run ± SD, n=3

<sup>1</sup> One-way ANOVA critical  $\alpha$ -level = 0.027 (corrected for the number of hypothesis tested), \*mean values with a different subscript are significantly different from each other (Tukey post-hoc all comparisons)

NA: ANOVA testing not performed since all individual values were equal

**Table 23. Phase B2 IVMU: within laboratory variability of the lysine depletion**

Seq. number	Chemical	Lysine depletion (%)			Lysine depl (%)	p-value <sup>1</sup>
		Experiment 1	Experiment 2	Experiment 3		
10	Kathon CG	0.0± 0.0	0.0± 0.0		0.0± 0.0	NA
11	Beryllium Sulphate	0.9± 0.8	0.0± 0.0	0.0± 0.0	0.3± 0.5	0.081
12	Formaldehyde	1.8± 0.2 <sup>C</sup>	0.3± 0.2 <sup>A</sup>	1.3± 0.1 <sup>B</sup>	1.1± 0.7	<0.001*
13	Chloramine T	59.0± 0.4 <sup>B</sup>	58.1± 0.9 <sup>B</sup>	54.2± 1.1 <sup>A</sup>	57.1± 2.5	<0.001*
14	Chlorpromazine HCl	0.0± 0.0	0.0± 0.0	0.0± 0.0	0.0± 0.0	NA
15	2-MBT	0.0± 0.0	0.0± 0.0	0.0± 0.0	0.0± 0.0	NA
16	Benzyl Salicylate	12.5± 1.8	11.4± 2.7	11.3± 0.9	11.7± 0.7	0.728
17	Benzyl Cinnamate	5.6± 1.3	5.0± 1.8	6.0± 0.8	5.5± 0.5	0.682
18	R(+)-Limonene	0.1± 0.2 <sup>A</sup>	0.0± 0.0 <sup>A</sup>	1.8± 0.2 <sup>B</sup>	0.6± 1.0	<0.001*
19	Methyl Salicylate	24.6± 0.5 <sup>B</sup>	24.4± 0.6 <sup>B</sup>	22.9± 0.4 <sup>A</sup>	24.0± 1.0	0.009*
20	Isopropanol	0.2± 0.3	0.9± 0.3	0.2± 0.1	0.4± 0.4	0.038
21	Dimethyl Isophthalate					NA
22	4-PABA	0.0± 0.0	0.0± 0.0	0.0± 0.0	0.0± 0.0	NA
23	Nickel Chloride	0.0± 0.0	0.0± 0.0	0.0± 0.0	0.0± 0.0	NA
24	Xylene	0.0± 0.0	0.0± 0.0	0.1± 0.1	0.0± 0.1	0.079

Values presented as mean of the three replicates within the same run ± SD, n=3

<sup>1</sup> One-way ANOVA critical  $\alpha$ -level = 0.027 (corrected for the number of hypothesis tested), \*mean values with a different subscript are significantly different from each other (Tukey post-hoc all comparisons)

NA: ANOVA testing not performed since all individual values were equal

Chemicals with a grey background correspond with lysine co-elution. When it was possible to estimate a depletion value, this value is reported in the table.

## Conclusion of the Validation Management Team on Module 2

The main focus of the within laboratory reproducibility (WLR) for the subset of 15 chemicals in each laboratory was on the concordance of the predictions sensitiser (S) versus non-sensitiser (NS) between the three independent experiments. The WLR for P&G, Ricerca, and IVMU for the S/NS predictions were 73.3%, 100% and 86.7%, respectively. When 4 reactivity classes were considered, the WLR was 66.7% for P&G, 100% for Ricerca, and 73.3% for IVMU. Notably, in case of inconsistency all reported differences were never more than a single reactivity class.

Overall, the VMG agreed, on the basis of the test results and their statistical evaluation, that the average WLR for sensitiser (S) versus non-sensitiser (NS) from the three laboratories (87%) successfully met the target performance proposed at the onset of the study (85%). The good average WLR of 80% for the four reactivity classes further supported the conclusion of the VMG that the DPRA demonstrated good within-laboratory reproducibility.

As an additional note, both of the trained laboratories achieved higher reproducibility than the lead laboratory, fully consistent with the VMG conclusions for Module 3.

## Between laboratory reproducibility (Module 4)

**Reference document: Statistical report (Appendix 15)**

**List of additional documents filed for the study and available on request (Appendix 16)**

### **Note on the solubilisation procedures:**

It was decided by the VMG prior to the initiation of the study that the participating laboratories would not be instructed on which solvent to use to solubilise the coded chemicals. The VMG considered the solvent selection procedures to be an integral part of the test method SOP, to be evaluated for reproducibility together with the rest of the procedure.

The SOP provided a tiered solvent selection strategy. The results of the study showed that the same solvent was chosen by all laboratories for 22 of the 24 chemicals (see Table 24 below). Unlike the other two laboratories, Ricerca reported that chemicals Kathon CG and Chlorpromazine HCl were not soluble in acetonitrile during their solubilisation assessment. However the different solvents used by Ricerca for these two chemicals had no effect on the classification sensitisers/non sensitisers or on the assignment of the reactivity class compared to the other laboratories (see below).

### **Note on the coelution:**

As discussed in the test definition module, in the DPRA some chemicals, or the reaction products formed following incubation with the peptide, may interfere with the peptide determination because they elute at the same time of the peptide. In some cases this seems to be instrument dependent: if different instruments are used (as was the case for this study where the laboratories were equipped with HPLC instruments from different producers) this phenomenon may be systematically observed in one laboratory but not necessarily in the others.

