

### Survey of MTBE

Part of the LOUS-review

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### Preface

#### Background and objectives

The Danish Environmental Protection Agency's List of Undesirable Substances (LOUS) is intended as a guide for enterprises. It indicates substances of concern whose use should be reduced or elim inated completely. The first list was published in 1998 and updated versions have been published in 2000, 2004 and 2009. The latest version, LOUS 2009 (Danish EPA, 2011) includes 40 chem ical substances and groups of substances which have been documented as dangerous or which have been identified as problematic using computer models. For inclusion in the list, substances must fulfil several specific criteria. Besides the risk of leading to serious and long-term adverse effects on health or the environment, only substances which are used in an industrial context in large quantities in Denmark, i.e. ov er 100 tonnes per year, are included in the list.

Over the period 2012-2015 all 40 substances and substance groups on LOUS will be surveyed. The surveys include collection of available information on the use and occurrence of the substances, internationally and in Denmark, information on environmental and health effects, on alternatives to the substances, on existing regulation, on monitoring and exposure, and information regarding ongoing activities under REACH, among others.

On the basis of the surveys, the Danish EPA will assess the need for any further information, regulation, substitution/phase out, classification and labelling, improved waste management or increased dissemination of information.

This survey concerns the substance methyl-*tert*-butyl ether; MTBE. This substance was included in the first revision of the LOUS list in 2000 and has remained on the list since that time. The entry in LOUS for the substance is the common abbreviation of methyl-*tert*-butyl ether; MTBE (CASNo. 1634-04-4 and EINECS No. 216-653-1).

The main reason for the inclusion in LOUS is that MTBE appears on the EU list of substances with suspected endocrine disrupting properties in Category 1: Substances for which there is "evidence of endocrine disrupting activity in at least one species using intact animals".

The main objective of this study is, as mentioned, to provide background for the Danish EPA's consideration regarding the need for further risk management measures.

#### The process

The survey has been undertaken by COWIA/S (Denmark) from March to October 2013. The work has been followed by an advisory group consisting of:

- Christina Ihlemann, Danish EPA (Chairman)
- Katrine Smith, Danish EPA
- Sidsel Dy ekjær, Danish EPA
- Anne-Louise Jørgensen Rønlev, Danish EPA
- Anne Christine Duer, Danish Nature Agency
- Ulla Hansen Telcs, Confederation of Danish Industry (from 01.09.2013 substituted by Nikolai Stubkjær Nilsen)
- Michael Mücke Jensen, Danish Oil Industry Association
- Jesper Kjølholt, COWI (Project Manager).

Please note that the report does not necessarily reflect the views of all the members of the Advisory Group.

#### Data collection

The survey and review is based on the available literature on the substances, information from databases and direct inquiries to trade organisations and key market actors.

The data search included (but was not limited to) the following:

- Legislation in force from Retsinformation (Danish legal information database) and EUR-Lex (EU legislation database);
- Ongoing regulatory activities under REACH and intentions listed on ECHA's website (incl. Registry of Intentions and Community Rolling Action Plan);
- Relevant documents regarding International agreements from HELCOM, OSPAR, the Stockholm Convention, the PIC Convention, and the Basel Convention.
- Data on harmonised classification (CLP) and self-classification from the C&L inventory database on ECHAs website;
- Data on ecolabels from the Danish ecolabel secretariat (Nordic Swan and EU Flower).
- Pre-registered and registered substances from ECHA's website;
- Production and external trade statistics from Eurostat's databases (Prodcom and Com ext);
- Export of dangerous substances from the Edexim database;
- Data on production, import and export of substances in mixtures from the Danish Product Register (confidential data, not searched via the Internet);
- Date on production, import and export of substances from the Nordic Product Registers as registered in the SPIN database;
- Monitoring data from the National Centre for Environment and Energy (DCE), the Geological Survey for Denmark and Greenland (GEUS), the Danish Veterinary and Food Administration, the European Food Safety Authority (EFSA) and the INIRIS database.
- Waste statistics from the Danish EPA;
- Reports, memorandums, etc. from the Danish EPA and other authorities in Denmark;
- Reports published at the websites of:
  - The Nordic Council of Ministers, ECHA, the EU Commission, OECD, IARC, IPCS, WHO, OSPAR, HELCOM, and the Basel Convention;
  - Environmental authorities in Norway (Klif), Sweden (KemI and Naturvårsverket),
     Germany (UBA), UK (DEFRA and Environment Agency), the Netherlands (VROM,
     RIVM), Austria (UBA). Information from other EU Mem ber States was retrieved if quoted in identified literature.
  - US EPA, Agency for Toxic Substances and Disease Registry (USA) and Environment Canada.
- PubMed and Toxnet databases for identification of relevant scientific literature.

 $Besides, direct enquiries were \, sent to \, Danish \, and \, European \, trade \, organisations.$ 

## **Conclusion and summary**

This review report concerns the substance methyl-*tert*-butyl ether, normally referred to by its abbreviation MTBE, which is one of 40 chemical substances on the Danish Environmental Protection Agency's (DEPA) so-called "List of Undesirable Substances" (LOUS). All of these substances are undergoing similar reviews over the period 2012-2015.

MTBE is a liquid at ambient temperature but has a boiling point of only 55 degrees Celcius. The substance is known to have a low threshold for odour and taste in water. The dominant use of MTBE is as an additive to petrol where its function is to increase the octane rating ("octane booster"). Minor uses include as a raw material in the production of high-purity isobutylene and as a specialty solvent in certain processes in the pharmaceutical industry.

#### **Regulatory aspects**

EU and Danish legislation as well as other regulatory instruments (e.g. international conventions) pertaining to MTBE have been examined as part of the review. It has been concluded that legislation in the EU as well as nationally in Denmark regulating the use of MTBE is limited regarding both the exposure of humans to MTBE and the emissions of MTBE to the environment. MTBE is not listed by ECHA as a substance of very high concern (SVHC).

At the EU level, a limit for MTBE content in petrol for vehicles exists, which is implemented into Danish legislation. Further, due to concern about the risk for contamination of groundwater resources, a voluntary agreement was made in Denmark in 2000 between industry and the Ministry of Environment. According to this agreement, MTBE would only be added to 98 octane petrol, which, additionally, would only be sold at a limited number of service stations. Though this agreement does not form ally exist anymore, the situation is in reality unchanged with regard to the sale and use of 98 octane petrol in Denmark. No other initiatives to reduce the use of MTBE appear to exist at present in the EU, including Denmark. However, a substance evaluation of MTBE under REACH is scheduled for 2014 with France as Rapporteur MS.

At the EU level, only an indicative Occupational Exposure Limit exists, whereas in Denmark, environmental standards in air in the working environment (slightly lower than the EU indicative OEL) and limit values in fresh and marine surface waters, as well as in groundwater/drinking water, have been established.

#### Manufacture and uses

MTBE was introduced in Europe in 1973 as an octane booster for petrol and has been applied extensively for this use since then. However, in recent years the consumption has decreased as MTBE is gradually being replaced by (bio-) ETBE. This replacement has occurred mainly because of the introduction of EU requirements as to contents in fuel of components produced from renewable sources, such as bio-ethanol, a precursor of ETBE and more easily available than bio-methanol (precursor of MTBE). Thus, the production capacity of MTBE in the EU has decreased from about 3,300 ktonnes in 2002 to about 1,800 ktonnes in 2010 with an actual production volume in 2010 of about 1,600 ktonnes. Som e of the produced MTBE is exported outside the EU but there is also an import to the EU, primarily from the USA. Other uses of MTBE, such as as an intermediate in the production of high purity isobutylene or as a process solvent in the pharmaceutical industry, are quantitatively only of minor importance compared to its main use as petrol additive.

Due to the v oluntary agreement between industry and the Danish government, mentioned above the annual consumption of MTBE for use in petrol is at a level of only a few hundred tonnes (registered use in 2012: less than 400 tonnes). The consumption of MTBE in Denmark for other purposes totalled about 14 tonnes in 2012. Updated information on import/export of MTBE in the EU has not been possible to obtain as separate figures for MTBE are not reported by Eurostat (only for a group of acyclic ethers, which includes MTBE).

#### **Waste aspects**

MTBE is not manufactured in Denmark and the extent of industrial uses (e.g. as a process solvent) is limited. MTBE-waste from such uses should be handled as hazardous waste and destroyed by incineration. The use of MTBE in mixtures and articles (in reality only 98 octane petrol) only results in a small volume of waste at service stations, which is subject to controlled collection and subsequent destruction, similar to industrial MTBE-waste.

#### Environmental effects, fate and exposure

The environmental hazards of MTBE were reviewed in the 2002 EU Risk Assessment Report (RAR), a document which is still considered valid. MTBE is not very toxic to a quatic organisms; the lowest acute EC50 is 136 mg/l(*Mysidopsis bahia*, marine crustacean) and the lowest chronic NOEC is 26 mg/l for the same species. The RAR does not mention possible endrocrine disrupting effects of MTBE in the environment and novalid information on this issue has been identified.

Due to the known strong odour and taste of low concentrations of MTBE in water, a tainting ("off-taste") study and an avoidance test, both with fish, have been conducted. The tainting study showed no off-taste at an exposure level of  $15 \mu g/lbut at 31 \mu g/l$  the taste of MTBE could be distinguished. The avoidance test with eel showed some a traction to the MTBE-treated zone at  $30 \mu g$  MTBE/l.

No data on the toxicity of MTBE to terrestrial organisms were identified.

With regard to the environmental fate of MTBE, the substance was found to be not readily biodegradable in aquatic screening tests (OECD tests) in which only very limited biodegradation was observed. Based on the physico-chemical properties of MTBE and constants for sorption to particulates and organic matter, the substance is considered to be highly mobile in soil. The bioconcentration potential of MTBE is insignificant.

The high vapour pressure of MTBE will lead to partitioning to the atmosphere when MTBE is released to surface waters or soil surfaces. If introduced into subsurface soils or to groundwater, e.g. in connection with leakage from underground tanks or separation wells, MTBE may be fairly persistent since volatilization to the atmosphere is reduced significantly. Due to its relatively high water solubility combined with little tendency to sorb to soil particles, MTBE can be expected to migrate to local groundwater supplies. Degradation of MTBE in groundwater aquifers is slow to non-existent under both aerobic and anaerobic conditions. If degraded, the primary de gradation product in soil and groundwater is TBA (Tertiary Butyl Alcohol).

At contaminated sites (petrol stations), MTBE has been found in concentrations above 5  $\mu$ g/l (the limit value for drinking water) in slightly fewer than 50% of the cases. In wells n ot associated with contaminated sites, the average concentration for all samples where MTBE was detected peaked at 14  $\mu$ g/l in 2001 and then gradually fell, until it was below 1  $\mu$ g/l in 2009.

Monitoring of MTBE in the effluents from municipal wastewater treatment plants performed as part of the national Danish environmental surveillance programme (NOVANA) shows low levels of MTBE, i.e. average values of  $0.03-0.04 \mu g/l$ . No Danish monitoring data on MTBE in the natural environment (soil, surface water, biota, ambient air) have been identified.

#### Human health effects and exposure

MTBE is of low acute toxicity via oral and dermal end inhalation routes in both humans and test animals. Effects observed in patients exposed to MTBE during treatment for gallstones include central nervous system effects and local burning sensations. The kidney is the main target organ after repeated dosing, in particular in male rats. MTBE is classified as a skin irritant but is not considered an eye or respiratory irritant. MTBE has not been shown to cause sensitisation in two guinea pig studies, considered sufficient in terms of, but not formally following, OECD guidelines. There are no observations available on sensitisation in humans.

MTBE is not considered a mutagen based on results from a number of bacterial tests and is considered to be of a non-genotoxic nature. No firm conclusions regarding the carcinogenic potential of MTBE and the relevance for humans can be drawn based on the different carcinogenicity studies. In conclusion, the rapporteur of the RAR considers MTBE as a borderline case between non-classification and Carc.Cat.3 (limited evidence of carcinogenic effect).

In the EU, MTBE is prioritised for further evaluation of endocrine disrupting effects. The Danish Centre on Endocrine Disrupters has evaluated MTBE and concluded that MTBE should be categorised as an endocrine disrupter Category 1 according to the Danish proposal on criteria for endocrine disruptors.

Exposure to MTBE would occur primarily from its use as an additive in petrol. Because of the voluntary agreement in Denmark between industry and government to phase out MTBE in petrol, exposure in Denmark has been reduced considerably since 2000. Only 31 service stations in Denmark offer 98 octane petrol containing MTBE and all are equipped with vapour recovery to reduce the exposure. No Danish exposure values are available. The RAR estimates that the normal concentration of MTBE during refuelling is 1,000-10,000 µg/m<sup>3</sup>. The duration is short, e.g. between 1 and 5 minutes, and the frequency is 2 -3 times per week at the most. The reasonable worst-case (RWC) concentration is 300-29,000 µg/m<sup>3</sup> where the low end would correspond to the MTBE-level in petrol in Denmark.

Occupational exposure to MTBE in Denmark is also primarily related to exposure to MTBEcontaining petrol. Results from worst case measurements and EASE estimations of the identified occupational exposures (RWC, 8 hour) taking into account the low concentration of MTBE in Danish petrol do not give rise to particular concern when com paring with the occupational exposure limit. Use in the pharmaceutical industry is not expected to result in any significant exposure.

Indirect exposure can occur through air, drinking water and food. No measurements have been identified for Denmark, but urban backgroundlevels are expected to be lower than the average for the EU. MTBE has been identified in groundwater at contaminated sites in concentrations above the water quality criteria. Estimated MTBE levels in food do not indicate that MTBE is of concern.

Based on the available data, the RAR concludes that at present there is no need for further information and/or testing and no need for risk reduction measures beyond those which are currently being applied. This is also true in relation to combined exposure.

#### Alternatives to MTBE

The alternatives described are all considered to be technically relevant alternatives to MTBE. ETBE and ethanol can be produced from biomass, where the evaluation of appropriateness is specific to

the source of biom assused. The EU sets requirements for this in Directive 2009/28/EC on the promotion and use of energy from renewable sources.

The classification of the possible alternatives does not give any indication of serious health effects or environmental impacts. It should be noted, though, that the classification criteria do not include endocrine disrupting effects and e.g. possible risk of groundwater contamination or negative or gan oleptic properties of the substances and, hence, such a spects cannot be assessed through the classification. However, none of the mentioned alternatives to MTBE are included on EU's list of substances with endocrine disrupting properties in Category 1. On the other hand, ETBE, chem ically closely related to MTBE, could be suspected of having similar properties e.g. with regard to mobility in soil.

#### Conclusions

MTBE is considered undesirable mainly due to its suspected endocrine effects and very low taste and odour thresholds. The current risk reduction measures ensuring minimum contamination of the environment, including groundwater and exposure of workers, are therefore important to uphold in the future. It is noted that nov alid data on possible endocrine effects of MTBE in the environment has been identified.

MTBE has previously been registered as a major potential groundwater contaminant, primarily at service stations where petrol containing MTBE has been stored. These sites have all been cleaned up under the programme carried out by the Environmental Fund of the Danish Oil Industry Association, EOF; hence, the risk of further contamination from these sites is considered limited.

The implementation of the Statuary Order on minimisation of risk of soil and groundwater contamination at petrol stations (Statuary order nr 555 af 09/06/2001) has tightened the requirements for technical installations at petrol stations (e.g. storage tanks and pipelines) and the monitoring thereof. This tightening will reduce the risk of future groundwater contamination with MTBE substantially, alongside the reduction of the use of MTBE in petrol and the number of sites where such petrol is sold. This reduction is assumed to continue despite the fact that the previous voluntary agreement ensuring this reduction is no longer in force.

The classification of the possible alternatives to MTBE does not give any indication of serious health effects or environmental impacts. However, the classification criteria do not include endocrine disrupting effects and e.g. possible risk of groundwater contamination or odour/off-taste properties of the substances and, hence, such aspects cannot be assessed through the classification. None of the MTBE alternatives are included on the EU's list of substances with endocrine disrupting properties (Category 1) but ETBE, chemically closely related to MTBE, could be suspected of having similar properties e.g. with regard to mobility in soil.

## Sammenfatning og konklusion

Denne rapport om handler stoffet methyl-*tert*-butyl-ether, normalt om talt som MTBE, der er en af de i alt 40 stoffer på Miljøstyrelsens Liste over uønskede stoffer (LOUS). For alle disse stoffer udarbejdes tilsvarende rapporter i perioden 2012-2015.