Table 25 reports the co-elution observed by the different laboratories for either the cysteine peptide or the lysine peptide during the blind testing phase and shows that the patterns of co-elution were not consistent between the laboratories, but were reproducible at each site (with the single exception of Kathon CG at IVMU, where co-elution was reported in only one of the experiments).

**Table 24. Solvent selection for each of the chemicals by the three laboratories. The inconsistent choices are highlighted in grey.**

Seq. number	Chemical	P&G	IVMU	Ricerca
1	Benzoquinone	Acetonitrile	Acetonitrile	Acetonitrile
2	PPD	Acetonitrile	Acetonitrile	Acetonitrile
3	Dihydroeugenol	Acetonitrile	Acetonitrile	Acetonitrile
4	Thioglycerol	Acetonitrile	Acetonitrile	Acetonitrile
5	Imidazolidinyl Urea	Water	Water	Water
6	Methyl Methacrylate	Acetonitrile	Acetonitrile	Acetonitrile
7	Glycerol	Acetonitrile	Acetonitrile	Acetonitrile
8	DCNB	Acetonitrile	Acetonitrile	Acetonitrile
9	Benzyl Alcohol	Acetonitrile	Acetonitrile	Acetonitrile
10	Kathon CG	Acetonitrile	Acetonitrile	Water
11	Beryllium Sulphate	Water	Water	Water
12	Formaldehyde	Acetonitrile	Acetonitrile	Acetonitrile
13	Chloramine T	Water	Water	Water
14	Chlorpromazine HCl	Acetonitrile	Acetonitrile	Water
15	2-MBT	Acetonitrile	Acetonitrile	Acetonitrile
16	Benzyl Salicylate	Acetonitrile	Acetonitrile	Acetonitrile
17	Benzyl Cinnamate	Acetonitrile	Acetonitrile	Acetonitrile
18	R(+)-Limonene	Acetonitrile	Acetonitrile	Acetonitrile
19	Methyl Salicylate	Acetonitrile	Acetonitrile	Acetonitrile
20	Isopropanol	Acetonitrile	Acetonitrile	Acetonitrile
21	Dimethyl Isophthalate	Acetonitrile	Acetonitrile	Acetonitrile
22	4-PABA	Acetonitrile	Acetonitrile	Acetonitrile
23	Nickel Chloride	Water	Water	Water
24	Xylene	Acetonitrile	Acetonitrile	Acetonitrile



**Table 25. Co-elution reported for each of the chemicals in the three laboratories.**

Seq. number	Chemical	P&G			IVMU			Ricerca		
1	Benzoquinone	-			-			LYS		
2	PPD	-			-			CYS/LYS		
3	Dihydroeugenol	-			-			LYS		
4	Thioglycerol	LYS			CYS/LYS			CYS/LYS		
5	Imidazolidinyl Urea	-			-			-		
6	Methyl Methacrylate	CYS/LYS			-			CYS/LYS		
7	Glycerol	-			-			-		
8	DCNB	-			-			-		
9	Benzyl Alcohol	-			-			-		
10	Kathon CG	LYS	LYS	LYS	-	-	LYS	-	-	-
11	Beryllium Sulphate	-	-	-	-	-	-	-	-	-
12	Formaldehyde	-	-	-	-	-	-	-	-	-
13	Chloramine T	LYS	LYS	LYS	-	-	-	LYS	LYS	LYS
14	Chlorpromazine HCl	-	-	-	-	-	-	-	-	-
15	2-MBT	LYS	LYS	LYS	-	-	-	-	-	-
16	Benzyl Salicylate	-	-	-	-	-	-	-	-	-
17	Benzyl Cinnamate	-	-	-	-	-	-	-	-	-
18	R(+)-Limonene	-	-	-	-	-	-	-	-	-
19	Methyl Salicylate	-	-	-	-	-	-	-	-	-
20	Isopropanol	-	-	-	-	-	-	-	-	-
21	Dimethyl Isophthalate	LYS	LYS	LYS	LYS	LYS	LYS	-	-	-
22	4-PABA	-	-	-	-	-	-	-	-	-
23	Nickel Chloride	-	-	-	-	-	-	-	-	-
24	Xylene	-	-	-	-	-	-	-	-	-

Of the nine chemicals shown above to have different reported patterns of co-elution, only one (Dihydroeugenol) was not consistently classified (sensitisers/non sensitisers) by the three laboratories, demonstrating that the DPRA test method and prediction model are robust enough to accommodate different instances of co-elution caused by the specific equipment used and the fact that in the case of the cysteine co-elution the depletion values have to be estimated rather than measured.

### 1. Reproducibility (concordance in predictions)

The between laboratory reproducibility was assessed on the basis of the 24 chemicals tested (9 chemicals tested once and 15 chemicals tested 3 times in each laboratory). The main focus of the evaluation of the between-laboratory reproducibility was on the concordance of the predictions sensitisers (S) versus non-sensitisers (NS) and for the assignment to one of the four reactivity classes. As discussed in the WLR section, descriptive and inferential statistical analyses were also performed on the raw peptide depletion data (ANOVA) but were not relied upon by the VMG to determine to what extent the primary objective of the study had been satisfied.

For the evaluation of the BLR, the final prediction for the chemicals that were tested 3 times (chemicals 10 to 24) in each laboratory was based on the classification obtained using the

median depletion values. For example, for R(+)-Limonene (P&G) the depletion values were 1.9, 6.6, and 7.9. The median equals 6.6 which corresponds to a sensitiser classification and the assignment to a low reactivity class.

Eighteen of the 24 chemicals were consistently classified (S/NS) by the 3 laboratories resulting in a BLR of 75% (Table 26). The BLR for the pair-wise comparisons was 87% for P&G/Ricerca (13/15 chemicals), and 67% for P&G/IVMU and Ricerca/IVMU (10/15 chemicals).

An overview of the peptide depletions for the individual experiments and the assigned reactivity classes (4 classes) are also given in Table 26.

For 15 out of the 24 chemicals the laboratories assigned the same reactivity class resulting in a BLR of 62.5%. As for the within-laboratory reproducibility in case of disagreement, the difference in the reactivity class assignment was only of one class. Note that for two chemicals (thioglycerol and methyl methacrylate) not all the laboratories could assign a definitive reactivity class because of co-elution with the cysteine peptide. Despite this, the laboratories consistently and correctly classified these chemicals as sensitisers.

As an important observation, the previously tested substances gave in this study consistent results with the historical data from P&G (see right column of table 26).

**Table 26. Phase B1: concordance in S versus NS predictions between the laboratories**

Seq. number	Chemical	Peptide depletion (%) <sup>A</sup>			Agreement 2 classes	4 reactivity classes			Agreement 4 classes	P&G historical
		P&G	Ricerca	IVMU		P&G	Ricerca	IVMU		
		1 experiment				1 experiment				
1	Benzoquinone	92.3	99.4 <sub>LYS</sub>	92.5	Yes	HIGH	HIGH <sub>LYS</sub>	HIGH	Yes	95.0
2	PPD	53.6	52.3 <sub>C/L</sub>	65.0	Yes	HIGH	HIGH <sub>C/L</sub>	HIGH	Yes	58.2
3	Dihydroeugenol	4.4	4.0 <sub>LYS</sub>	9.2	No	MINIMAL	MINIMAL	LOW	No	
4	Thioglycerol	23.7 <sub>LYS</sub>	17.0 <sub>C/L</sub>	16.7 <sub>C/L</sub>	Yes	MODERATE <sub>LYS</sub>	≥LOW <sub>C/L</sub>	≥LOW <sub>C/L</sub>	No	
5	Imidazolidinyl Urea	42.1	38.5	31.9	Yes	MODERATE	MODERATE	MODERATE	Yes	26.8
6	Methyl Methacrylate	12.3	29.8 <sub>C/L</sub>	23.7	Yes	LOW	≥MODERATE <sub>C/L</sub>	MODERATE	No	
7	Glycerol	1.7	0.6	0.9	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	1.0
8	DCNB	3.9	3.3	1.7	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	
9	Benzyl Alcohol	1.4	1.1	14.0	No	MINIMAL	MINIMAL	LOW	No	
		Median of 3 experiments				Median of 3 experiments				
10	Kathon CG	100.0 <sub>LYS</sub>	53.3	46.8	Yes	HIGH <sub>LYS</sub>	HIGH	HIGH	Yes	51.5
11	Beryllium Sulphate	12.3	1.1	1.5	No	LOW	MINIMAL	MINIMAL	No	
12	Formaldehyde	22.2	26.0	19.0	Yes	LOW	MODERATE	LOW	No	35.8
13	Chloramine T	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	79.0	Yes	HIGH <sub>LYS</sub>	HIGH <sub>LYS</sub>	HIGH	Yes	
14	Chlorpromazine HCl	3.3	2.7	4.3	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	
15	2-MBT	100.0 <sub>LYS</sub>	51.3	50.0	Yes	HIGH <sub>LYS</sub>	HIGH	HIGH	Yes	48.7
16	Benzyl Salicylate	3.9	0.2	6.9	No	MINIMAL	MINIMAL	LOW	No	
17	Benzyl Cinnamate	3.1	1.0	4.9	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	
18	R(+)-Limonene	6.6	9.2	17.4	Yes	LOW	LOW	LOW	Yes	
19	Methyl Salicylate	5.1	0.8	12.2	No	MINIMAL	MINIMAL	LOW	No	0.9
20	Isopropanol	5.2	0.8	0.9	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	0.0
21	Dimethyl Isophthalate	5.1 <sub>LYS</sub>	2.5 <sub>LYS</sub>	2.1	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	
22	4-PABA	5.6	1.1	0.5	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	
23	Nickel Chloride	0.9	10.2	4.0	No	MINIMAL	LOW	MINIMAL	No	
24	Xylene	5.2	0.4	0.6	Yes	MINIMAL	MINIMAL	MINIMAL	Yes	

<sup>A</sup> Values represent the peptide depletion (Chemical 1 to 9) or median peptide depletion of 3 experiments (chemical 10 to 24) In case of co-elution with the lysine peptide (indicated by the LYS subscript in the columns with the reactivity classes) the value represents the the cysteine peptide depletion. C/L indicates co-elution with both peptides. Depletion values with an orange background correspond to a sensitizer prediction, those with a green background correspond to a non-sensitizer prediction.

Table 27 provides a complete overview of the results for the 24 chemicals generated by the three laboratories. Note that for the 15 chemicals tested three times the assigned reactivity classes were always the same or one-off with the only exception of limonene which was assigned to three different classes (minimal, low and medium reactivity). Limonene is a known pre-hapten easily activated by air oxidation and this might have been the cause of these differences.