MTBE er en væske ved stuetemperatur, men når sit kogepunkt allerede ved 55 grader Celcius. Stoffet er meget mobilt i jord og er kendt for at give afsmag og lugt selv i meget lave koncentrationer i vand. Hovedanvendelsen af MTBE er som tilsætningsstof (additiv) til motorbenzin, hvor dets primære funktion er at øge oktantallet. MTBE har derudover en række mindre anvendelser f.eks. som råmateriale til fremstilling af isobutylen og som opløsningsmiddel til visse synteser inden for farmaceutisk industri.

#### Lovgivning og anden regulering

Lov givning i Danmark og EU sam tandre former for aftaler (f. eks. internationale konventioner), der relaterer sig til MTBE er blevet gennemgået som del af projektet. Det konkluderes overordnet, at der kun i begrænset om fang er lovgivning i EU eller Danmark, der specifikt regulerer anvendelsen af MTBE og eksponeringen af mennesker eller miljø for stoffet.

I EU-lov givningen angives et maksimalt in dhold for MTBE i motorbenzin (22 %), der også er im plementeret i dansk lov givning. Som følge af bekymring for mulig for urening af den danske grundvandsressource blev der i Danmark i 2000 indgået en frivillig aftale mellem branchen og Miljøm inisteriet, der in debar, at MTBE fremover kun måtte tilsættes 98-oktan benzin og kun blive for handlet på et begrænset antal tankstationer. Aftalen eksisterer formelt ikke længere, men i realiteten er situationen med hensyn til anvendelse og salg af MTBE-holdig benzin i Danmark uæn dret. Der er ikke identificeret andre eksisterende eller planlagte initiativer i EU eller Danmark til begrænsning af anvendelsen af MTBE. Dog er der for 2014 planlagt en stofevaluering af MTBE under REACH, som Frankrig vil være ansvarlig for.

På EU-niv eau er der kun en vejledende grænseværdi for eksponering i arbejdsmiljøet, mens der i Danmark findes en egentlig grænseværdi, der er lidt lavere end EU-værdien. Desuden er der i Danmark fastsat kvalitetskrav for MTBE i såvel vandmiljøet som i grundvand/drikkevand.

### Fremstilling og anvendelser

MTBE blev introduceret i Europa i 1973 som et middel til at hæve oktantallet i motorbenzin, og har været anvendt udbredt til dette formål lige siden. Dog er forbruget gået ned i de senere år, hvor MTBE i stigende grad er blevet erstattet af (bio)-ETBE (ethyl-analogen til MTBE) som følge af krav fra EU om, at et vist minimum af indholdskomponenterne i brændstoffer skal være produceret ud fra fornybare ressourcer. Her er råmaterialet bio-ethanol (til ETBE) lettere tilgængeligt og billigere end bio-methanol(til MTBE). Således er produktionskapaciteten for MTBE i EU-landene gået ned fra 3,3 mill. tons i 2002 til 1,8 mill. tons i 2010. Den ræelle produktion var i 2010 ca. 1,6 mill. tons.

Der vides at der eksporteres en del MTBE ud af EU, men der er omvendt også en import til Europa, prim ært fra USA. Det har dog ikke været muligt at få opdaterede tal for den ne import/eksport specifikt for MTBE da Eurostat kun opgør tallet for en samlet gruppe af acykliske ethere (heriblandt MTBE).

Som følge af den førom talte frivillige danske aftale om begrænsning af brugen af MTBE til 98-oktan benzin er forbruget af stoffet i Danmark meget lavt, det samlede registrerede forbrug var således mindre en d400 tons i 2012, hvoraf om kring 14 tons var til andre for mål en dsom benzinadditiv. Forbruget af 98-oktan benzin og der med også forbruget af MBTE i benzin solgt i Danmark ventes at falde y derligere i de kom mende år.

De andre anvendelser af MTBE, som intermediær ved syntese af isobutylen af høj renhed samt som opløsning smiddel i farmaceutisk industri mv., er således kvantitativt af begrænset betydning ift. anvendelsen som additiv til benzin, både internationalt og i Danmark.

#### Affald

MTBE produceres ikke i Danmark og om fanget af industrielle anvendelser (f.eks. i farmaceutisk industri) er meget begrænset. MTBE-affald fra så danne anvendelser skal bortskaffes og behandles som farligt affald, almindeligvis ved destruktion ved forbrænding på et specialanlæg. Anvendelsen af MTBE i produkter/artikler er i realiteten begrænset til anvendelsen i benzin (98 oktan) og denne resulterer kun i meget små mængder affald på tankstation er (bundslam i tanke), der indsamles og bortskaffes kontrolleret ved forbrænding lige som industrielt MTBE-affald.

#### Miljømæssige effekter og opførsel samt eksponering

De miljømæssige egenskaber ved MTBE er gennemgået grundigt i EU's risikovurderingsrapport fra 2002, der fortsat anses for at være gyldig og dækkende. MTBE u dviser ret lav giftighed ov er for v andorganismer med en laveste akut EC50 på 136 mg/l for krebsdyret *Mysidopsis bahia* og en laveste kronisk NOEC på 26 mg/l for den samme art. EU's rapport om taler ikke mulige horm on forstyrrende effekter af MTBE i miljøet og der er heller ikke fundet andre pålidelige oply sninger om dette emne i litteraturen.

På grund af den velkendte kraftige lugt og smag af stoffet i vand er der udført en test for undvigeadfærd ("avoidance") hos fisk (ål) tillige med en undersøgelse af af smag ("tainting"), ligeledes med fisk (regnbueørred) som undersøgelsesobjekt. Af smagsundersøgelsen viste, at MTBE kunne smages ved et eksponeringsniveau på 31 µg/l, men ikke ved 15 µg/l, men testen for undvigeadfærd med ål pegede på en vis tiltrækning mod den MTBE-behandlede zone ved en koncentration på 30 µg/l.

Der er ikke fundet oplysninger om giftigheden af MTBE over for terrestriske organismer.

Hv ad angår opførsel og skæbne af MTBE i miljøet er stoffet fundet ikke at være let bionedbrydeligt i akvatiske screeningstest efter OECD's guideline, hvor kun meget begrænset om dannelse kunne observeres. Ud fra stoffets fysisk-kemiske egenskaber og begrænsede bindingsevne til partikler og organisk stof vurderes MTBE at være meget mobilt i jord. Stoffets potentiale for bioakkumulering vurderes som meget lavt.

På grund af sit høje damptryk vil MTBE primært være at finde i atmosfæren når det afgives til ov erfladevand eller jordoverflader. Hvis stoffet slipper ud under jordoverfladen, f.eks. fra utætte benzinlagertanke, vil det være ret persistent da muligheden for afgivelse til luft vil være begrænset. På grund af MTBEs ret høje vandopløselighed og dets lave binding til jordpartikler kan stoffet forv entes at kunne forårsage for urening af grundvand. Det har vist sig, at MTBE ikke nedbrydes, eller i hvert fald kun meget langsomt, i grundvandsmiljøer. Hvis der sker en nedbrydning er det primære nedbrydningsprodukt stoffet TBA (tertiær butylalkohol).

I grundvandet under for urenede grunde, hvor der har ligget benzintanke, er MTBE påvist i koncentrationer ov er kvalitetskravet for drikkevand (5  $\mu$ g/l) i op im od 50 % af tilfældene. I boringer, der ikke var relateret til for urenede grunde, var gennemsnitskon centrationen af MTBE i

alle de prøver, hvor stoffet blev påvist, 14  $\mu$ g/li 2001, hvor niveauet var højest, men aftog herefter gradvist til under 1  $\mu$ g/li 2009.

I prøv er af renset spildevand fra renseanlæg u dtaget i forbindelse med det nationale miljøovervågning sprogram, NOVANA, er MTBE kun påvist i lave koncentrationer, dvs. 0.03-0.04 μg/l. Der er ikke fundet data for MTBE i miljøprøver af jord, overfladevand, biologisk materiale eller luft.

#### Sundhedseffekter og eksponering af mennesker

Den akutte giftighed af MTBE er lav i såvel for søg sdyr som mennesker, både ved indånding, indtagelse gennem munden og optagelse gennem huden. Der er observeret effekter på centralnervesystemet samt lokalt en brændende for nemmelse hos mennesker, der er blevet udsat direkte for MTBE i forbindelse med behandling med stoffet mod galdesten. Nyrerne er fundet at være det primære målorgan ved gentagne udsættelser for stoffet, primært hos rotter af hankøn. MTBE er klassificeret som hudirriterende, men anses ikke for at virke irriterende på øjet eller på ån dedrættet. Der er ikke fundet tegn på sensibilisering i studier med marsvin og der er ikke fundet studier om sensibilisering af mennesker.

MTBE anses ud fra resultater af et antal bakterietest ikke for at være et mutagent stof og det anses for at være af ikke-genotoksisk natur. Der har ikke kunnet drages definitive konklusioner mht. ev entuelle MTBEs kræftfremkalden de egenskaber ud fra de foreliggende undersøgelser. I EU's risikovurderingsrapport for MTBE konkluderes det, at MTBE er et grænsetilfælde mellem ikke at kræve klassificering og at kræve klassificering som Carc.Cat.3 (mulighed for kræftfremkaldende effekt) efter de gamle klassificeringsregler i Stofdirektivet (Dir. 67/548/EEC).

I EU er MTBE prioriteret med hensyn til evaluering af mulige hormonforstyrrende effekter. Det danske Center for Hormonforstyrrende Stoffer har evalueret MTBE og konkluderet, at stoffet bør kategoriseres som hormonforstyrrende i Kategori 1 i henhold tid det danske forslag til kriterier for horm onforstyrrende stoffer.

Hum an eksponering for MTBE hidrører ov ervejende fra dets anvendelse som additiv til motorbenzin. På grund af den tidligere eksisterende frivillige aftale mellem den danske regering og branchen om at udfase MTBE fra benzin i Danmark, med undtagelse af 98 oktan benzin, er eksponeringen faldet betydeligt siden 2000. Kun 31 tankstationer i Danmark sælger 98 oktan benzin med MTBE. Samtlige disse stationer er forsynet med systemer til genvinding af dampe for at reducere eksponeringen. Der findes ingen danske data for eksponeringen.

I EU's risikovurderingsr apport vurderes det, at den typiske koncentration af MTBE i luften i for bin delse med på fyldning er om kring 1,000-10,000 µg/m<sup>3</sup>. Varigheden af eksponeringen af kort, dv s. mellem 1 og 5 m inutter, og frekvensen er maksimalt 2-3 gange om ugen. Koncentrationen i den så kaldte "reasonable worst-case" (RWC) er 300-29,000 µg/m<sup>3</sup>, hvor den lave en de svarer til indholdsniveauet for MTBE i dansk benzin (98 oktan). Resultater af estimeringer for etaget med EASE-m odellen (RWC, 8 timer) under hensyntagen til den lave koncentration af MTBE i dansk benzin giver ikke anledning til særlig bekymring når der sammenlignes med den tilladte grænseværdi i arbejdsmiljøet. Anvendelsen af MTBE i farmaceutisk industri vurderes ikke at give anledning til nogen betydende eksponering for stoffet.

In direkte eksponering kan ske gennem luft, drikkevand og madvarer. Der er ikke identificeret nogen dan ske måleresultater, men baggrundsniveauet i danske by miljøer forventes at være lavere end gen nemsnittet for EU. MTBE er påvist i grundvand under for urenede grunde i koncentrationer ov er drikkevandskravet. Skønnede niveauer af MTBE i madvarer antyder ikke, at stoffet skulle give anledning til bekymring. På baggrund af de eksisterende data konkluderes det i EU's risikøvurderingsrapport, at der for øjeblikket ikkeer behov for yderligere information eller testning eller for risikoreducerende tiltag ud ov er dem, som allerede findes – også i forhold til kombineret eksponering.

#### Alternativer til MTBE

De beskrevne alternativer til MTBE vurderes alle at være teknisk relevante. ETBE og eth anol kan produceres fra biomasse, hvor evalueringen af egnetheden vil være specifik ift. oprindelsen af den anvendte biomasse jf. kravene i EU's direktiv om biobrændstoffers bæredygtighed mv. (Dir. 2009/28/EF).

Klassificeringen af alternativerne antyder ikke, at der skulle være alvorlige sundheds- eller miljømæssige effekter forbundet med nogen af dem. Det skal dog bemærkes, at klassificeringskriterierne ikke om fatter hormonforstyrren de effekter eller egenskaber knyttet til risiko for grundvandsforurening eller afsmag i vand eller fødevarer, hvorfor så danne aspekter ikke kan bedøm mes ud fra stoffernes klassificering.

#### Konklusion

MTBE betragtes som "uønsket" hovedsageligt på grund af stoffets mistænkte hormonforstyrrende egenskaber og meget lave tærskelværdier for lugt og smag i vand og fødevarer. De eksisterende risikobegrænsende for anstaltninger, der skal sikre minimal eksponering af miljøet, herunder af grundvandet, og i arbejdsmiljøet, er derfor vigtige at opretholde fremover. Det bemærkes, at der ikke er fundet pålidelige data om eventuelle hormonforstyrrende effekter af MTBE i miljøet.

MTBE er tidligere blevet identificeret som et potentielt hovedproblem i for hold til for urening af grundvand, primært om kring tankstationer, hvor der har været opbevaret MTBE-holdig benzin. De for urenede tankstation sgrunde er alle blevet oprenset under det undersøgelses- og oprensningsprogram, der er gen nemført under Oliebranchens Miljøpulje, og derfor vurderes risikoen for yderligere for urening fra disse at være meget begrænset.

Im plem enteringen af bekendtgørelse nr. 555 (2001) om forebyggelse af jord- og grundvandsforurening fra benzin- og dieselsalgsanlæg har bevirket en stramning af kraven et il de tekniske installationer på tankstationer, herunder lagertanke og rørledninger, og til monitering heraf. Disse stramninger vil, sammen med den stadig mindre anvendelse af MTBE-holdig benzin, y derligere reducere risikoen for fremtidige grundvandsforureninger med MTBE. Det forventes, at udviklingen i retning af et mindre salg af MTBE-bezin vil fortsætte selv om den tidligere frivillige aftale mellem branchen og regeringen formelt ikke eksisterer længere.

Klassificeringen af de mulige alternativer til MTBE antyder ikke, at der skulle være alvorlige sundheds- eller miljømæssige effekter for bundet med nogen af dem. Det skal dog bemærkes, at klassificeringskriterierne ikke om fatter hormon for styrrende effekter eller egenskaber knyttet til risiko for grundvandsforurening eller afsmag i vand eller fødevarer, hvor for så danne aspekter ikke kan bedøm mes ud fra stoffernes miljø- og sun dhedsklassificeringer. Ingen af alternativerne er registreret af EU som værende potentielt hormon forstyrrende i Kategori 1, men ETBE, som er kem isk nært beslægtet med MTBE, kan forventes også at have miljø- og sun dhedsmæssige egenskaber af samme karakter som MTBE (f.eks. med hensyn til mobilitet i jord).

# 1. Introduction to the substance

#### 1.1 Definition of the substance

Methyl-*tert*-butyl ether is commonly abbreviated to MTBE (to be used in the report hereafter) and has CAS No. 1634-04-4 and EINECSNO. 216-653-1. The IUPAC name is 2-methoxy-2-methylpropane. It is a man-made chemical with no known natural sources.

#### TABLE 1

NAME AND OTHER IDENTIFIERS OF MTBE

	Substance name
ECnumber	216-653-1
CASnumber	1634-04-4
Synonyms	Methyl- <i>tert</i> -butyl ether (MTBE) 2-m ethoxy-2-methyl propane
Molecular formula	C <sub>5</sub> H <sub>12</sub> O
Molecularweightrange	88.15

#### The molecular structure of MTBE is as follows:

MTBE is considered chemically stable (European Commission, 2002). It does not poly merize or decom pose under normal temperature conditions and, unlike many other ethers, does not tend to form peroxides during storage.

MTBE is known to have a rather strong, terpene-like odour and taste in water. The following odour and taste thresholds in water were used for the EU risk assessment of the substance (European Commission, 2002):

Odour threshold:  $15 \mu g/l$  (reported range 2.5-190  $\mu g/l$ )

Taste threshold:  $40 \mu g/l$  (reported range 2.5-680  $\mu g/l$ ).

#### 1.2 Physical and chemical properties

Some central physical and chemical properties of MTBE are presented in Table 3 below.