**TABLE 27. Phase B1: concordance in reactivity class (4 classes) within and between laboratories**

Seq. number	Chemical	Mean peptide depletion (%) <sup>A</sup>									Majority agreement (%)
		P&G			Ricerca			IVMU			
		Exp 1/2	Exp 3	Exp 4	Exp 1/2	Exp 3	Exp 4	Exp 1/2	Exp 3	Exp 4	
1	Benzoquinone	92.3			99.4 <sub>LYS</sub>			92.5			Yes
2	PPD	53.6			52.3 <sub>C/L</sub>			65.0			Yes
3	Dihydroeugenol	4.4			4.0 <sub>LYS</sub>			9.2			No
4	Thioglycerol	23.7 <sub>LYS</sub>			17.0 <sub>C/L</sub>			16.7 <sub>CL</sub>			No
5	Imidazolidinyl Urea	42.1			38.5			31.9			Yes
6	Methyl Methacrylate	12.3			29.8 <sub>C/L</sub>			23.7			No
7	Glycerol	1.7			0.6			0.9			Yes
8	DCNB	3.9			3.3			1.7			Yes
9	Benzyl Alcohol	1.4			1.1			14.0			No
10	Kathon CG	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	53.3	52.6	54.1	46.8	46.5	93.5 <sub>LYS</sub>	Yes
11	Beryllium Sulphate	10.5	12.3	15.9	1.1	0.4	1.4	1.7	1.5	1.2	No
12	Formaldehyde	24.5	19.9	22.2	26.0	26.9	25.3	19.5	15.4	19.0	No
13	Chloramine T	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	79.5	79.0	77.1	Yes
14	Chlorpromazine HCl	3.3	3.3	2.8	2.0	3.7	2.7	4.3	2.0	5.7	Yes
15	2-MBT	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	100.0 <sub>LYS</sub>	51.2	51.3	50.8	50.0	50.0	50.0	Yes
16	Benzyl Salicylate	3.9	2.2	7.9	0.2	0.0	0.3	8.5	5.7	6.9	No
17	Benzyl Cinnamate	5.1	1.6	3.1	1.0	1.4	0.3	9.4	2.5	4.9	Yes
18	R(+)-Limonene	7.9	1.9	6.6	7.1	10.2	9.2	26.0	16.8	17.4	Yes
19	Methyl Salicylate	5.1	3.1	7.1	0.8	0.9	0.7	12.8	12.2	11.6	No
20	Isopropanol	5.2	3.6	5.8	0.4	0.8	3.1	0.9	0.4	4.8	Yes
21	Dimethyl Isophthalate	6.3 <sub>LYS</sub>	1.1 <sub>LYS</sub>	5.1 <sub>LYS</sub>	2.5	0.8	2.5	2.4 <sub>LYS</sub>	0.0 <sub>LYS</sub>	2.1 <sub>LYS</sub>	Yes
22	4-PABA	5.6	2.4	5.6	2.4	1.1	0.4	2.3	0.4	0.5	Yes
23	Nickel Chloride	0.6	1.0	0.8	7.0	10.2	11.5	4.0	3.2	4.3	No
24	Xylene	5.2	2.3	6.9	0.4	0.3	0	1.3	0.0	0.6	Yes

<sup>A</sup> Values represent the mean peptide depletion. In case of co-elution with the lysine peptide (indicated by the LYS subscript in the columns with the reactivity classes) the value represents the cysteine peptide depletion. C/L indicates co-elution with both peptides, in these cases the depletion values are estimated. The background of the mean depletion values corresponds with the following reactivity classes: **dark orange** = high, **orange** = moderate, **light orange** = low and **green** = minimal reactivity.

Exp. 1 corresponds to the 9 chemicals tested once in study phase B1, Exp 2, 3 and 4 correspond to the three independent experiments performed by the laboratories with the set of 15 chemicals.

## 2. Reproducibility of depletion values for cysteine and lysine (for the 24 chemicals)

For information purposes, statistics for the mean cysteine and lysine depletion are shown in Table 28 and Table 29. Differences of means were tested with ANOVA. For 9 chemicals no significant differences were observed between the mean cysteine depletions obtained by the different laboratories. Chloramine T and 2-MBT resulted in 100% depletion in all the repeated experiments with one exception; therefore ANOVA testing was not appropriate in this case. The lysine depletion values were generally very low for the different chemicals (Table 29) and only 4 chemicals showed no significant differences in mean lysine depletion between the labs.

The variability within the experiments was also low in the majority of the cases which resulted in significant differences between and within the laboratories for 17 of the 24 chemicals.