TABLE 2

PHYSICALAND CHEMICAL PROPERTIES OF MTBE

Property		Reference
Phy sical state	Liquid	ECHA 2013a*
Melting point / Freezing point	-108.6 °C	Do.
Boiling point	55.3 °C	Do.
Relative density	0.74g/cm <sup>3</sup> (20 °C)	Do.
Vapour pressure	33,000 Pa (25°C)	Do.
Surfacetension	19.3 mN/m (25°C)	Do.
Water solubility	41,850 mg/L (20 °C; pH7)	Do.
Log P (octanol/water)	1.06 (20 °C; pH7)	Do.

\* <u>http://echa.europa.eu/web/guest/information-on-chemicals/registered-substances.</u>

#### 1.3 Function of MTBE for main application areas

The dom in ant use of MTBE is as an additive to petrol, where its function is to increase the octane rating ("octane booster"). MTBE belongs to a group of chemicals with this function known as fuel oxy genates and was, until recently, the most widely used of such oxygenates in the EU. It has now been surpassed by the related ether ETBE.

Minor uses of MTBE include production of high-purity isobutylene and use as a speciality solvent e.g. as process reaction solvent in the pharmaceutical industry (European Commission 2002).

The European Commission (2002) states that 98.5% of the consumption in the EU (2.3 million tonnes in 1998) is as a fuel additive, while 1.2% is used for the production of isobutylene and only 0.3% as a solvent. During the last decade the consumption of MTBE is, however, believed to have decreased, mainly due to substitution by (bio-)ETBE (CONCAWE, 2012). This belief is due to the fact that fuel must currently have a certain minimum of components originating from biological material and that bio-ethanol is more easily available than bio-methanol (precursors of ETBE and MTBE, respectively).

### 2. Regulatory framework

This chapter gives an overview of how MTBE is addressed in existing and upcoming EU and Danish legislation, international agreements and by eco-label criteria. Appendix 1 gives a brief, general ov erview of legal instruments in the EU and DK and how they are related. The appendix also gives a brief introduction to the chemicals legislation, explains the lists referred to in section 2.1.3, and provides a brief introduction to international agreements and selected eco-labelling schemes.

#### 2.1 Legislation

This section first lists existing legislation addressing MTBE and then provides an overview of ongoing or planned activities in relation to various REACH provisions.

#### 2.1.1 Existing legislation

Table 3 provides an overview of existing legislation addressing MTBE. For each area of legislation, the table first lists the EU legislation (if applicable) and then possible transposition of this into Danish law and/or other national rules. The latter will only be elaborated upon in case of Danish rules differing from EU rules.

The EU legislation regulating the marketing and use of MTBE specifically is sparse and consists prim arily of Directive 2009/30/EC on the specifications for petrol, diesel and gas oil, which is an update of Directive 98/70/EC. The directive establishes, among other aspects, the maximum content of MTBE ("ethers containing 5 or more carbon atoms per molecule") in market fuel at 22 % v/v (15% in the former directive)<sup>1</sup>. However, other provisions in the directive, e.g. the permissible contents of oxy gen and ethanol, have an indirect impact on the actual level of MTBE that can be added to fuels.

Directive 2009/28/EC on the promotion of energy from renewable energy sources establishes a target value for Bio-MTBE in Annex III, according to which 22 % of the energy content in MTBE produced on the basis of bio-methanol (35 MJ/kg) can be considered to originate from renewable resources (the target is that 10 % of the total energy used for transportation purposes is to be produced from renewable resources in 2020).

In Denmark, Directive 2009/30/EC is implemented in the national legislation by Statutory Order No. 366 of 15 April 2011, while Directive 2009/28/EC is implemented by Statutory Order No. 1402 of 15 December 2009. As for the EU directives, the provisions on maximum contents of oxy gen and ethanol have a bearing amongst other factors (such as Xx, xx) on how much MTBE will be possible to add to fuels for vehicles in practice.

Waste is currently not considered a major issue in relation to MTBE, as most of the MTBE used in vehicles is combusted and thereby transformed (ultimately) to carbon dioxide and water. However, Statutory Order No. 555/2001 does contain provisions for collection and management of waste (sludge and other residues) at petrol and diesel service stations, which would in clude 98 octane petrol containing MTBE.

<sup>&</sup>lt;sup>1</sup> This is a consequence of a decision to increase the permitted level of ethanol in gasoline to 10 % (to enable a higher content of bio-fuel components in gasoline as required in EC directive 209/28/EC on energy from renewable sources), which corresponds to 3.7 % oxygen. This level of oxygen corresponds approximately to 22 % of "ethers containing 5 or more carbon atoms per molecule".

 TABLE 3
 EU AND DANISH LEGISLATION ADDRESSING MTBE

Legal instrument *1	EU/national	Substances	Requirements
Legislation addressing qu	ality and use of	MTBE	
Dir ective 98/70/EC on the qu ality of petrol and diesel fuels	EU	Petrol and diesel fuels in cluding MT BE and other additives	Specification of max. contents of MTBE and other oxygenates in market fuels for vehicles (Annex I). Max. content 15% v/v.
Directive 2009/30/EC on the specifications for petrol, diesel andgas-oil	EU	Petrol and diesel fuels in cluding additives	Updated version of 98/70/EC e.g. with regard to specification of max. contents of MTBE and other oxygenates in market fuels for vehicles (Annex I). Max. content increased to 22% v/v.
Statutory Order no. 366 of 15.04.2011 (implements Dir. 98/70/EC and 2009/30/EC in Danish legislation)	DK	Petrol and diesel fuels in cluding MT BE and other additives	Specification of max. contents of MTBE and other oxygenates in market fuels for vehicles (Annex I). Max. content 22 % v/v.
Directive 2009/28/EC on the promotion of the use of energy from renewable sources	EU	Ren ewable energy sou rces (bio-fuels)	En ergy content of bio-MTBE (Annex III). Min. r equirements t o content of renewable energy com ponents in fuels for transport. A minimum of 2 2 % should come from bio-m ethanol.
Statutory Order no. 1403 of 15.12.2009 on the sustainability of bio-fuels (implements Dir. 2 009/28/EC in Danish legislation)	DK	Ren ewable energy sou rces (bio-fuels)	The Danish statutory order does not im plement requirements to MTBE and related ethers as mentioned in Annex III of the EU Directive.
Statutory Order no. 1432 of 2 0.12.2012 on installations and a ctivities where organic solvents a r e used	DK	VOC	Requirements to installations and a ctivities where organic solvents are used, in cluding pharmaceutical industry.
Legislation addressing wa	ste		
Statutory Order No. 555 of 0 9.06.2001 on prevention of g r oundwater pollution from service stations	DK	Petrol and diesel for a utomobiles, which (may) contain MTBE	A mong others, requirements regarding collection and management of storage tank sludge and residues in oil separators at service stations.
Statutory Order No. 650 of 2 9.06.2001 on landfill facilities	DK	MTBE (among many other substances)	Groundwater criteria that must be complied with at landfills (equal to drinking water criteria, see Statutory Order No. 1024 below)
Legislation addressing en	nissions, and en	vironmental and hea	lth quality criteria
Statutory Order No. 1022 of 2 5.08.2010 on requirements to th e environmental quality of su rface waters and to discharge of pollutants to rivers, lakes or th e sea.	DK	MT BE (among many other substances)	En v iron mental Quality Standards for the a quatic environ ment: A A-EQS for MTBE is 10 µg/L while MAC-EQS is 9 0 µg/L

Legal instrument *1	EU/national	Substances	Requirements
Statutory Order No. 1024 of 31.10.2011 on water quality and control of water works and water distribution facilities	DK	MT BE (among many other substances)	Requirements to the maximum content of MTBE in drinking water when leaving the water works, at the entrance to the consumer's property, and at the consumer's tap. The maximum permissible content is 5 µg/l.
Statutory Order No. 900 of 17.08.2011 on requirements to quality of environmental analyses	DK	MT BE (among many other substances)	Precision and sensitivity of MTBE analyses in water compartments and sediments.
Legislation addressing wo	rk with substanc	es and materials	
Directive 98/24/EC of 7 April 1998 on the protection of the h ealth and safety of workers fr om the risks related to ch emical agents at work	EU		MT BE is n ot specifically mentioned but is cov ered because it is classified as a dangerous ch emical and it is and on the list of occupational limit values. The Directive sets out rules for assessment and pr evention of risks associated with hazardous ch emical agents.
Dan ish Working Environment A uthority Statutory Order No. 292 of 26/4/2001 on Work with Substances and materials (im plements Directive 98/24/EC)	DK		MT BE is n ot specifically mentioned but is cov ered because it is classified as a dangerous ch emical and it is and on the list of occupational limit values. The Order sets out rules for assessment and pr evention of risks associated with hazardous ch emical agents.
Directive 2009/161/EU on in dicative occupation al exposure limit values.	EU	MT BE (among many other substances)	In dicative occupational exposure limit for MTBE: 50ppm (183.5 mg/m <sup>3</sup> )
Danish Working Environment Authority (AT) Statutory Order No. 507 of 17 May 2011 on occupational limit values for substances and materials	DK	MT BE (among many other substances)	Occupational limit value (8 hours) for MTBE: 4 0 ppm (144 mg/m <sup>3</sup> )
Legislation addressing ma	ajor accident haza	ards	
Directive 96/82/EC of 9 December 1996 on the control of m ajor accident hazards involving dangerous substances	EU	Highly flammable substances substances with a flash point lower than 21 ° C (note 3 (b)(2)	Th e Directive applies at qualifying quantities (tonnes) of MTBE of: 5000 tonnes (column 2) and 50000 (column 3) and sets out rules for prevention of accidents.
Statutory Order No. 1666 of 1 4/12/2006 on "control of m ajor-accident hazards involving dangerous su bstances". (implements Dir. 9 6/82/EC in Danish legislation.)	DK	Highly flammable substances substances with a flash point lower than 21 ° C (note 3 (b)(2)	Th e order applies at qualifying quantities (tonnes) of MTBE of: 5000 tonnes (column 2) and 50000 (column 3) and sets out rules for prevention of accidents.

Legal instrument *1	EU/national	Substances	Requirements
Danish Working Environment A uthority Statutory Order No. 20 of 12/01/2006 on "control with the work environment in relation to major-accident h a zards involving dangerous substances	DK	Highly flammable substances with a flash point lower than 21 ° C (note 3(b)(2)	Th e order applies at qualifying quantities (tonnes) of MTBE of: 5000 tonnes (column 2) and 50000 (column 3) and sets out rules for prevention of accidents.

\*1 Un official translation of name of Danish legal instruments.

Statutory Order No. 1022 of 25 August 2010 on environmental quality standards and requirements for discharges of polluting substances to rivers, lakes and the sea establishes environmental quality standards (EQS) for MTBE (among many other substances) in freshwater environments and marine waters. The annual average EQS (AA-EQS) for MTBE in both fresh and saltwater is 10 µg/L while the short term EQS (MAC-EQS) is  $90 \,\mu g/L$ .

Statutory Order No. 1024 of 31 October 2011 on water quality and control of waterworks and water distribution facilities also comprises a threshold value for MTBE in groundwater/drinking water of 5 µg/L. This threshold value for MTBE in groundwater is also listed in the annex to Statutory Order No. 650 of 29 June 2001 on requirements for landfill facilities. It should be mentioned that this is a national Danish requirement regarding the quality of groundwater/drinking water, which is not included in the corresponding EC directives (98/83/EC for drinking water and 99/31/EC for the landfill of waste).

The Danish EPA (2010) has published a list of environmental quality criteria for several chemical substances in soils and drinking water. There is at present no criterion for MTBE in soil, while the criterion for groundwater/drinking water is the same as stated in Statutory Order No. 1024/2011, i.e.  $5 \mu g/L$ . However, it is stated that a level of max.  $2 \mu g/L$  should be aimed for.

With regard to limitation of air pollution from installations, the Danish EPA (2002, revised in 2008) has issued a Guideline for Air Emission Regulation. Closely related to this guideline are the C-value Guidelines, including the contribution values (in Danish: B-værdier). The C-value for MTBE is 0.3 mg/m<sup>3</sup>.

In the working environment, the Danish limit value for 8 hour exposure to MTBE is 40 ppm (144 mg/m<sup>3</sup>) (Statutory Order No. 507 of 17 May 2011), while the corresponding indicative EU limit value according to Directive 2009/161/EU is 50 ppm (183.5 mg/m<sup>3</sup>).

#### 2.1.2 **Classification and labelling**

The harmonised classification and labelling of MTBE is shown in Table 4. It shows that the substance is a flammable liquid (cat. 2) and a skin irritant (Cat. 2). MTBE is not classified with regard to environmental properties.

In dex No	International	CASNo	Cl a ssification		
	Chemical Identification		Hazard Class and Category Code(s)	Hazard state- m ent Code(s)	
6 03-181-00-X	t ert-butyl methyl ether; MTBE; 2-m ethoxy-2- m ethylpropane	1634-04-4	Flam. Liq. 2 Skin Irrit. 2	H225 H315	

TABLE 4 HARMONISED CLASSIFICATION ACCORDING TO ANNEX VI OF REGULATION (EC) NO 1272/2008 (CLP REGULATION)

The Classification of MTBE according to the Dangerous Substance Directive (67/548/EEC) is: F; R11 and Xi; R38.

The majority of industrial classifications submitted to ECHA are in agreement with the harmonised classification. An additional classification as Eye Irrit. 2 is suggested by 28 out of 1435 notifiers. Otherwise, deviations are only with regard to the labelling (choice of pictograms) and, therefore, most likely due to typing mistakes.

#### 2.1.3 REACH

#### Substance evaluation

Table 5 shows that MTBE is scheduled for REACH substance evaluation under the Community Rolling Action Plan by 2014 with France as Rapporteur Member State. The suspected endocrine disrupting properties combined with the high tonnage/exposure potential are the grounds for concern.

#### TABLE 5

SUBSTANCES IN THE DRAFT COMMUNITY ROLLING ACTION PLAN, 2013-2015 UPDATE (ECHA, 2012)

CASNo	EC No	Substance Name	Year	MemberState	Initial grounds for concern
1634-04-4	216-653-1	Methyl- <i>tert-</i> butyl ether	2 014	France	Su spected Endocrine Disruptor; Ex posure/hight onnage and ex posure for workers and con sumers

#### **Registry of Intentions**

The Registry of Intentions by ECHA and Member States' authorities list the existing proposals for restriction, for harmonised classifications and labelling and for identifying a chemical as a Substance of Very High Concern (SVHC). It also shows the possible intentions for introducing further restrictions on the import, use and marketing of a substance.

As of March 2013, MTBE is not included in the Registry of Intentions.

#### **Candidate list**

As of Septem ber 2013, MTBE is not included in the candidate list of SVHCs.

#### Authorisation List / REACH Annex XIV

Annex XIV is a list of substances requiring authorisation for continued use in the EU. These substances are selected from the candidate list. As long as MTBE is not on the candidate list, it cannot be included in Annex XIV.

#### 2.1.4 Other initiatives/agreements

Whereas the official Danish legislation pertaining to the use of MTBE in petrol is in accordance with the EU legislation, the actual situation in Denmark is significantly different from that in the other EU Mem ber States. This situation is due to an agreement made in November 2000 (and renewed in 2004) between the Danish Oil Industry Association (OFS, 2000) and the Danish Ministry of Env ironment, which came into effect in the summer of 2001. According to the agreement, MTBE and related ethers are only allowed for use in 98 octane petrol. The background for the agreement

was a concern in the Ministry of Environment that the use of MTBE could pose a significant risk of severe groundwater contamination as demonstrated in several cases, e.g. in California, USA. This concern led to the formulation in 1998 by the Danish EPA (Miljøstyrelsen) of a national action plan for MTBE (Miljøstyrelsen, 1998).

The agreement also significantly reduced the number of service stations where 98 octane petrol could be purchased by establishing strict requirements on the technical standards of the stations with regard to prevention, detection and collection of possible spills or leakages (Statutory Order No. 555/2001).

However, due to judicial issues related to possible constraints to competition, around 2005 the Danish Competition and Consumer Authority expressed some reluctance concerning the agreement, which was therefore discontinued. However, in practice the situation has so far continued unchanged on an individual, non-formalised basis.

To the knowledge of the Danish Oil Industry Association (EOF, 2013, pers. comm.) there are no other existing or ongoing initiatives in other EU Member States regarding restrictions on the use or sale of MTBE.

Furthermore, MTBE is included on the EU list of substances with suspected endocrine disrupting properties in Category 1: Substances for which there is "ev idence of endocrine disrupting activity in at least one species using intact animals"<sup>2</sup>.

#### 2.2 International agreements

Table 6 gives an overview of v arious international agreements addressing the use, trade, transboundary movement and/or emissions of hazardous chemical substances. As appears from the table, MTBE is not addressed as a specific substance by the listed conventions.

#### TABLE 6

Agreement	Substances	How MT BE is addressed
OSPA R Convention	MTBE	Not a ddressed
HELCOM (Helsinki Convention)	MTBE	Not a ddressed
Rotterdam Convention (PIC Convention)	MTBE	Not a ddressed
St ockholm Convention	MTBE	Not a ddressed
Basel Convention	MTBE	Not a ddressed
Convention on Long-range Transboundary Air Pollution (CLRTAP)	MTBE	Not a ddressed

#### INTERNATIONAL AGREEMENTS ADDRESSING MTBE

<sup>&</sup>lt;sup>2</sup> European Commission, DG ENV: <u>http://ec.europa.eu/environment/endocrine/strategy/substances\_en.htm</u>

### 2.3 Eco-labels

MTBE is not addressed, either as a substance or a component of certain types of petrol, by the EU or Nordic labelling schemes (the EU "flower" and the Nordic "Swan"). In general, petrol is not a product category being eco-labelled.

#### 2.4 Summary and conclusions

EU and Danish legislation is targeted towards the use of MTBE in petrol and related human exposure and environmental emissions during this use and waste handling. At the EU level, a limit for the contents in petrol for vehicles exists, which is implemented into the Danish legislation. In addition to this, a voluntary agreement was made in Denmark in 2000 between industry and the Ministry of Environment according to which MTBE was only to be added to 98 octane petrol, which, additionally, would only be sold at a limited number of service stations. Though this agreement does not form ally exist anymore, the situation is in reality unchanged with regard to the sale and use of 98 octane petrol in Denmark. Due to the suspected endocrine disrupting properties and the widespread use of MTBE in Europe, a REACH substance evaluation is planned for 2014. No other current risk management activities on MTBE have been identified.

In the EU, only an indicative Occupational Exposure Limit exists, whereas for the Danish situation, a limit value for MTBE in air in the working environment has been introduced (slightly lower than the EU indicative OEL). Furthermore, official standards for MTBE concentrations in fresh and marine surface waters and in groundwater/drinking water have been established and are im plemented through national statutory orders. This comes as a result of concern about MTBE in Denmark's environment, leading to the formulation of a National Action Plan in 1998 and the identification of the substance as "undesirable" (LOUS list).

### 3. Manufacture and uses

#### 3.1 Manufacture and use of MT BE

#### 3.1.1 Manufacturing processes

According to the Risk Assessment Report (RAR) for MTBE published by the European Chemicals Bureau (European Commission, 2002), commercial production of MTBE started in Europe in 1973 and in the USA in 1979. MTBE manufacturing typically takes place in petroleum refineries but also in other organic industrial chemical plants.

The principal way of synthesizing MTBE is by reaction of isobutene (isobutylene) with methanol over an acidic ion-exchange resin catalyst under pressure and at a relatively low temperature; 38-93 °C (the reaction is reversible and can also be used to produce high-purity isobutene from MTBE). It can also be synthesized from methanol, *tert*-butyl alcohol (TBA) and diazomethane.

 $There \, are \, four \, different \, sources \, of \, is obut ene \, for \, the \, {\tt MTBE} \, synthesis:$ 

- "Field butanes" i.e. mixed butanes isomerised and dehydrogenated to yield isobutene;
- propy lene oxide;
- steam cracker C4s (where isobutene is simply extracted as a by -product from the cracking), and
- fluid catalytic cracker C4s (very similar to steam cracking).

The plants producing the two former feedstocks are often big, having capacities at or exceeding 500,000 tonnes/year (European Commission, 2002). The types of MTBE plants are:

- Refinery-based plants using Fluidized Catalytic Cracking Units (FCCU).
- Refinery-based plants using FCCU and raffinate feed.
- Merchant plants using raffinate feed.
- Merchant plants using TBA from propylene oxide production.

#### 3.1.2 Manufacturing sites

In 1997, there were 25 companies in Europe producing MTBE at 35 facilities in 11 different EU countries. About 30 % of the total tonnage of about 3.0 million tonnes was produced in 1997 in The Netherlands, while 18 % was produced in France, 13 % in Germany and 10 % in Spain (European Commission, 2002). There has never been any production of MTBE in Denmark.

The leading European oil producers' environmental branch organisation, CONCAWE, reports that in 2010 there were about 55 facilities with fueloxy genate production capacity in the EU, with 50 % of the production capacity was located in Germany, France and the Netherlands (CONCAWE, 2012). The two largest production facilities are located in The Netherlands and France, each with a capacity of close to 600,000 tonnes/year.

An overview of location and capacity of plants within the European Union producing MTBE, ETBE and TAME in 2010 is given in Figure 1 below. As seen, the production of MTBE is distributed throughout many European countries (15) with most of the production units being located in Italy, Romania and the UK.

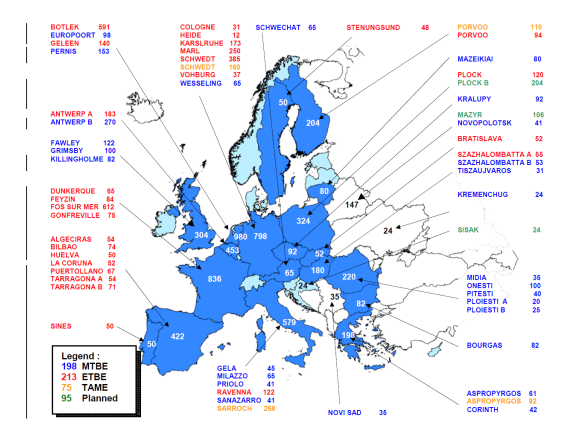


FIGURE 1

OVERVIEW OF PRODUCTION FACILITIES FOR MTBE, ETBE AND TAME IN EUROPE IN 2010. PRODUCTION CAPACITIES IN KTONNES/YEAR. ACTUAL PRODUCTION VOLUMES MAY BE DIFFERENT. COUNTRIES IN WHITE WERE NOT PART OF THE STUDY (REPRODUCED FROM CONCAWE, 2012).

Figure 2 shows the recent trends in the EU production capacities of MTBE, ETBE and TAME. As seen, MTBE production capacity has been reduced by almost 50% since 2002 and replaced by (bio-) ETBE. See section 3.1.3 for actual production volumes.

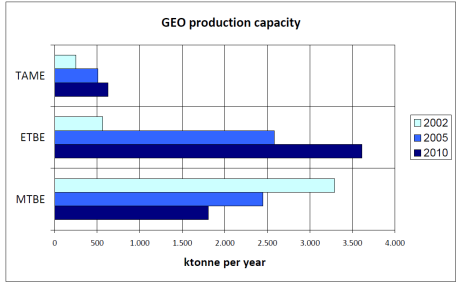


FIGURE 2

TRENDS IN THE PRODUCTION CAPACITIES OF MTBE, ETBE AND TAME IN THE EU, 2002 – 2010 (REPRODUCED FROM CONCAWE, 2012).

#### 3.1.3 Manufacturing volumes

MTBE is not, and never was, manufactured commercially in Denmark. The Danish production volume is zero.

In the EU, the actual MTBE production volume in 1997 was 3,030,200 tonnes, of which 2,126,400 tonnes were consumed in the EU and 903,800 tonnes were exported (European Commission, 2002).

The Fuel Ether REACH Consortium (FERC) formed for registration of MTBE in the EU has about 60 m embers with an accumulated volume of 1,000,000 – 10,000,000 tonnes/year. REACH volumes cover import to, as well as m anufacturing in, the EU. All individual submissions are above the highest REACH tonnage trigger of 1000 tonnes/year. None of the consortium m embers are located in Denmark.

 TABLE 7

 IDENTIFIED MTBE PREREGISTRATION WITH INDICATION OF REGISTERED TONNAGE AS OF JUNE 2013.

CAS No	EC No	Substance name *1	Abbr.	Registered, tonnageband, t/y *2
1634-04-4	216-653-1	Methyl <i>-tert-</i> butylether	MTBE	In div idual Submission: 10,000-100,000 Joint submission: 1,000,000-10,000,000

\*1 Chemical name according to pre-registration/registration.

\*2 A s indicated in the lists of pre-registered and registered substances at ECHA's website.
 For each separate registration (which may cover more than one manufacturer) the registered ton nage is indicated.

In 2010, the total production capacity for petrol oxygenates (MTBE, ETBE and TAME) in the EU was 6.05 million tonnes in total. More than 3.5 million tonnes of this capacity was for production of ETBE, while that for MTBE was approximately 1.8 million tonnes. The production of ETBE has increased dramatically since 2002, while MTBE production has declined to about 60% of the 2002 capacity (CONCAWE, 2012).

According to the EU RAR for MTBE (European Commission, 2002), the worldwide production capacity in 1994 was 20.6 million tonnes/year. The actual worldwide production was about 15 million tonnes in 1995 and about 21 million tonnes in 1999. Updated figures on worldwide production have not been identified.

An overview of the European production capacities for petrol ether oxygenates (GEO) in different EU countries is shown in Figure 3 below (CONCAWE, 2012).

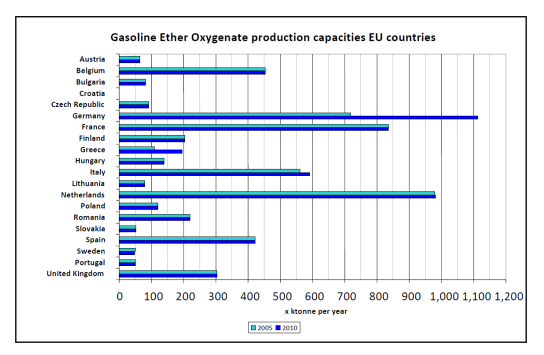


FIGURE 3

OVERVIEW OF PRODUCTION CAPACITIES FOR MTBE, ETBE AND TAME IN DIFFERENT EUROPEAN COUNTRIES IN 2005 AND 2010 (REPRODUCED FROM CONCAWE, 2012).

According to the European Fuel Oxygenates Association, EFOA (pers. comm., 2013), the actual production volume of MTBE in the EU was approx. 1.4 million tonnes in 2009, 1.6 million tonnes in 2010 and 2.0 million tonnes in 2011. EFOA did not have any information about the worldwide production volume for MTBE.

The volume of MTBE produced in the EU in recent years for uses other than as a fuel additive is not known but is much less than this. The EU RAR (European Commission, 2002) mentions that the volume of MTBE in 1997 used for other purposes was about 1.5 % of the total volume.

### 3.2 Import and export

#### 3.2.1 Import and export of MBTE in the EU

According to the EU RAR (European Commission, 2002), the import of MTBE to the EU decreased from 317,000 tonnes in 1994 to 187,000 tonnes in 1997, and then increased again to 291,000 tonnes in 1999. During the same period, the export of MTBE from the EU increased markedly from 207,000 tonnes in 1994 to 935,000 tonnes in 1999. Eight-three percent of the exported volume was exported to the USA and Canada.

Specific, updated figures for the import/export of MTBE at the EU level have not been identified.

CONCAWE (2012) states that "detailed import and export numbers of GEO in the EU are currently not known" (GEO = Gasoline Ether Oxygenates). However, it is mentioned that in 2003, 539,000 tonnes were exported out of the EU while the corresponding import figure was 609,000 tonnes. A peak im port from the USA was reached in 2006 (caused by the phasing-out of MTBE in petrol in the USA<sup>3</sup>) at almost 1,000,000 tonnes. In 2009, the import from the USA had decreased to 250,000 tonnes.

<sup>&</sup>lt;sup>3</sup> In the USA, Congress passed The Energy Policy Act in 2005 that removed the oxygenate requirement for reformulated gasoline (RFG). At the same time, Congress also instituted a renewable fuel standard. In response,

#### European statistics on manufacture and import/export of MTBE on its own

Eurostat (2012) has no figures on the import and export of MTBE as a separate chemical substance, only as part of a group of v arious acyclic ethers with the CN8 code:

2909 - Ethers, ether-alcohols, ether-phenols, ether-alcohol-phenols, alcohol peroxides, ether peroxides, ketone peroxides (whether or not chemically defined), and their halogenated, sulphonated, nitrated or nitrosated derivatives.

This group is considered too diverse to use for estimating import/exports of MTBE.

#### 3.2.2 Import and export of MTBE in Denmark

The import of MTBE and other ethers as retrieved from Statistics Denmark (2013) is shown in the table below.

#### TABLE 8

DANISH IMPORT AND EXPORT OF ETBE AND OTHER ETHERS (INCLUDING MTBE) (STATISTICS DENMARK, 2013)

CN8 code	Text	Import, t/y		Export,t/y		Production t/y	
		Average 2007- 2011	2012	Average 2007- 2011	2012	Average 2007- 2011	2012
29091910	Tert-butyl ethyl ether (ethyl-tertio-butyl- ether,ETBE)	5 02.8	57.4	0.57	0	0	0
29091990	A cyclic ethers and halogen-, sulfo-, nitro- or nitroso derivatives of these (except diethyl ether and tert-butyl ethyl ether [ethyl-tertio-butyl-ether, ETBE])	13,000	4,220	130.4	23.1	0	0

According to information obtained from the Danish Oil Industry Association (EOF, for merly named OFS) (2013, pers. comm.), the import to and export from Denmark of MTBE used as a fuel additive has decreased considerably in recent years. Thus, the total import in 2007 was 30,077 tonnes while the same figure in 2012 was only 3,985 tonnes. Most of this tonnage was re-exported in the form of MTBE-oxy genated petrol formulated at Danish refineries. Com plete figures for the period 2007-2012 are provided in

Table 9 below.

According to information from the Danish Oil Industry Association (EOF, 2013, pers. comm.), for mulated 98 octane petrol is not imported to Denmark anymore.

the refiners made a wholesale switch removing MTBE and blending fuel with ethanol. According to EPA's RGF Survey Data, MTBE has not been used in significant quantities in RFG areas since 2005. A similar decrease in MTBE u se has also been observed in conventional gasoline areas (US EPA, 2013).

#### TABLE 9

IMPORT/EXPORT FIGURES FOR MTBE USED AS FUELADDITIVE TO/FROM IN DENMARK, 2007-2012. SOURCE: DANISH OIL IN DUSTRY ASSOCIATION (EOF, 2013, PERS. COMM.)

Substance	Year	Import (tonnes)	Export (tonnes)*	Consumption in Denmark (tonnes)*
MTBE	2007	30,077	28,977	1,100
	2008	26,988	26,238	750
	2009	13,435	13,035	400
	2 010	23,004	22,754	250
	2 011	11,698	11,498	200
	2 012	3,985	3,410**	575**

\* Approximate figures

\*\* Exact figures, reported to the Danish Prodcut Registry in August 2013

#### 3.3 Uses of MBT E

#### 3.3.1 Uses of MTBE in the EU

The v ast majority of the MTBE consumed in the EU is used as an additive (octane booster) in petrol. The EU Risk Assessment Report (RAR) for MTBE (European Commission, 2002) reports that 98.5% of the total volume of MTBE produced in the EU in 1997 was allocated to this usage. The current EU legislation (Directive 2009/30/EC) allows as much as 22% content of MTBE in petrol (previously only 15%); however, normally the percentage used in petrol is significantly lower (in Denmark ty pically around 10% in 98 octane petrol). In the RAR, average contents of MTBE in 1997 in different European countries are presented that range from 0.2% (Denmark4) to 8.5% (Finland) with most levels between 1.5 and 4.0%. The levels have tended to increase in later years due to the phasing out of lead, restrictions on content of aromatics in petrol etc. CONCAWE (2012) reports a median level of 4.25% in the period 2000-2009.

Of the remaining 1.5% of the consumption of MTBE in the EU in 1997 (corresponding to about 30,000 tonnes), 1.2% was used for production of high-purity isobutene while the last 0.3% were for different uses as a solvent, e.g. in the pharmaceutical industry (all these uses considered to be in closed sy stems). Minor application areas include use as chromatographic eluent and as a therapeutic agent for *in vivo* dissolution of cholesterol gallstones in humans (European Commission, 2002).