**Table 28. Within and between laboratory variability of the cysteine depletion**

Seq. number	Chemical	P&G								Ricerca								IVMU								Between lab		
		Exp 1		Exp 2		Exp 3		Exp 4		Exp 1		Exp 2		Exp 3		Exp 4		Exp 1		Exp 2		Exp 3		Exp 4		Mean	SD	ANOVA <sup>1</sup>
		Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD			
1	Benzoquinone	94.8	6.7							99.4	0.1							99.9	0.2							98	2.8	NS
2	PPD	92.3	10.1							85.1	10							100	0							92.5	7.5	NS
3	Dihydroeugenol	6.9	6.1							4	1.2							11.2	5.2							7.4	3.6	NS
4	Thioglycerol	23.7	5.3							12.3	3.8							(n=1)								18	8.1	NS
5	Imidazolidinyl Urea	58.5	5.1							55.9	1.1							47.8	2.8							54.1	5.6	Sign
6	Methyl Methacrylate	21	9.6							45.1	4.4							42.1	4.5							36.1	13.1	Sign
7	Glycerol	2.5	4.4							1.2	0.5							1.8	1.6							1.8	0.7	NS
8	DCNB	6.9	4							6.5	1.5							3.5	3.9							5.6	1.9	NS
9	Benzyl Alcohol	2.8	3.8							2	0.9							2.3	2.5							2.4	0.4	NS
10	Kathon CG			100	0	100	0	100	0			100	0	100	0	100	0			93.5	0.2	93	0.5	93.5	1.3	97.8	3.8	Sign
11	Beryllium Sulphate			20.8	10.4	24.6	5.5	31	7.6			2	2.2	0.7	1.3	2.6	1.9			2.6	2.2	3	3.9	2.4	2.6	10	13.4	Sign
12	Formaldehyde			44.7	1	36.6	1.2	40.6	1.2			49.6	1.6	51.4	2	48.6	2.8			37.3	1.2	30.5	0.8	36.7	0.5	41.8	7.6	Sign
13	Chloramine T			100	0	100	0	100	0			100	0	100	0	100	0			100	0	100	0	100	0	100	0	NA
14	Chlorpromazine HCl			6.6	8.2	6.4	11	5.5	5.2			3.9	2.4	7.4	1.9	5.4	4.4			8.5	3.2	3.9	3.8	11.4	2.6	6.6	1.2	NS
15	2-MBT			100	0	100	0	100	0			100	0	98.7	2.2	100	0			100	0	100	0	100	0	99.9	0.3	NA
16	Benzyl Salicylate			7.8	7.2	2.8	4.2	14.4	6.1			0.2	0.3	0	0.1	0.7	1.2			4.5	3.8	0	0	2.4	2.4	3.6	4.2	Sign
17	Benzyl Cinnamate			10	9.8	2	3.4	5.8	5.9			1.4	1.3	2.5	1.6	0.7	1.2			13.2	4.1	0	0	3.9	3.6	4.4	2.5	Sign
18	R(+)-Limonene			15.5	4.1	2.5	2.4	12.2	6.2			13.6	2	18.8	2.5	18.4	1.1			51.8	3.4	33.5	3	33	2.3	22.1	15.4	Sign
19	Methyl Salicylate			9.1	8	3.4	5.1	11.3	4.9			0.3	0.6	0.2	0.4	0.4	0.6			1	1.3	0	0	0.4	0.8	2.9	4.4	Sign
20	Isopropanol			9.9	9.2	5	5.8	10.8	4			0.3	0.5	1	1	6.1	1.2			1.5	1.8	0	0	9.3	2.4	4.9	3.2	Sign
21	Dimethyl Isophthalate			6.3	8.3	1.1	2	5.1	4.6			0.7	0.8	0.4	0.7	0.2	0.4			2.4	2.1	0	0	2.1	2.2	2	1.9	NS
22	4-PABA			10.7	8.4	3.9	4.2	10.6	8.1			4.6	2.1	1.4	1.2	0.9	1.4			4.6	3.5	0.7	1.3	1	1	4.3	3.6	Sign
23	Nickel Chloride			1.2	2	0	0	0	0			13.9	4.7	20.4	5.7	22.9	6.2			8.1	4.9	6.3	5.9	8.5	5.8	9	9.4	Sign
24	Xylene			9.6	8.4	2.5	4.1	12.1	7.6			0.5	0.9	0.3	0.6	0	0			2.7	2.3	0	0	1.1	1.5	3.2	4.2	Sign

<sup>1</sup> ANOVA F-test with critical  $\alpha$ -level = 0.024 (corrected for number of hypothesis tested); NS: not significant ( $p > 0.024$ ), Sign: significantly different ( $p < 0.024$ )

NA: ANOVA testing not performed since all individual values were equal; Chemicals with a grey background correspond with cysteine co-elution. When it was possible to estimate a depletion value, this value is reported in the table.

Exp. 1 corresponds to the 9 chemicals tested once in study phase B1, Exp 2, 3 and 4 correspond to the three independent experiments performed by the laboratories with the set of 15 chemicals.