#### 3.3.2 Uses of MTBE in Denmark

The uses of MTBE are, in principle, the same as in the EU in general. However, due to the voluntary agreement in Denmark in 2000 (renewed in 2004) between industry and the government to phase out the use of MTBE in petrol except in 98 octane petrol, the relative distribution of the total consumption of MTBE in the main use categories differs slightly from the EU figures mentioned abov e. Today, there is limited use of 98 octane petrol in Denmark, which is only for sale at 31 service stations nationwide (EOF, 2013).

Thus, the total amount of MTBE imported to Denmark in 2012, as registered by the Danish Product Register (2013)<sup>5</sup>, was approx. 391 tonnes, of which 377 tonnes or 96 % was registered in the

<sup>&</sup>lt;sup>4</sup> The percentage is so low for DK because the amount of MTBE is compared to the total amount of petrol used in Denmark, and not only to the small fraction to which MTBE was actually added.

<sup>&</sup>lt;sup>5</sup> The Danish Product Register includes substances and mixtures used occupationally and which contain at least on e substance classified as dangerous in a concentration of at least 0.1% to 1% (depending on the classification of the substance). MTBE is only classified as a Class 2 Skin Irritant. For the other non-classified substances, the registration will only occur if they are constituents of mixtures which are classified and labelled as dangerous

categories "fuel" and "fuel additives". The remaining 14 tonnes (4%) were registered under a number of different categories, primarily different uses as a solvent or as "raw material". There is a current use of MTBE in Denmark as a process solvent in a few specific productions within the pharmaceutical industry (Danish EPA, 2013, pers. comm.).

It is noted that there is a significant discrepancy between the figure for consumption as a fuel additive in Denmark provided by the Danish Association of Oil Industries, EOF (

Table 9), and the figures registered by the Danish Product Register (PR). The reason for this discrepancy appears to be an error in the reporting of data to the PR (Statoil, pers.comm. 2013). Updated figures have been reported to the PR after the data collection for this report was finalised (see, however, the corrected figures for 2012 in

Table 9).

#### 3.4 Historical trends in use

The production and use of MTBE as a fuel additive in the EU peaked in the late 1990s but now tends to be replaced by ETBE in several countries, which is reflected in the MTBE consumption being only slightly more than 50 % of the consumption 10-12 years ago. In Denmark the use and consumption of MTBE as a fuel additive has decreased significantly following the voluntary phase-out agreement between the oil industry and the Danish government in 2000, and today the consumption is only a small fraction of what it was before 2000.

No information has been obtained on the historical trends in use for the various application areas for MTBE other than as fuel additive.

#### 3.5 Summary and conclusions

MTBE was introduced as an octane booster for petrol in 1973 in Europe and has been applied extensively for this use since then; however, in recent years the consumption has decreased as MTBE is gradually being replaced by (bio-) ETBE. This decrease is mainly due to the introduction of EU requirements regarding contents in fuel of components produced from renewable sources such as bio-ethanol, which is a precursor of ETBE and is more easily available than bio-methanol (precursor of MTBE). Thus, the production capacity of MTBE in the EU has decreased from about 3,300 ktonnes in 2002 to about 1,800 ktonnes in 2010. Some of the produced MTBE is exported outside the EU but there is also an import to the EU, primarily from the USA.

Other uses of MTBE, e.g. as an intermediate in the production of high purity isobutylene or as a process solvent in the pharmaceutical industry, are quantitatively only of minor importance compared to the main use as a petrol additive (in the range of 1 -2%).

Due to a voluntary agreement between industry and the Danish government, the use of MTBE in petrol in Denmark has since 2000 been restricted to 98 octane petrol, sold only at a very limited number of service stations. The agreement is now formally discontinued but the situation remains

due to the presence of other constituents. The data consequently do not provide a complete picture of the presence of the substances in mixtures placed on the Danish market. On the other hand, for substances included in mixtures used for formulation of other mixtures in Denmark (e.g. those included in raw materials used for production of paint), the quantities may be double-counted as both the raw material and the final mixture in the register. As stated above, the amounts registered are for professional use only, but for substances used for the manufacture of mixtures in Denmark, the data may still indicate the quantities of the substances in the finished products placed on the market both for professional and consumer applications.

unchanged and the annual consumption of MTBE for use in petrol is only a few hundred tonnes. The consumption of MTBE in Denmark for other purposes totalled about 14 tonnes in 2012.

 $Updated information \ on \ import/export \ of \ MTBE \ in \ the \ EU \ has \ not \ been \ possible \ to \ obtain.$ 

### 4. Waste management

#### 4.1 Waste from manufacture and industrial use of MT BE

There is no manufacture of MTBE in Denmark and therefore no wastegeneration from processes related to the synthesis and production of the substance in Denmark. Neither is the use of MTBE as a chemical intermediate to produce high-purity isobutylene relevant to Denmark.

The industrial applications of MTBE also include use as a process solvent in the pharmaceutical industry and as a solvent and chromatographic eluent in laboratories. MTBE-containing waste from these uses must, according to Danish legislation, be disposed of as hazardous waste.

### 4.2 Waste products from the use of MTBE in mixtures and articles

The v ast majority of MTBE is used as an additive to 98 octane petrol. By this use, MTBE is combusted and thereby transformed to water and carbon dioxide; therefore, the use as a fuel additive does not in itself lead to generation of waste. However, at service stations selling 98 octane petrol, a limited amount of water and sludge may build up in storage tanks ov er time (perhaps 100-200 litres in one tank) and will be removed when needed; however, typically only once every 10<sup>th</sup> y ear in connection with the mandatory inspection of the tanks according to the current Da nish legislation (EOF, 2013, pers. comm.)<sup>6</sup>. Such waste is classified as hazardous waste and, in Denmark, will typically be transported to Nord A/S (formerly named Kommunekemi) for destruction by incineration, thereby not generating amounts of waste for disposal of any practical significance.

The EU RAR (European Commission, 2002) mentions that MTBE is also used therapeutically to dissolve cholesterol gallstones in humans *in vivo*. This is considered to be a very minor use of MTBE, not leading to wastegeneration of any significance (waste would be disposed of as hazardous waste).

#### 1. Release of MT BE from waste disposal

Based on the above, it is estimated that virtually no MTBE is disposed of as waste and, hence, release from waste disposal is not a relevant issue for this chemical substance.

#### 4.3 Summary and conclusions

MTBE is not manufactured in Denmark and the extent of industrial uses (e.g. as process solvent) is limited. MTBE-waste from such uses should be handled as hazardous waste and destroyed by incineration. The use of MTBE in mixtures and articles, actually mainly including 98 octane petrol, only results in small volumes of waste at service stations, which is subject to controlled collection and subsequent destruction similar to industrial MTBE-waste. The vast majority of MTBE will be combusted during its use as a petrol additive.

 $<sup>^6</sup>$  Statuary order no. 555 of 09.06.2001 on prevention of soil and groundwater contamination from service stations contains requirements for measuring of liquid volumes in oil separators and related alarms which may trigger emptying at more frequent intervals.

# 5. Environmental effects and fate

#### 5.1 Environmental hazard

#### 5.1.1 Environmental classification

None.

#### 5.1.2 Effects in the aquatic environment

The EU RAR for MTBE (European Commission, 2002) finds that there is a reasonable amount of data from studies of an acceptable quality available for assessment of effects of MTBE in the aquatic environment. An overview of the results of the main studies, all with endpoints based on measured concentrations, is presented in Table 10 below.

TABLE 10

OVERVIEW OF DATA ON TOXICITY OF MTBE TO AQUATIC ORGANISMS IN LABORATORY STUDIES (DATA FROM EUROPEAN COMMISSION, 2002).

Group	Species	Study type	En dpoint	V alue (m g/l)
Fish, freshwater	Pim ephales promelas	96, flow-through or static renewal	LC50	672-980*
	Onchorhynchus mykiss	96h, flow-through	LC50	887
	Lepomis macrochirus	96h, flow-through	LC50	1 054
	Pim ephales promelas	7 days, static renewal	NOEC	234
	Pimephales promelas (eggs)	31 days, flow-through	IC20	279
Fish, marine	Menidia beryllina	96 h, static renewal	LC50	574
	Gas terostus aculeatus	96h, flow-through	LC50	929
	Cyprinodon v ariegatus	96h, flow-through	LC50	1358
In v ertebrates, fr esh water	Daphnia magna	48h, flow-through or static renewal	EC50	472-681**
	Cero daphnia dubia	48h, static renewal	LC50	340
	Daphnia magna	21 days, flow-through	NOEC	51
In v ertebrates, m arine	My sidopsis bahia	96h, flow-through	EC50	136
	Five other marine species	96h, flow-through	EC50/LC50	150-306
	My sidopsis bahia	28 days, flow-through	NOEC	26
Algae	Selenastrum c a pricornutum	96h, static	Er C50	1 84
	Selenastrumcapricornutum	96h, static	IC20	103

\* Summary of four studies (3 of 4 were flow through)

\*\* Summary of three studies (1 flow through)

It appears from the above data that, whereas the toxicity of MTBE to fresh water and marine species of fish seems to be approximately the same, the substance tends to be more toxic to marine species of invertebrates than to freshwater species. The toxicity level for algae corresponds to the toxicity for marine invertebrates. In any case, the ecotoxicity is so low that it does not qualify for environmental classification of MTBE with respect to a quatic toxicity.

Therefore, the critical endpoints are the acute EC50 of 136 mg/l for the marine invertebrate *Mysidopsis bahia* and the corresponding chronic NOEC of 26 mg/l for the same species.

Based on the data presented above, the EU Commission (2002) calculates a PNEC of 2.6 mg/l for the aquatic compartment.

In an addendum to the EU RAR (European Commission, 2003), results of a fish tainting study and a fish avoidance test with MTBE are presented:

The fish tainting test was carried out with rainbow trout (*Onchorhynchus mykiss*) and showed that it was possible to taste MTBE in fish exposed to a concentration (measured) of  $31 \mu g/l$  at a significance level of 5%, while no such effect could be distinguished at an exposure level of  $15 \mu g/l$ .

Possible avoidance behaviour was studied in a flow-through test with juvenile stages of eel (*Anguilla anguilla*) exposed to a concentration of MTBE in water of 30 µg/l. The eels were allowed to move freely between the fully exposed zone ("impact zone") and a control zone with clean water (and a mixed zone in between). A significant difference in the distribution of the eels between the two zones was noted; the eels were significantly more present in the exposed zone than in the control zone.

Thus, the eel, a species known to have a very sensitive olfactoric system, apparently does not show avoidance behaviour at the concentration tested (rather the opposite). However, as eels are known to be attracted to organic molecules it cannot be excluded that other species with different feeding behaviour would try to avoid MTBE exposure.

The RAR (European Commission, 2002) does not contain any data or make mention of information on endocrine-disrupting effects of MTBE in the environment and novalid information on this issue has been identified in other data sources identified and reviewed in this project.

#### 5.1.3 Effects in the terrestrial environment

The EU RAR (European Commission, 2002) does not identify any data on the toxicity of MTBE to terrestrial or soil dwelling organisms. Therefore, a PNEC for the soil compartment was calculated using aquatic data and the equilibrium partitioning method. Using this method, a PNEC  $_{SOIL}$  of 0.730 mg/kg wwt was determined.

It is also concluded that due to the low bioconcentration factors (BCFs) of MTBE (calculated and measured), secondary poisoning is not likely.

#### 5.1.4 Effects in the air compartment

MTBE is considered to be only a negligible contributor to depletion of ozone (European Commission, 2002). There is no information about MTBE as a greenhouse gas.

#### 5.2 Environmental fate

#### 5.2.1 Partitioning/distribution

Basic physico-chemical properties of MTBE (see section 1.2) of relevance for the assessment of the distribution in the environment aree.g. the vapour pressure, the water solubility and the octanol-water partitioning coefficient.

From the vapour pressure and water solubility, a Henry's Law Constant, H, of 56.7 Pa·m<sup>3</sup>/mol at 20 °C is derived (there are measured values between 43.8 and 53.5 Pa·m<sup>3</sup>/mol) indicating that MTBE volatilises easily from water to air (European Commission, 2002).

Using a level 1 fugacity model, the theoretical distribution between the main environmental compartments was found to be 93.9 % in air, 6.05 % in water and 0.05 % in soil. At lower tem peratures, the fraction in air will be lower and the fraction in water correspondingly high er (European Commission, 2002).

Phy sisorption is the dominant sorption mechanism for MTBE while chemisorption is not expected. Some sorption on minerals will take place but sorption to organic material is a more significant process. The organic carbon normalised partitioning coefficient between water and soil, K<sub>OC</sub>, is estimated by QSAR to be in the range 9-12, which indicates a high potential for mobility in soil with a resulting high likelihood of groundwater contamination in case of spills or tank/pipelineleakages (European Commission, 2002).

#### 5.2.2 Fate in the aquatic environment

The EU RAR (European Commission, 2002) concludes, based on results from the OECD 3 01D d tests (Closed Bottle test), that MTBE is not readily biodegradable in water. In one of the tests conducted, no degradation at all was observed after 28 days (the duration of the test) while in another test, 1.8% degradation was observed after 28 days. No data on inherent biodegradability are available.

Som e non-standard tests in dicate that aerobic biodegradation can take place to som e extent, and in a few cases even rapidly, under favourable conditions (high density of bacteria, rather high MTBE concentration) by special groups of microorganisms adapted to MTBE. A major degradation product was found to be *tert*-Butyl alcohol (TBA). Under anaerobic conditions in water/sediment sy stems, MTBE was found to degrade slowly in one study (152 days) and not at all in another study after 249 days.

Based on an alogy with other ethers, the potential for bioconcentration appears to be minor. In a Japanese study using Japanese carp and a flow-through water system with exposure over a 4-week period, it was found that the highest measured BCF for whole tissue was 1.5 (Fujiwara et al. 1984). Following the end of exposure, tissue levels rapidly declined. A BCF of 3 was estimated from octanol/water partition coefficients for the fathead minnow (ASTER 1995; Veith and Kosian 1983). Based on these results, the bioconcentration potential for MTBE may be rated as insignificant.

#### 5.2.3 Fate in soil and groundwater

The high vapour pressure of MTBE will lead to partitioning to the atmosphere for MTBE releases to surface waters or soil surfaces. In model systems, half-lives (first-order kinetics) in moving water have been estimated in the neighbourhood of 4.1 hours. If introduced into subsurface soils or to groundwater, e.g. in connection with leakage from underground tanks or separation wells, MTBE may be fairly persistent since volatilization to the atmosphere is reduced significantly. Where MTBE is introduced as part of a petrol mixture from the above mentioned sources, its relatively high water solubility combined with low tendency to sorb to soil particles can be expected to encourage

m igration to local groundwater supplies. This result is accordance with the findings described in Section 5.3.1.

Degradation of MTBE in groundwater a quifers is slow to non-existent (Dakhel et al. 2003). Biodegradation of MTBE has been observed under both aerobic and anaerobic conditions in laboratory tests, and the US EPA (2000) concludes an aerobic degradation of MTBE to be difficult. The European Commission (2002) also concludes that biodegradation of MTBE in soil under aerobic and especially anaerobic conditions is slow, and favorable conditions for degradation are difficult to attain. The primary degradation product in soil and groundwater is TBA (Tertiary Butyl Alcohol), but few investigations of contamination by MTBE include the degradation products (Smith et al, 2002). See chapter 7 (alternatives to MTBE) for properties of TBA.

#### 5.2.4 Fate in the atmosphere

MTBE is degraded by photo-induced hydroxyl radicals in air with a half-life of 3-7 days while photolysis is not an important mechanism (CONCAWE, 2012). The main degradation product is *tert*-butyl formiate; minor amounts of methyl acetate, acetic aldehyde and formaldehyde are form ed. These substances are all naturally occurring substances and can be considered general VOCs.

#### 5.3 Environmental exposure

#### 5.3.1 Sources of release

Releases from service stations to air are related to filling tanks with 98 octane petrol. Total ev aporative losses to air during refuelling of cars is on the order of 0.15 kg/tonne petrol when v apour recovery systems are used, as is the case at modern service stations in Denmark. With an MTBE content of approx.10%, this corresponds to approx.30 kg MTBE per year.

The emission of MTBE to air while filling up with petrol containing MTBE has been registered by Hartle (1993) as being 1 to 4 ppm in the breathing zone and 0.001 to 0.1 ppm inside the car (1 ppm = 3.57 mg/m<sup>3</sup>). The Health Effects Institute in the US (2004) measured concentrations in the breathing zone of 0.2 to 1.5 ppm. The Finnish Occupational Health Institute measured average concentrations of MTBE in the air at service stations of around 0.001 ppm in 1996, when MTBE in petrol was common (Vainiotalo et al, 1996).

As the primary use of MTBE in Denmark has been as an oxygenate in petrol (since 1985), MTBE is closely related to the risk for soil and groundwater contamination in connection with service stations etc. where petrol is stored.

Since 2001, MTBE has only been in use in 98 octane petrol, which is used by a limited number of cars. The number of service stations providing 98 octane petrol has therefore been reduced substantially. In 2002, 128 service stations were registered, distributed a cross the country. The new regulation regarding the control of contamination at petrol stations is expected to reduce the present and future risk for petrol contamination at these stations. According to information from the sector, the number of service stations providing 98 octane is 31 at present (EOF, 2013).

Based on statistics from Energi- og Olieforum (EOF, 2013), the total consumption of automotive petrol fell from 1.99 mio. m<sup>3</sup> in 2011 to 1.85 mio. m<sup>3</sup> in 2012, while the consumption of 98 octane petrol decreased from  $9000 \text{ m}^3$  in 2011 to 2000 m<sup>3</sup> in 2012.

According to information from the oil companies that refine oil in Denmark, one of them no longer uses MTBE in their products, while in 2012 the other reduced its use to less than 20% of what it was in 2007. Based on recent information from EOF, 98 octane petrol is not imported to Denmark any longer, and has not been for a while.

Two surveys carried out in 2003 and 2006 (for Funen County and the Danish EPA, respectively, Funen County, 2001) showed that MTBE could be found in groundwater at more than 80% of the closed down service stations and approx.75% of the service stations in use. The surveys also showed that at approx.75% of the stations surveyed, the concentration of MTBE in the groundwater was above the water quality criteria of 5  $\mu$ g/l. At almost all of the stations where MTBE was found, the contamination extended beyond the site borders.

The release of MTBE to surface waters from treatment plants for urban wastewater is limited, as reflected in the very low levels observed in the effluents from such plants (e.g. reported in "Point Sources 2011" by Naturstyrelsen, 2012), see section 5.3.4.

No data have been identified on the content in road runoff from separate outlets.

#### 5.3.2 Environmental monitoring, air

MTBE is not included in the Danish environmental surveillance programme, NOVANA, for the air compartment. No air monitoring data have been identified.

#### 5.3.3 Environmental monitoring, soil and groundwater

Due to the properties of MTBE7, analysis for the substance is generally not carried out in soil.

In 2006, Oliebranchens Miljøpulje (the Environmental Fund of the Danish Oil Industry Association, EOF) reported to the Danish EPA about their findings of MTBE in relation to contaminated petrol station sites. The findings are summarised in Table 11. The costs are not only related to the clean-up of MTBE, but also other contaminants.

#### TABLE 11

SUMMARY OF MTBE FINDINGS IN DANISH GROUNDWATER AT CONTAMINATED SERVICE STATIONS AND TOTAL CLEAN-UP COSTS (NOT ONLY MTBE) (OM, 2006)

MTBE, μg/l	Withingroundwater extraction areas (number)	Outside groundwater extraction areas (number)	Average clean-up costs (DKK, excl. VAT)
< 5	38	82	464,000
5 - 30	9	16	622,000
30-100	6	19	699,000
100-1000	16	16	770,000
1000-10,000	6	9	1,392,000
>10,000	4	8	1,715,000
Total	79	150	625,000

As can be seen from the table, 48% of the samples were above the quality criteria of 5  $\mu$ g/l. This is a smaller percentage than the one registered by the authorities in 2002 and 2003 (see 5.3.1). The report does not provide information about the number of cases in which MTBE was detected in concentrations above the detection limit ( $\approx$  1  $\mu$ g/l) but below the quality criterion (5  $\mu$ g/l).

In 2011, GEUS (Geological Survey for Denmark and Greenland) carried out a study for the Danish EPA with the aim of investigating the information in the JUPITER database with respect to the presence of a number of organic contaminants in Danish groundwater and their development over

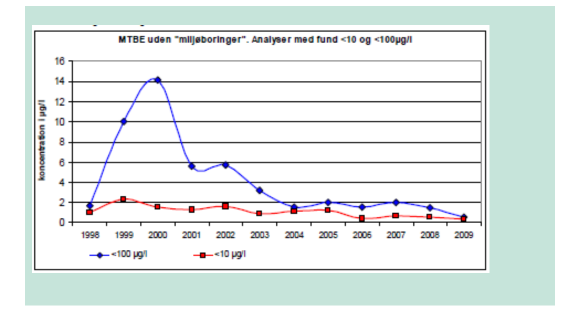
<sup>&</sup>lt;sup>7</sup> High solubility and low sorption

time (Brüsch &Villholt, 2011). One of the objectives was to evaluate the results of the effort to reduce impact from point sources. MTBE was one of the contaminants investigated.

GEUS has compiled data from the GRUMO database of projects. For the whole period investigated, 1997 to 2009, MTBE has been analysed approx. 7300 times and been identified in slightly more than 1000 occasions. The number of water samples analysed per year has varied substantially. In 2001, where the largest number of sam ples was analysed (1979), MTBE was found in app. 5 % of the sam ples and in concentrations above the water quality limit of 5  $\mu$ g/l in 0.5% of the sam ples. In the earlier years, this percentage was between 1 and 3 %, while during the last 3 years of the period it has been below 1 % on average.

In the whole period, MTBE has been found in 409 wells, corresponding to approx.12% of the wells analysed for MTBE. The wells encompass both water supply wells and monitoring wells.

The development in average concentrations for the samples analysed can be seen in Figure 4. In this figure, data from investigations related to contaminant cases are not included. It can be seen from the figure that the average concentration has decreased over time.



#### FIGURE 4

development in average concentration of MTBE in danish groundwater per year for samples where MTBE was found for the period 1998 to 2009. Samples from contaminated sites excluded. Data from the Jupiter database. The blue curve shows the average concentration of all samples where the concentration was below 100  $\mu$ G/L (841 Samples), and the red curve shows the development in the average of all samples where the concentration was below 10  $\mu$ G/L (760 Samples).

MTBE is measured as part of the general survey of groundwater quality in Denmark. The extent (number of wells, number of samples) varies from year to year. Only one water supply has registered MTBE at least 5 times in the period from 2006 to 2010 (GEUS, 2011).

Similar results have been registered in other EU countries where monitoring for MTBE has been carried out, e.g. Finland and the UK (European Commission, 2002).

#### 5.3.4 Environmental monitoring, effluents and surface water

MTBE is included in the national Danish environment and nature surveillance programme, NOVANA, for the period 2011-2015 in the categories "point sources" (WWTP effluents) and "streams" (NOVANA, 2011).

In the preceding national surveillance programme for the aquatic environment, NOVA 2003, MTBE was included in the categories "groundwater", "streams", "lakes", "WWTPs" (effluent and sludge) and "storm water" (Miljøstyrelsen, 2000).

The most recent monitoring data concerning municipal wastewater treatment plants (MWWTP) from the NOVANA programme are shown in the table below.

No data on contents of MTBE in separate rainwater outlets (road runoff etc.), industrial effluents or watercourses in Denmark have been identified.

#### TABLE 12

MOST RECENT MONITORING DATA FOR MTBE IN OUTLET FROM POINT SOURCES FROM THE NATIONAL DANISH MONITORING AND ASSESSMENT PROGRAMME

Substance	Point source	Number of samples *1	Average μg/L	Median μg/L	Year	Source
MT BE	WWTP	40 (6)	0.03	0.00	2 011	Naturstyrelsen, 2012
MTBE	WWTP	36(8)	0.04	-	2004	Miljøstyrelsen, 2 005

\*1 Number of positive samples in brackets

<d.1.: Below detection level. n.i.: not indicated

It is outside the scope of this report to summarise MTBE monitoring data from outside Denmark.

#### 5.4 Environmental impact

The EU risk assessment of MTBE (Eu ropean Commission, 2002) concludes that only with regard to intermittent releases to surface water from terminal site storage tank bottom water is there a need for limiting the environmental risks. The RAR identifies a need for more information to adequately characterise the risks to the aquatic ecosystem regarding the emission of the substance to surface water, more specifically a need for investigation of avoidance behaviour in fish. This issue has, together with tainting of fish, been addressed in an addendum to the RAR. Eels were found to be som ewhat attracted to MTBE at the tested concentration of  $30 \mu g/l$ .

MTBE has previously been registered as a major potential groundwater contaminant, primarily at service stations where petrol containing MTBE has been stored. The impact is related to the odour and taste that the presence of MTBE gives rise to, rather than toxicity. Since MTBE is barely degradable in the groundwater aquifer, if at all, contaminant plumes can spread to large areas and be maintained for a long time.

#### 5.5 Summary and conclusions

The environmental hazards of MTBE were reviewed in the 2002 EU Risk Assessment Report (RAR), which is still considered valid in terms of MTBE properties. MTBE is not very toxic to aquatic organisms, the lowest acute EC50 being 136 mg/l(*Mysidopsis bahia*, marine crustacean) and the lowest chronic NOEC being 26 mg/l for the same species.

In an addendum to the RAR, a tainting study and an avoidance test with fish have been conducted. The tainting study showed no off-taste at 15  $\mu$ g/l, but at 31  $\mu$ g/l, the taste of MTBE could be discerned. The avoidance test with eel showed some attraction to MTBE at 30  $\mu$ g/l.

No data on the toxicity of MTBE to terrestrial or soil-dwelling organisms were identified in the RAR.

MTBE is not readily biodegradable in aquatic screening tests, in which limited biodegradation was observed. Based on the physico-chemical properties of MTBE and constants for sorption to particulates and organic matter, the substance is considered to be highly mobile in soil. The bioconcentration potential of MTBE is insignificant.

The high vapour pressure of MTBE will lead to partitioning to the atmosphere for MTBE being released to surface waters or soil surfaces. If introduced into subsurface soils or to groundwater, e.g. in connection with leakage from underground tanks or separation wells, MTBE may be fairly persistent since volatilization to the atmosphere is reduced significantly. Due to its relatively high water solubility combined with low tendency to sorb to soil particles, MTBE can be expected to encourage migration to local groundwater supplies.

Degradation of MTBE in groundwater aquifers is slow to non-existent. This is true for both aerobic and an aerobic conditions. If degraded, the primary degradation product in soil and groundwater is TBA (Tertiary Butyl Alcohol).

At contaminated sites (petrol stations), MTBE has been found in concentrations above 5  $\mu$ g/l in a littleless than 50 % of the cases. These sites have all been cleaned up under the programme carried out by the Environmental Fund of the Danish Oil Industry Association (EOF). This programme has included clean-up of all petrol related compounds, including MTBE, to levels set by the region in charge. In wells not associated with contaminated sites, the average concentration for all samples where MTBE was detected peaked at 14  $\mu$ g/l in 2001 and then gradually fell to below 1  $\mu$ g/lin 2009.

Monitoring of MTBE in effluents from wastewater treatment plants performed as part of the Danish environmental surveillance programme show low levels of MTBE i.e. average values of  $0.03-0.04 \mu g/l$ . No Danish monitoring data from the natural environment (soil, surface water, biota, ambient air) have been identified.

# 6. Human health effects

#### 6.1 Human health hazard

#### 6.1.1 Classification

MTBE is subject to harmonised classification as a skin irritant (cat. 2) and as a highly flammable liquid (cat 2).

#### TABLE 6.1

HARMONISED CLASSIFICATION ACCORDING TO ANNEX VI OF REGULATION (EC) NO 1272/2008 (CLP REGULATION)

In dex No	In ternational ch emical i d entification	CASNo	Classif	cation	
			Hazard Class and Category Code(s)	Ha zard statement Code(s)	
6 03-1 81-00-X	MT BE 2 -m ethoxy-2- m ethylpropane t ert-butyl methyl ether	1634-04-4	Flam.Liq. 2 Skin Irrit. 2	H225 H315	

#### 6.1.2 Toxicokinetics

Toxicokinetic data are available in the RAR for MTBE (European Commission, 2002) and sum marised in the following. MTBE is rapidly absorbed by the oral and inhalatory route and available data suggest that MTBE, with its combination of polar and non-polar characteristics, is a moderate skin penetrant under occlusive (closed) conditions. In open contact the high volatility will limit skin absorption due to rapid evaporation. MTBE is widely distributed in the body tissues, reaching similar levels in soft tissues as in blood, indicating that distribution is determined by solubility. A 10-fold higher concentration may be reached in fat. *In vitro* studies show a specific binding of MTBE to male rat protein in the kidney.

Metabolism of MTBE seems to be qualitatively similar in rats and humans. MTBE is metabolised to form aldehyde and t-butanol (TBA). Formaldehyde has not been measured *in vivo* following MTBE exposures but is believed to be rapidly metabolised to form ic acid and CO2, or become incorporated into the one-carbon pool<sup>8</sup>.

Saturation of metabolism has been indicated in rat studies after intraperitoneal (i.p.) administration of MTBE or following inhalation exposure to 8000 ppm for 6 hours. In humans inhaling up to 75 ppm for four hours, there was no sign of saturation. Most MTBE is excreted as urinary metabolites, and less than half is exhaled unchanged (the opposite is the case with high uptake rate). The elimination half-time for MTBE in blood is about 0.5 hour in the rat and about 10 times longer in humans.

<sup>&</sup>lt;sup>8</sup> Pool of metabolites with one carbon atom

TBA is more soluble in water and blood and is expected to be distributed rather evenly in body water and not to be stored in any particular tissue compartment. Clearance is suggested to take place through metabolism, since little unchanged TBA is excreted in exhaled air or urine. TBA is further metabolised to  $\alpha$ -hydroxy-isobutyric acid, 2-methyl-1,2-propanediol, TBA conjugates and acetone. The metabolism appears to have limited capacity, as the elimination half-time for TBA in blood was 3 hours in the rat and on the order of 10 hours in humans, both after exposure to low levels of MTBE. This was also true among patients with high MTBE (and TBA) body burdens received during dissolution of gall bladder stones.

A number of clinical studies with human volunteers are reported in the literature. The specific background for carrying out the tests in humans and the guidelines providing the basis for conducting these studies are not specified in the reviewed literature. However as the substance can be used for treating patients with gallstones, they most likely originate from pharmaceutical testing. It should, however, be emphasised that according to ECHA guidance documents on the hazard assessment of chemicals under REACH, good quality data from human experimental toxicity studies should only be used as appropriate, in well-justified cases.

In a clinical study with 14 volunteers exposed to MTBE by the oral, dermal and inhalation routes, the m etabolite TBA was found in higher concentrations in blood following oral administration than after inhalation or dermal administration. Levels were still elevated above pre-exposure baseline levels at 24 hours. It was suggested that this finding was due to the occurrence of first-pass metabolism<sup>9</sup>, based on TBA's water solubility and its blood/air partition ratio, which would reduce its ability to be eliminated by exhalation. A dermal permeation coefficient was estimated to be 0.028 cm/h, similar to that of ethyl ether (Health Canada, 2006).

The RAR (European Commission, 2002) concludes that the generation of form aldehyde in MTBE metabolism is of particular toxicological interest because of the reactive and mutagenic properties. However, the limited database available suggests that formaldehyde produced intercellularly from MTBE at rates which are lower than those of its further metabolism have lacking or diminished reactivity.

#### 6.1.3 Acute and chronic toxicity

The toxicology of MTBE has been intensively investigated and data are available from both humans and test animals. Information on effects in humans is available from investigations involving volunteers, from investigations of occupational exposures, representatives exposed to MTBE in petrol, and from medicinal use of MTBE introduced into the gall bladder to dissolve the gallstones.

Based on the available information, MTBE is concluded to be of low acute toxicity via oral, dermal and inhalation routes in both humans and test animals. The principal effects observed in patients exposed to MTBE during treatment are effects on the central nervous system with symptoms including drowsiness, nausea and vomiting. Local burning sensations were also frequent. In a study involving 27 gallstone patients treated with MTBE for typically 5 hours, a mean concentration of 0.5 m M (maximum about 1 mM) of both MTBE and its TBA metabolite were measured in blood. This is considered a high body burden, about 17 times higher than the levels obtained following inhalation exposure over four hours to 75 ppm MTBE. Assuming a direct correlation between developed blood concentrations and inhaled levels of MTBE, the measured body burden corresponds to the level which could be achieved from inhalation exposure to 1200 ppm. At blood MTBE levels of approximately 1 mmol/l, signs of intra-vascular haemolysis can be detected (European Commission, 2002).