**Table 29. Within and between laboratory variability of the lysine depletion**

Seq. number	Chemical	P&G								Ricerca								IVMU								Between lab			
		Exp 1		Exp 2		Exp 3		Exp 4		Exp 1		Exp 2		Exp 3		Exp 4		Exp 1		Exp 2		Exp 3		Exp 4		Mean	SD	ANOVA <sup>1</sup>	
		Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD	Mean	SD				
1	Benzoquinone	89.7	0.5							13.2	2.5							85.0	4.8							62.6	42.9	Sign	
2	PPD	14.9	3.4							19.6	0.9							29.9	3.4							21.5	7.7	Sign	
3	Dihydroeugenol	1.8	1.9							3.3	0.3							7.1	1.6							4.1	2.7	Sign	
4	Thioglycerol	28.4	2.3							21.8	1.4							33.4	1.1							27.9	5.8	Sign	
5	Imidazolidinyl Urea	25.7	0.5							21.1	0.4							15.9	0.9							20.9	4.9	Sign	
6	Methyl Methacrylate	3.7	2.5							14.5	0.4							5.3	0.7							7.8	5.9	Sign	
7	Glycerol	0.8	0.7							0.0	0.1							0.1	0.2							0.3	0.4	NS	
8	DCNB	0.8	1.4							0.0	0.0							0.0	0.0							0.3	0.5	NS	
9	Benzyl Alcohol	0.0	0.0							0.1	0.2							25.6	0.6							8.6	14.8	Sign	
10	Kathon CG			4.8	5.0	11.1	5.4	3.5	3.6			6.6	0.7	5.2	0.8	8.2	0.4			0.0	0.0	0.0	0.0			4.4	3.8	Sign	
11	Beryllium Sulphate			0.1	0.1	0.0	0.0	0.8	1.3			0.1	0.1	0.1	0.1	0.2	0.1			0.9	0.8	0.0	0.0	0.0	0.0	0.2	0.1	NS	
12	Formaldehyde			4.3	4.7	3.2	1.2	3.8	1.5			2.3	0.3	2.5	0.4	2.0	0.3			1.8	0.2	0.3	0.2	1.3	0.1	2.4	1.3	Sign	
13	Chloramine T																			59.0	0.4	58.1	0.9	54.2	1.1	57.1		NA	
14	Chlorpromazine HCl			0.0	0.0	0.1	0.2	0.0	0.0			0.0	0.0	0.0	0.0	0.0	0.0			0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	NA
15	2-MBT			3.5	2.8	8.7	5.2	9.0	6.7			2.3	0.5	3.9	0.2	1.6	0.2			0.0	0.0	0.0	0.0	0.0	0.0	3.2	3.6	Sign	
16	Benzyl Salicylate			0.0	0.0	1.6	1.3	1.5	0.7			0.1	0.1	0.0	0.0	0.0	0.0			12.5	1.8	11.4	2.7	11.3	0.9	4.3	6.5	Sign	
17	Benzyl Cinnamate			0.2	0.4	1.1	1.2	0.3	0.3			0.6	0.1	0.2	0.3	0.0	0.0			5.6	1.3	5.0	1.8	6.0	0.8	2.1	3.0	Sign	
18	R(+)-Limonene			0.3	0.5	1.3	0.9	1.0	0.4			0.5	0.3	1.5	1.0	0.0	0.1			0.1	0.2	0.0	0.0	1.8	0.2	0.7	0.1	Sign	
19	Methyl Salicylate			1.0	0.8	2.9	1.5	3.0	0.2			1.3	0.3	1.6	0.3	1.0	0.0			24.6	0.5	24.4	0.6	22.9	0.4	9.2	12.8	Sign	
20	Isopropanol			0.5	0.8	2.3	3.2	0.7	0.6			0.5	0.1	0.6	0.5	0.0	0.0			0.2	0.3	0.9	0.3	0.2	0.1	0.7	0.4	NS	
21	Dimethyl Isophthalate											4.2	0.7	1.2	0.5	4.7	0.5									3.4		NA	
22	4-PABA			0.4	0.7	0.9	0.6	0.6	0.2			0.1	0.1	0.7	0.4	0.0	0.0			0.0	0.0	0.0	0.0	0.0	0.0	0.3	0.3	Sign	
23	Nickel Chloride			0.1	0.2	2.0	2.3	1.5	1.8			0.0	0.0	0.0	0.1	0.0	0.0			0.0	0.0	0.0	0.0	0.0	0.0	0.4	0.7	Sign	
24	Xylene			0.8	1.4	2.1	1.9	1.6	1.5			0.2	0.1	0.2	0.2	0.0	0.0			0.0	0.0	0.0	0.0	0.1	0.1	0.6	0.8	Sign	

<sup>1</sup> ANOVA F-test with critical  $\alpha$ -level = 0.024 (corrected for number of hypothesis tested); NS: not significant ( $p > 0.024$ ), Sign: significantly different ( $p < 0.024$ )

NA: ANOVA testing not performed since all individual values were equal; Chemicals with a grey background correspond with lysine co-elution. When it was possible to estimate a depletion value, this value is reported in the table.

Exp. 1 corresponds to the 9 chemicals tested once in study phase B1, Exp 2, 3 and 4 correspond to the three independent experiments performed by the laboratories with the set of 15 chemicals.

## **Conclusion of the Validation Management Team on Module 4**

The main focus of the between laboratory reproducibility (BLR) for the 24 chemicals was on the concordance of the predictions sensitisers (S) versus non-sensitisers (NS) between the three laboratories. The BLR for the S/NS prediction was 75%. When 4 reactivity classes were considered the BLR was 62.5%

The VMG agreed that the BLR results (75%) did not meet the target performance proposed at the onset of the study (80%). However, the VMG regarded the BLR result to be nevertheless acceptable bearing in mind the proposed use of the DPRA, as part of an integrated testing strategy for full replacement. In arriving at this conclusion, the VMG also took note of the fact that 80% between-laboratory reproducibility is considered an acceptable target performance for stand alone full replacement methods (OECD, 2010b).

Furthermore, the VMG notes that exclusion of the three substances outside the applicability domain (dihydroeugenol, beryllium sulfate and nickel chloride, see below) would have increased the BLR to 87.5%.



# Predictive Capacity (Module 5)

**Reference document: Statistical report (Appendix 15)**

**List of additional documents filed for the study and available on request (Appendix 16)**

An overview of the predicted classification and the reference classification is presented in Table 30.

When the test chemicals were selected for the current study, three of the 24 chemicals were known to fall outside the suggested applicability domain of the DPRA: dihydroeugenol which is well characterised pro-hapten, and beryllium sulfate and nickel chloride which are metal salts.

Therefore, the analysis of the predictive capacity was performed using the results from the remaining 21 chemicals.

The predictive capacity was evaluated for each laboratory (Table 31). For chemicals that were tested three times in each laboratory, the median was selected as the final conclusion for each laboratory, i.e. in the case of R(+)Limonene (P&G) that was two times predicted S and once NS by P&G, the final prediction for this laboratory was S.

This resulted in an accuracy for S/NS classification of 85.7% for both P&G and Ricerca and 81% for IVMU. The sensitivity and specificity for P&G and Ricerca were 76.9% and 100%, respectively. The sensitivity and specificity for IVMU were 84.6% and 75% respectively.

The overall accuracy (cumulative over three labs) was 84.1% with sensitivity of 79.5%, and specificity of 91.7%. Note that these numbers are for a total of 63 results, representing the results from the 21 chemicals tested in each of the three laboratories.

Alternatively, the predictive parameters were calculated by assigning the median classification of the three laboratories to each chemical. These results are shown in table 32. In this case the overall accuracy was 85.7% with a sensitivity of 76.9% and a specificity of 100%.

While the accuracies of both approaches are very similar, sensitivity and specificity are balanced differently. While the median approach has the advantages that it maintains the sample size of 21 and that it allows calculating confidence intervals, it reduces the available information to some extent. The cumulative approach increases the sample size by considering the individual, but dependent laboratory classifications per chemical. Therefore, confidence intervals are not reported.

The VMG preferred to focus on the cumulative approach because the resulting estimates were deemed to better reflect the predictive capacity of the DPRA. Especially, the specificity of 100% of the median approach was considered misleading as one laboratory produced also false positive results (see Table 31).

As already mentioned, chemicals previously tested in the DPRA were consistently and accurately identified (96.3%; 26/27 cumulative). Accuracy for chemicals not previously tested

was 77.8% (28/36 cumulative). These latter chemicals should contribute to a future and more comprehensive assessment of predictive accuracy, since no meaningful conclusions on this parameter can be drawn from this limited sample size.

**Table 30. Agreement between the predicted class and the reference class for each of the chemicals**

Seq. number	Chemical	Test prev <sup>A</sup>	reference result	P&G				Ricerca				IVMU			
				Exp 1	Exp 2	Exp 3	Exp 4	Exp 1	Exp 2	Exp 3	Exp 4	Exp 1	Exp 2	Exp 3	Exp 4
1	Benzoquinone	Y	+ (1A)	S				S <sub>LYS</sub>				S			
2	PPD	Y	+ (1A)	S				S <sub>CL</sub>				S			
3	Dihydroeugenol*	N	+ (1B)	NS				NS <sub>LYS</sub>				S			
4	Thioglycerol	N	+ (1B)	S <sub>LYS</sub>				S <sub>CL</sub>				S <sub>CL</sub>			
5	Imidazolidinyl Urea	Y	+ (1B)	S				S				S			
6	Methyl Methacrylate	N	+ (1B)	S <sub>CL</sub>				S <sub>CL</sub>				S			
7	Glycerol	Y	- (NC)	NS				NS				NS			
8	DCNB	N	- (NC)	NS				NS				NS			
9	Benzyl Alcohol	N	- (NC)	NS <sub>LYS</sub>				NS				S			
				Major <sup>B</sup>				Major <sup>B</sup>				Major <sup>B</sup>			
10	Kathon CG	Y	+ (1A)	S	S <sub>LYS</sub>	S <sub>LYS</sub>	S <sub>LYS</sub>	S	S	S	S	S	S	S	S
11	Beryllium Sulphate*	N	+ (1A)	S	S	S	S	NS	NS	NS	NS	NS	NS	NS	NS
12	Formaldehyde	Y	+ (1A)	S	S	S	S	S	S	S	S	S	S	S	S
13	Chloramine T	N	+ (1A)	S	S <sub>LYS</sub>	S <sub>LYS</sub>	S <sub>LYS</sub>	S	S <sub>LYS</sub>	S <sub>LYS</sub>	S <sub>LYS</sub>	S	S	S	S
14	Chlorpromazine HCl	N	+ (1A)	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
15	2-MBT	Y	+ (1A)	S	S <sub>LYS</sub>	S <sub>LYS</sub>	S <sub>LYS</sub>	S	S	S	S	S	S	S	S
16	Benzyl Salicylate	N	+ (1B)	NS	NS	NS	S	NS	NS	NS	NS	S	S	NS	S
17	Benzyl Cinnamate	N	+ (1B)	NS	NS	NS	NS	NS	NS	NS	NS	NS	S	NS	NS
18	R(+)-Limonene	N	+ (1B)	S	S	NS	S	S	S	S	S	S	S	S	S
19	Methyl Salicylate	Y	- (NC)	NS	NS	NS	S	NS	NS	NS	NS	S	S	S	S
20	Isopropanol	Y	- (NC)	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
21	Dimethyl Isophthalate	N	- (NC)	NS	NS <sub>LYS</sub>	NS <sub>LYS</sub>	NS <sub>LYS</sub>	NS	NS	NS	NS	NS	NS <sub>LYS</sub>	NS <sub>LYS</sub>	NS <sub>LYS</sub>
22	4-PABA	N	- (NC)	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS	NS
23	Nickel Chloride*	N	+ (NA)	NS	NS	NS	NS	S	S	S	S	NS	NS	NS	NS
24	Xylene	N	- (NA)	NS	NS	NS	S	NS	NS	NS	NS	NS	NS	NS	NS

<sup>A</sup> Indication if the chemical was tested previously (Y: yes) or not (N: no)

<sup>B</sup> final predicted class based on majority voting

\*outside the applicability domain

LYS subscript or CL subscript corresponds with co-elution for Lysine and co-elution with CYS/LYS

**Table 31. Overall predictive capacity of the DPRA (cumulative over the 3 labs) and predictive capacity for each laboratory for the chemicals falling into the applicability domain**

Reference result	Cumulative		P&G		Ricerca		IVMU	
	+	-	+	-	+	-	+	-
+ (n=13)	31	8	10	3	10	3	11	2
- (n=8)	2	22	0	8	0	8	2	6
Total	33	30	10	11	10	11	13	8
Sensitivity (95% CI) <sup>A</sup>	79.5		76.9 (49.7-91.8)		76.9 (49.7-91.8)		84.6 (57.8-95.7)	
Specificity (95% CI)	91.7		100 (67.6-100)		100 (67.6-100)		75 (40.9-92.9)	
Accuracy	84.1		85.7		85.7		81.0	

<sup>A</sup> Wilson CI's based on the score test

**Table 32. Overall predictive capacity of the DPRA (considering the median of the results in each laboratory) for the chemicals falling into the applicability domain**

Reference result	Median	
	+	-
+ (n=13)	10	3
- (n=8)	0	8
Total	10	11
Sensitivity (95% CI)	76.9 (49.7-91.8)	
Specificity (95% CI)	100 (67.6-100)	
Accuracy	85.7	

In addition, cross referencing the reactivity class results from Table 26 in Module 4 to the GHS sub-categories, it is noted that when a chemical was consistently assigned by the DPRA in the HIGH reactivity class, it was always a GHS category 1A substance.