<sup>&</sup>lt;sup>9</sup> First-pass metabolism refers to the situation where after oral dosing and absorption, the substances pass through the portal vein into the liver and undergo a degree of metabolism by the liver enzymes, which can result in a reduced amount reaching the systemic circulation.

 $LD_{50}/LC_{50}\ v\ alues\ obtained\ from\ animal\ studies\ have\ not\ triggered\ classification.\ Typical\ symptoms\ observ\ ed\ in\ animal\ studies\ in\ clude\ decreased\ ability\ for\ m\ uscle\ coor\ dination\ and\ hypo\ activity.$ 

MTBE is classified as a skin irritant but not considered an eye or respiratory irritant. Signs of pulm onary irritation were observed in mice when exposed to  $30,000 \text{ mg/m}^3$  for one hour by inhalation but this finding was not supported by lung lavage measurements or observations in humans.

MTBE has not been shown to cause sensitisation in two guineapig studies, considered sufficient with respect to but not formally following OECD guidelines. There are no observations available on sensitisation in humans (European Commission, 2002).

The kidney is the main target organ after repeated dosing, particularly in male rats. Mild liver effects were also observed in a 13-week study with rats exposed by inhalation, supported by a 2-year carcinogenicity study in rats. A NOAEC of 800 ppm for inhalation was selected in the RAR based on the 13-week study. A NOAEL of 300 mg/kg was chosen for oral administration based on findings in the rat liver (weight increase of liver, increased AST and cholesterol levels) in a 90-day study (European Commission, 2002).

MTBE is not considered a mutagen based on results from a number of bacterial tests. One positive result was obtained in an Ames test with S9 metabolic activation, suggesting formaldehyde involvement. As formaldehyde was generated outside the cell, it was not considered to reflect MTBE metabolism in a realistic manner. Based on these studies and results from a range of other mutagenicity / genotoxicity studies *in vitro* and *in vivo* showing the non-genotoxic nature of MTBE, the RAR (European Commission, 2002) concludes that MTBE cannot be considered a mutagen.

Several studies investigating the carcinogenic potential of MTBE are available and discussions are ongoing regarding the evaluation and human significance of the findings from these studies, in the light of the conclusions regarding the non-genotoxic nature of MTBE as well.

Sum mary tables from the RAR (European Commission, 2002) providing overviews of the neoplastic and proliferative lesions seen in studies with mice and rats are shown in Table 13, Table 14 and Table 15.

#### TABLE 13

0			
NEOPLASTIC LESIONS IN MALE	FISHER-344 RAT EXPOSED	<b>TO MTBE (EUROPEAN</b>	COMMISSION, 2002)

Proliferation lesion	Lesion incidence in percentages per dose of animals examined					
	oppm	400 ppm	3,000 ppm	8,000 ppm		
Parathyroid adenomas <sup>10</sup>	0%	0%	8%	2 %		
Renal tubular cell tumours <sup>11</sup> (a denomas / carcinomas)	2% / 0%	0% / 0%	10% / 6%	26%/0%		
Testicular interstitial cell tumours (adenomas)	64%	70%	82%	84%*)		

\*) Statistically significantly different from control (p<0.01)

<sup>&</sup>lt;sup>10</sup> U sually benign tumour of the parathyroid

<sup>&</sup>lt;sup>11</sup> Kidney tumours in the small tubes of the kidney

## TABLE 14 PROLIFERATIVE LESIONS IN CD-1 MICE (EUROPEAN COMMISSION, 2002)

<b>Proliferative lesion</b>	Lesion frequency in percentages per dose group of animals examined				
	oppm	400 ppm	3,000 ppm	8,000 ppm	
Hepatocellular hypertrophy (♀)	10% (49)	12%	20%	30% (49)*	
Hepatocellular hypertrophy (♂)	8%	4%	6%	18%	
Hepatocellular adenom as / $carcinomas / com bined (3)$	22%/4%/25%	22%/8%/24%	18%/6%/24%	24%/16%/33%	
Hepatocellular adenom as / $carcinomas$ /com bined ( $\bigcirc$ )	4% / 0% / 4%	2%/2%/4%	4%/0%/4%	20%**/2%/22%	
Cystic hyperplasia of uterine en dometrium (♀)	52%	35% (48)	30%*	12%**	

Numbers in parenthesis represent the total number of animals examined, otherwise 50 examined in all dose

groups \* = Statistically significantly different from control (p<0.05)

\*\* = Statistically significantly different from control (p<0.01)

#### TABLE 15

SUMMARY OF PROLIFERATIVE LESIONS SEEN IN SPRAGUE-DAWLEY RAT (EUROPEAN COMMISSION, 2002)

<b>Proliferative lesion</b>	Lesion frequency in percentages per dose group of animals examined					
	omg/kg	250 m g/kg	1,000 m g/kg			
Lymphoimmunoblastic dysplasia,♀(§)	5 %	26.7%	20%			
Lymphoma&Leukaemia,♀	3.3%	11.7%	20%			
Proportion of lymphoma	100%	85%	91.7%			
Testis interstitial Cell Hyperplasia (focal + diffuse/ focal)	6.7%/25%	13.3%/37.5%	15.0%/2.2%			
Testis interstitial Cell adenomas	3.3%	3.3%	18.3%*			

Sixty animals examined in all cases

\* = Statistically significantly different from control (p<0.05)

§ = Dy splasias observed in animals bearing lymphoma or leukaemia are not included

Discussions regarding the observed lesions have led to the following conclusions in the RAR (European Commission, 2002):

Development of kidney tumours in Fisher-344 rats is expected to be related to proliferation caused by MTBE interaction with a 2 u-globulin, which only occurs in male rats. In addition, induction of tum ours requires extremely high concentrations (3000 ppm); the relevance for humans is therefore likely to be insignificant.

With regard to the liver tumours in CD-1 mice, the difference between the occurrence of carcinoma in the high dose group and the controls was not statistically significant, and when all malignant liver tumours were summed, there was also no difference from the controls. MTBE causes changes in oestrogen-sensitive tissues without affecting the serum oestrogen level. The RAR concludes that there may be a connection between these changes and the increased amount of liver adenomas in the high dose fem ale group, but there is no ev idence of such a theory. Proliferation increased by MTBE may have contributed to the generation of tumours at high doses needed to produce liver adenom as, but the relevance for man is questionable. MTBE did also not express promoter activity when tested with N-nitrosodie thylamine (European Commission, 2002).

Sev eral mechanisms are discussed in relation to the aetiology <sup>12</sup> of Ley dig Cell Tumours (LCT) in Fisher-3 44 and Sprague-Dawley rats. The RAR concludes that there is evidence that MTBE causes an increase of LCT in rats, but limited data are available upon which to draw conclusions regarding the mode of action behind the induction. It is also unclear how differences in physiology and anatomy between rat and human testes contribute to the susceptibility to LCT. High doses are also required for the development of LCT. The overall conclusion is therefore that no definitive conclusion can be drawn about the relevance of these tumours due to lack of knowledge. Relevance to humans is not expected to be v ery significant (European Com mission, 2002).

With regard to haematopoietic neoplasms<sup>13</sup> in Sprague-Dawley rats and parathyroid hyperplasia<sup>14</sup> and neoplasia<sup>15</sup> in Fisher-344 rats, no firm conclusions can be drawn regarding carcinogenicity. This is due to limitations in study reporting in the study with Sprague-Dawley rats, and in the case of proliferative changes seen in the parathyroid, the possibility that these changes are a result of chronic renal failure (European Commission, 2002).

The primary metabolite of MTBE, form aldehyde, has been classified as "probably carcinogenic to humans" by IARC. Based on available studies it appears that the formaldehyde, which is endogenously formed from MTBE in mouse liver cells, does not lead to a significant increase of DNA-crosslinks. In addition, formaldehyde is rapidly metabolised to form ic acid catalysed by form aldehyde dehydrogenase, available in a wide range of tissues. The RAR does not consider form aldehyde to be a relevant factor in the tumour formation seen with MTBE.

In carcinogenicity studies with TBA in Fisher-34 rats, an increase in adenoma incidence was observed. The incidence was not statistically significant but exceeded the historical controls. Overall MTBE has been shown to produce tumours in both mice and rats, and development of testicular interstitial adenomas observed in two separate rat strains suggests that MTBE is a rodent carcinogen. However, no firm conclusions regarding the relevance for humans can be drawn based on the different carcinogenicity studies. In conclusion, the rapporteur of the RAR considers MTBE to be a borderline case between non-classification and Carc.Cat.3 (limited evidence of carcinogenic effect) (European Commission, 2002). This conclusion, reached in 2002, has not triggered harmonised classification of MTBE for carcinogenicity.

The International Agency for Research on Cancer (IARC) has concluded that there is in adequate human evidence, and limited animal evidence, for the carcinogenicity of MTBE, leading to an overall evaluation of MTBE as "not classifiable as to its carcinogenicity to humans."

Effects on fertility were studied in 1-generation and 2-generation studies in rats exposed via inhalation. No significant treatment-related effects were observed. Based on results from

<sup>12</sup> The study/science of the causes or origin of disease.

<sup>&</sup>lt;sup>13</sup> Neoplasms (benign or malignant tumours) located in the blood and blood-forming tissue (the bone marrow and lymphatic tissue).

<sup>&</sup>lt;sup>14</sup> Parathyroid hyperplasia is the enlargement of all four parathyroid glands. The parathyroid glands are glands in the neck that produce parathyroid hormone (PTH).

<sup>&</sup>lt;sup>15</sup> Abnormal growth of cells, which may lead to neoplasm.

developmental toxicity studies in mice and rats, it was also concluded that MTBE is not considered toxic to foetal development. Although sternebrae malformations were observed at high doses in mice, they were considered to be a result of marked maternal toxicity and not to be treatment-related (European Commission, 2002).

#### 6.1.4 Endocrine disruption properties

The RAR (European Commission, 2002) concludes that MTBE exerts different effects on the endocrine system at high doses. Increased metabolism of oestrogen is observed in mouse liver, which does not affect the level of free hormone and MTBE appears to have a slight antioestrogen-like activity at very high doses.

Observed effects include:

- Weight loss and morphological changes in uterine;
- Altered oestrous cycle length;
- Increased interstitial testosteron elevel;
- Decreased serum testosterone and LH (no indication of mode of action);
- Elevated corticosterone and aldosterone levels (continued exposure to high levels), and
- Clear decrease in serum corticosterone level (later phase of chronic study).

The significance of e.g. the altered morphology of the adrenal gland is not clear and no NOAEL is assigned in the RAR because data are insufficient.

The Danish Centre on Endocrine Disrupters (DCED)<sup>16</sup> has evaluated MTBE as part of 22 SIN (substitute it now) List 2.0 substances according to the Danish proposal on criteria for endocrine disrupters (DCED, 2012). These substances have been identified by the NGO ChemSec as Substances of Very High Concern (SVHC) according the criteria in REACH solely with reference to their endocrine disrupting properties.

Proposed criteria are as follows:

#### Category 1 - Endocrine disrupter

Substances are placed in category 1 when they are known to have produced ED adverse effects in humans or animal species living in the environment or when there is evidence from animal studies, possibly supplemented with other information, to provide a strong presumption that the substance has the capacity to cause ED effects in humans or animals living in the environment. The animal studies shall provide clear evidence of ED effect in the absence of other toxic effects, or if occurring together with other toxic effects, the ED effects should be considered not to be a secondary non-specific consequence of other toxic effects. However, when there is e.g. m echanistic information that raises doubt about the relevance of the adverse effect for humans or the environment, category 2 a may be more appropriate.

Substances can be allocated to this category based on:

- Adverse in vivo effects where an ED mode of action is highly plausible
- ED mode of action in vivo that is clearly linked to adverse in vivo effects (by e.g. readacross).

#### Category 2a - Suspected ED

Substances are placed in category 2a when there is som e evidence from humans or experimental animals, and where the evidence is not sufficiently convincing to place the substance in category 1. If for example limitations in the study (or studies) make the quality of evidence less convincing, category 2a could be more appropriate. Such effects should be observed in the absence of other toxic effects, or if occurring together with other toxic effects, the ED effect should be considered not to be a secondary non-specific consequence of other toxic effects. Substances can be allocated to this category based on:

<sup>&</sup>lt;sup>16</sup> Center for Hormonforstyrrende Stoffer (CEHOS) (in Danish)

- Adverse effects in vivo where an ED mode of action is suspected
- ED mode of action in vivo that is suspected to be linked to adverse effects in vivo
- ED mode of action in vitro combined with toxicokinetic in vivo data (and relevant non test information such as read across, chemical categorisation and QSAR predictions)

#### Category 2b – Substances with indications of ED properties (indicated ED)

Substances are placed in category 2b when there is in vitro/in silico evidence indicating potential for endocrine disruption in intact organisms. Evidence could also be observed effects in vivo that could be ED-m ediated.

Brief study summaries are available in the DCED evaluation. The evaluation of available *in vitro* and *in vivo* data are cited below (DCED, 2012):

#### In vitro

Li *et al.* (2006) investigated the toxicity of methyl tert-butyl ether (MTBE) on mouse spermatogenic cells in vitro. The results suggest that a high dose MTBE could exert a direct toxic effect on Sertoli cells that would impair their function and subsequently impair spermatogenesis or even cause cell death. The Sertoli cell is a terminally differentiated testicular cell in the adult that is required to maintain the process of spermatogenesis. Sertoli cells have multiple functions such as providing the cy toarchitectural support and microenvironment for developing spermatogenic cells.

#### In vivo

The effects observed in animal studies of adult rats include: decreased relative ov ary and pituitary weights and increased oestrous cycle length (Moser *et al.* 1998), decreased serum testosterone, DHT, LH, prolactin and T3 levels (Williams *et al.* 2009), increased abnormal sperm percent and irregular histopathology of testes and altered levels of testosterone, LH, FSH (Li *et al.* 2008). Thus the effects observed in adult rats include both adverse effects (increased abnormal sperm percent, irregular histopathology of testes) and relevant mode of action data (altered levels of testosterone, LH and FSH).

DCED concludes that MTBE should be categorised as an endocrine disrupter in Category 1 according to the Danish proposal on criteria for endocrine disruptors, based on direct toxic effect in *vitro* on Sertoli cells resulting in impaired spermatogenesis and MTBE resulting in decreased testosterone in rat Leydig cells at high doses. From studies with adult rats, the significant effects included decreased relative ov ary and pituitary weights and increased oestrus cycle length, decreased prolactin and T3 levels, increased abnormal sperm percent and irregular histop athology of testes and altered levels of testosterone, LH (luteinising hormone) and FSH (follicle stimulating horm one).

MTBE has been prioritised for REACH substance evaluation in 2014, triggered by suspected endocrine disrupting effects and its widespread use.

#### 6.1.5 No-effect levels

#### Occupational exposure limit values

Occupational exposure limit values for MTBE for selected European countries are presented in Table 16.

## TABLE 16 OCCUPATIONAL EXPOSURE LIMIT VALUES FOR MTBE FOR SELECTED COUNTRIES

	Limit valu	1e 8-hours	Limit value	e short term
	Ppm	mg/m <sup>3</sup>	ppm	mg/m <sup>3</sup>
Belgium	40	146	100	367
Denmark	40	144	80	288
Eu ropean Union <sup>1</sup>	50	183.5	100	367
France	50	183.5	100	367
Germany	50	180	75	270
Sweden	30	110	60	220
TheNetherlands		180		360
United Kingdom	25	92	75	275

<sup>1</sup> In dicative OEL (see Chapter 2)

It can be seen that the Danish OELs fall between less stringent (e.g. France and EU) and more stringent (e.g. UK and Sweden) levels.

#### Derived no-effect levels and limit values

Derived no-effect levels for MTBE registered under REACH are shown in Table 17. The DNELs are based on information from a joint submission and are established by the registrant for the different exposed populations and for the different exposure types. ECHAs dissemination website does not include the full justification behind the values. DNELs are used for risk assessment of specific exposure situations.