## Conclusion of the Validation Management Team on Module 5

In our study, the sensitivity of the DPRA was 79.5% and the specificity was 91.7%, resulting in an accuracy of 84.1%. The VMG concludes that this outcome is consistent with the submitted and published information on the predictive capacity of the DPRA (see Table 33). However, it is important to note that this assessment of predictive capacity forms only a secondary goal of the present validation study, not least since the limited sample size, which was defined for the assessment of the within and between laboratory reproducibility, does not permit a robust conclusion to be drawn. In addition, it has been anticipated that the *in vitro* assays in the current validation study are most likely to form a part of an integrated testing strategy (ITS) for hazard identification. It is envisaged that predictive capacity will need to be assessed on the basis of the information generated by a future ITS. The information above must be understood in this context.

**Table 33. Performance of the DPRA as evaluated from the results submitted to ECVAM by P&G**

		Predicted Classification (based on classification tree model)		
		Non-Sensitiser	Sensitiser	total
Chemical Classification (based on LLNA)	Non-Sensitiser	30	6	36
	Sensitiser	13	84	97
	Total	43	90	133

table statistics for the shadowed 2 x 2 table

<i>sensitivity:</i>	87%
<i>specificity:</i>	83%
<i>positive predictivity:</i>	93%
<i>negative predictivity:</i>	70%
<b><i>accuracy:</i></b>	<b>86%</b>

# VMG overall conclusions and recommendations

## Overall Conclusions

The primary aim of this validation study was to assess the transferability, within laboratory and between laboratory reproducibility of the DPRA with a number of coded chemicals that were judged by the VMG to be suitable to permit robust conclusions to be drawn.

The VMG considers that the information generated in the study completes the information requirement for modules 1-4 (test definition, within laboratory reproducibility, transferability, between laboratory reproducibility) of the ECVAM modular approach to validation (Hartung et al., 2007). In addition the information generated contributes to module 5 (predictive capacity) and module 6 (applicability domain) for which a substantial body of information is already available as evidenced in the material submitted to ECVAM and published in the scientific literature.

The main conclusions of the VMG in relation to each module are set out in the table below:

Module		Summary & Conclusions
1	Test definition	Both the existing body of evidence (original submission to ECVAM including scientific publications) and the current study findings adequately demonstrate the intended purpose, the need for, the status of development, and the mechanistic basis of the DPRA test method.  An improved, well-detailed and robust SOP is available.
2	Within laboratory reproducibility	The overall within laboratory reproducibility was satisfactory and met the target performance. The results of the within laboratory reproducibility for the four reactivity classes further support this conclusion.
3	Transferability	The test method was shown to be transferable between laboratories.  Training, and demonstration of competence, in the conduct of the assay is however considered important especially for laboratories which are not familiar with peptide reactivity assays.
4	Between laboratory reproducibility	The between laboratory reproducibility, despite not fully meeting the target performance criteria, is considered to be acceptable for the proposed use of the DPRA (i.e. as part of an integrated testing strategy).
5	Predictive capacity	Complete evaluation of the predictive capacity was not one of the goals of this study. The VMG notes that the predictive capacity of the DPRA for the set of chemicals evaluated in the study is consistent with submitted and published information.

Overall, the VMG concludes that the information generated in this validation study shows that the DPRA is a robust and reliable test method. Consequently:

- Information generated by the DPRA can already be used in a weight-of-evidence approach to support regulatory decision making, e.g to characterise equivocal responses in *in vivo* studies (e.g. conflicting results from multiple studies).
- For the purposes of some regulations (for example REACH in the EU) a positive DPRA result should be considered sufficient to classify a test material as a skin sensitiser.

- The DPRA is suitable for further evaluation as a component of an ITS for full replacement of the *in vivo* assays for skin sensitisation hazard identification.
- Reliable categorisation into one of the four reactivity classes may play a role in the determination of skin sensitisation potency, including GHS sub-categorisation.

## **Recommendations**

The predictive accuracy of the DPRA should be evaluated in terms of its inclusion into an integrated testing strategy for full replacement of current *in vivo* hazard identification assays.

Considering the outcome of the study and in particular the consistency of the results obtained with the chemicals tested previously it is suggested that existing/historical results are taken into account for future formal evaluations on the predictive capacity.

GHS sub-categorisation of sensitisers should form part of a wider assessment, it is envisaged that DPRA reactivity categories will provide useful information for this purpose.

The experience gained within this validation trial suggests that the run acceptance criteria might be enhanced by their adaptation, by the lead laboratory, to take account of the information from other laboratories generated in this study and in other DPRA work.

In view of the known limitations of the DPRA, including those related to the absence of a metabolic competent activity and the issue of co-elution in the HPLC analysis which can affect the accurate determination of a chemical's reactivity, the VMG encourages continuing investment in the next generation peptide reactivity assays which offer an opportunity to overcome these limitations.

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