#### TABLE 17

#### DERIVED NO-EFFECT LEVELS (DNELS) FOR MTBE (ECHA, 2013A)

Population / - route	Exposure	Value	Sen sitive endpoint
Workers - inhalation	Long term exposure - sy stemic	178.5 mg/m <sup>3</sup>	Repeated dose toxicity
	A cute/short term - sy stemic	No threshold available	-
	Long term exposure - local effects	No threshold available	-
	A cute/short term - local effects	3 57 mg/m <sup>3</sup>	Irritation (respiratory tract)
Workers - dermal	Long term exposure - systemic	5100 mg/kg bw/day	Repeated dose toxicity
	A cute/short term - sy stemic	No threshold available	-
	Long term exposure - local effects	No threshold available	-

Population / - route	Exposure	Value	Sen sitive endpoint
	A cute/short term - local effects	No threshold available	Skin irritation/corrosion
General population - inhalation	Long term exposure - sy stemic	5 3.6 mg/m <sup>3</sup> (AF: 1.7)	Repeated dose toxicity
	A cute/short term - sy stemic	No threshold available	-
	Long term exposure - local effects	No threshold available	-
	A cute/short term - local effects	214 mg/m <sup>3</sup> (AF:1.7)	Irritation (respiratory tract)
General population - dermal	Long term exposure - sy stemic	3 570 mg/kg bw/day	Repeated dose toxicity
	A cute/short term - sy stemic	No threshold available	-
	Long term exposure - local effects	No threshold available	-
	A cute/short term - local effects	No threshold available	Skin irritation/corrosion
General population - or al	Long term exposure - sy stemic	7 .1 mg/kg bw/day	Repeated dose toxicity
	A cute/short term - sy stemic	No threshold available	-

#### 6.2 Human exposure

#### 6.2.1 Direct exposure

#### Consumers

Petrol refuelling is the only known consumer use scenario where inhalation exposure is the principal route of exposure. Exposure of the consumer will depend on the presence of a vapour recovery unit. In the RAR (European Commission, 2002), it is estimated based on a source from 1998 that the proportion of stations with vapour recovery during refuelling is 38-90% in the six most advanced countries. The percentage of stations with vapour recovery in Finland in 1998 was 5%. In Denmark, all 31 stations (both "stage I" and "stage II") <sup>17</sup> offering petrol with MTBE are equipped with vapour recovery (EOF 2013, pers. Comm.).

<sup>&</sup>lt;sup>17</sup> **Stage I** petrol vapour recovery system aims to recover petrol vapour emitted from the storage and distribution of petrol between oil terminals and service stations. **Stage II** petrol vapour recovery system means equipment aimed at recovering the petrol vapour displaced from the fuel tank of a motor vehicle during refuelling at a service station and which transfers that petrol vapour to a storage tank at the service station or back to the petrol dispenser for resale; (DIRECTIVE 2009/126/EC of 21 October 2009 on Stage II petrol vapour recovery during refuelling of motor vehicles at service stations).

Due to the voluntary agreement in Denmark between industry and government to phase out the use of MTBE in petrol except in 98 octane petrol, the MTBE consumption and exposure have been reduced considerably since 2000 when the agreement was made. Currently, the con sumers potentially exposed to MTBE are primarily those who are driving and repairing classical cars that use 98 octane petrol.

MTBE concentrations measured in the breathing zone of 40 randomly selected customers in Finland during refuelling showed average concentrations of  $15.3 \text{ mg/m}^3$  without recovery and  $3.4 \text{ mg/m}^3$  with recovery. The temperature varied between  $10-17^\circ$ C and the duration between 6-49 seconds (23 seconds on average). The wind speed was 2-4 m/s.

Measurements from Italy of attendant personnel (similar exposure as consumers in individual measurements) showed geometric means between 0.1 and 0.44 mg/m<sup>3</sup> with a range of 0-2.46 mg/m<sup>3</sup>. A lower MTBE-content is likely the reason behind these figures, which are lower as compared to the Finnish results. More measurements are available and as such, it would be expected the highest concentrations are measured for individuals using pumps without "stage II" controls.

Based on the mean values available, the RAR estimates that the normal concentration of MTBE during refuelling is 1-10 mg/m<sup>3</sup>. The duration is short, e.g. between 1 and 5 m inutes, and the frequency is 2-3 times per week at the most. The reasonable worst-case (RWC) concentration is 0.3-29 mg/m<sup>3</sup>. The lower value represents an MTBE content of 2.8 vol. % of MTBE and the upper value represents the situation in Finland, where the petrol contained 11 vol. % at the time.

No measurements of dermal exposure caused by refuelling of a car or motor boat are available. Dermal deposition/exposure estimated using EUSES resulted in a potential dermal deposition of 11.4  $\mu$ g/kg without considering evaporation. Input data were:

- Duration of contact per event: 0.5 hour
- Surface area of exposed skin (palm of a hand): 200 cm<sup>2</sup>
- Av erage concentration of substance in product: 0.08 g/cm<sup>2</sup>
- Volume of diluted products contacting the skin: 0.01 cm<sup>3</sup>
- thickness of layer of product on skin: 0.1 mm.

Skin contact is, however, not expected to happen regularly, and the RAR considers the potential derm al exposure to be insignificant.

#### **Occupational exposure**

MTBE is primarily used as a petrol additive and, consequently, the occupation al exposure is mainly related to production, for mulation, transporting, distribution, service stations, maintenance operations, automotive repair and related sources, and to drivers and professionals using vehicles or in contact with vehicles using MTBE-containing petrol. Exposure from the use of MTBE as a solv ent may also occur in the pharmaceutical in dustry and various laboratories (European Commission, 2002).

In Denmark there is no production of MTBE and therefore no related exposure from this activity. Exposure from transportation, distribution, work at the 31 service stations with 98 octane, maintenance operations, automotive repair and related sources may result in occupational exposure, but no newer monitoring data are available for Danish conditions. The number of drivers and professionals using vehicles with 98 octane petrol is most likely low, since mainly classic cars use 98 octane.

Use of MTBE as a solv ent in the pharmaceutical industry is expected to take place under strictly controlled conditions. In laboratories, the amounts are expected to be small and the substance

would be expected to be handled under fumehoods, using laboratory equipment and protective gloves.

 $Results from \ EASE-estimations of reasonable \ worst-case \ exposures for \ relevant \ identified \ scenarios$ from the RAR are presented in Table 18.

 TABLE 18

 SUMMARY OF OCUPATIONAL EXPOSURE ESTIMATES FOR MTBE (EUROPEAN COMMISSION, 2002)

In dustrial category	Du ratio exposu	n of	Reasonable worst case, TWA(8h)	EA SE-model expo (8h)	ou rce of data	
Job	A ctual period h/d	Fre- quency d/a	mg/m3, by measured concentrations	Inhalation, mg/m3	Dermalexposure, mg/cm2/d	
Production	2	200	5 0 (undiluted) 2 5 (sampling and laboratory work)	1,800-3,600 (0-0.36 closed process)	(undiluted) 0.1-1 (sampling and laboratory work)	In dustry
Form ulation	2	200	5 0 (undiluted and fuel) 2 5 (sampling and la boratory work)	1,800-3,600 (undiluted), 360-504(11vol%), 72-180(2.8vol%)	0 -0 .1 (undiluted); 0 .1 -1 (undiluted, sampling and la boratory work)	In dustry
Transporting	4	200	1 00 (undiluted: ship, rail carloading,) 3 0 (fuel: ship, truck loading) 2 5 (sampling and laboratory work)	1,800-3,600 (undiluted), 360-504(11vol%), 72-180(2.8vol%)	0.1-1 (undiluted); 0.01-0.1 (11vol%); 0.003-0.03 (2.8 v ol%)	In dustry
Distributing	4	200	4 0 (11 vol% fuel) 3 0 (2.8 vol% fuel)	360-504 (11 vol%), 72-180 (2.8 vol%)	0.01-0.1 (11vol%); 0.003-0.03 (2.8 v ol%)	In dustry; H a kkola et al. (1996b); Sa arinen et al. (1998); V ainiotalo et al.1999b)
Service stations	3	200	20 (11vol%) 3 (2.8 vol%)	360-504 (11vol%) 72-180 (2.8vol%)	0.01-0.1 (11vol%); 0.003-0.03 (2.8 v ol%)	In dustry; H a kkola et al. (1999); V ainiotalo et al. (1999a)
Ma intenance	4	150	<ul> <li>6 0 (production,</li> <li>form ulation and</li> <li>transportation)</li> <li>4 0 (distributing and</li> <li>service stations, 11 vol%)</li> <li>3 0 (distributing and</li> <li>service stations, 2.8 vol%)</li> </ul>	1,800-3,600 (undiluted) 720-1080 (11 v ol%) 5 04-720 (2.8 v ol%)	1 -5 (undiluted); 0.1-0.6 (11 vol%); 0.03-0.14 (2.8 vol%)	In dustry
Automotive repair	2	200	10(11vol%) 3(2.8vol%)	360-504 (11 vol%) 72-180 (2.8 vol%)	0.01-0.1 (11vol%); 0.003-0.03 (2.8 v ol%)	Bu chta (1993)
Drivers and otherpro- fessionals	10 min/d	200	0.2	360-504 (11 vol%) 72-180 (2.8 vol%)	Verylow	Bu chta (1993)
Solventuse of MTBE	2	60	2 5 (undiluted 97.5%); (expert judgment)	360-720 (undiluted)	0.1-1 (undiluted)	Industry

As can be seen from the table, the EASE m odelling gave much higher results than the measured concentration. In the RAR, the differences are explained as a result of the fact that the EASE modelling does not consider fluctuating exposures and variable exposure times. It does also not consider amounts (volumes) of exposed products. Furthermore, the exposure predictions given directly by EASE are only exposures for 8 -hour work and the frequency and duration of the peaks are unknown. The EASE model was judged as being the only reasonable way to evaluate the dermal exposure (European Commission, 2002).

From the table it can be seen that the estimated 8 -hour exposure (inhalation) to MTBE from petrol containing 11 vol. % MTBE is between 360 and 504 mg/m<sup>3</sup> in all but one scenario. Only in the case of exposure related to maintenance (distributing and service stations) would the EASE-estimated exposure be considerably higher, i.e. 720 - 1080 mg/m<sup>3</sup>. However, the reasonable worst case exposure by measured concentrations is shown as 40 mg/m<sup>3</sup> for petrol with 11 vol% MTBE, well below the exposure limit. In Denmark the employers have an obligation to mitigate exposure to ensure that the exposure limit is not exceeded.

#### 6.2.2 Indirect exposure

#### Air

A sum mary of exposure estimates via ambient air from the RAR (European Commission, 2002) is presented in Table 19.

#### TABLE 19

Relevant a r ea/scenario	Source of MTBE	Est imated du ration of exposure	Typical concentration µg/m3	Per centage of population
Ur ban background	Car exhausts, rain	12/24 hours/day	0.5-3	About 98%
A r eas polluted by r efineries or contaminated area	In dustry, petrol stations	12 hours/day	5-100	< 1 %
Perimeter of petrol stations	Petrol stations, car exhausts	1 <b>2 - 24</b> hours/day	4-141)	< 1 %
Commuting in car or bus	Carexhausts, refuelling	1-2 hours/day	15-70	?
Pump area of service station	Refuelling, spills, cars	1-5 min./day, 1-3 visits/week	100-500	15%

#### EXPOSURE TO MTBE VIA INHALATION SCENARIOS

Note: The representative concentration ranges are based on published data presented in Table 4.23 and 4.24 and Appendix Table A.7.

<sup>1)</sup> 4 -14 ug/m 3 are the mean ambient concentrations in the perimeters (50 m) of four stations studied by V ainiotalo et al. (1998c). It is assumed that the indoor concentration is the same, since the release of MTBE from the station is continuous and diffusion to the indoor air does not remarkably decrease the concentration. <sup>2)</sup> A djacent roads with high traffic density (about 15,000 cars/day) contribute to the MTBE levels observed (Vainiotalo, pers.comm.).

No measurements have been identified for Danish ambient air conditions. However, due to the agreement to phase out MTBE, the urban background must be expected to be lower than the average for EU.

#### Soil

TABLE 20

 $Exposure via \ soil \ is \ not \ considered \ relevant \ as \ MTBE \ will \ evaporate \ or \ leach \ into \ the \ groundwater.$ 

#### **Drinking water**

A table with MTBE concentrations in potable water sources from different geographical areas in the EU is presented in the RAR. Data for the Danish situation are presented in Table 20.

MTBE IN POTABLE WATER SOURCES IN DENMARK (EUROPEAN COMMISSION, 2002)					
Location	Year(s)	Ν	Results (µg/L)	Remarks / sampling site	Sou rce
Denmark	?	6 sites	42-547,000*	Extractable / potable water a quifiers, mixed loading	Miljøstyrelsen (1998)** (unpublished)
Copenhagen, Denmark	1997	25/8	0.1-0.15	Potable groundwater	Miljøstyrelsen (1998)** (Unpublished)

\*) Expected to be measurements from contaminated sites.

\*\*) Danish Environmental Protection Agency (DEPA)

The concentration of MTBE in drinking water and groundwater in monitoring wells not directly related to contaminated sites is estimated at 0.1-1  $\mu$ g/L based on the available data. For the Reasonable Worst Case scenario, a concentration of 15  $\mu$ g/L is regarded as the maximum concentration for drinking water. At this concentration, the organoleptic odour threshold is exceeded and the public/municipal potable water source would not likely be used any longer. The Danish water quality criterion is 5  $\mu$ g/L.

More recent Danish Measurements reported in 2006 presented in section 5.3.3 show that 48% of the sam ples taken in relation to contaminated sites were above the quality criteria. The measured concentrations ranged from <  $5 \mu g/lto > 10,000 \mu g/l$ .

MTBE in tap water would result in the following exposures, as stated in the RAR:

- Through ingestion of drinking water and food, an assumption is made that the daily ingestion is 2.0 L, thus triggering an intake of 0.2 µg/day,
- In halation of MTBE v olatilising from tap water during showering and bathing. According to Stern *et al.* (1997), the dose is estimated to be 2.7 \* 10<sup>-3</sup> g/kg/day,
- Derm al absorption of MTBE during showering and bathing (geometric mean of daily dose is assessed to be 2.6 \*  $10^{-5} \mu g/kg/day$ ), and
- Other water contact activities.

#### Food

An overview of estimated human intake from indirect exposure in local and regional scenarios calculated using EUSES is shown in Table 21. In the different local assessment scenarios, all food products come from the vicinity of a point source of concern. In the regional assessment, all food products are taken from the regional model environment.

TABLE 21
ESTIMATED HUMAN INTAKE OF MTBE IN MG/KG BW/DAY, LOCAL AND REGIONAL (EUROPEAN
COMMISSION, 2002)

Scenario	Drin- king water	Fish	Leaf crops	Root crops	Meat	Milk	Air	Total intake mg/kg/d
Produc- tion	0.24	0.022	0.0003	0.001	0.000002	0.00003	0.059	0.324
Formula- tion	0.010	0.0009	0.00001	0.00005	7 *10 <sup>-6</sup>	0.000001	0.003	0.014
Process- ing 1	0.007	0.0006	0.00002	0.00004	5.41*10 <sup>-8</sup>	0.000001	0.004	0.012
Process- ing 2	0.005	0.00005	0.001	0.001	5*10-7	0.000009	0.237	0.244
Process- ing 3	0.005	0.0005	0.00005	0.0001	5 *1 0 -8	1 *1 0 <sup>-6</sup>	0.01	0.016
Regional	0.00004	0.000004	8*10-7	3*10-7	6*10-10	1*10 <sup>-8</sup>	0.0002	0.0002

A Tolerable Daily Intake (TDI) of 0.1 mg/kg bw/day has been derived using an overall safety factor of 1000 and a NOAEL established on a 90-day study (Larsen, 1998).

According to ASTDR (1996), there is no indication that MTBE is a concern in any raw or processed food items.

#### 6.3 Bio-monitoring data

No biomonitoring data for Denmark have been identified.

#### 6.4 Human health impact

#### Consumers

The RAR (European Commission, 2002) concludes that petrol refuelling is the only known consumer use scenario where inhalation exposure is the principal route of exposure. The NOAELs obtained from inhalation experiments were compared with the highest measured air concentration met in a European petrol station and it was concluded that at present there is no need for further information and/or testing, and no need for risk reduction measures beyond those which are being applied. This conclusion is drawn for all toxicological end-points.

#### Workers

For workers, the general conclusion in the RAR regarding the identified uses of MTBE as a fuel additive and laboratory solvent is that at present there is no need for further information and/or testing and no need for risk reduction measures beyond those which are being applied already. Only for long-term local endpoints in relation to maintenance operations and automotive repair the conclusion is that there is a need for limiting the risks; risk reduction measures which are already being applied shall be taken into account. However, due to restricted use of MTBE in Denmark, and considering the occupational exposure limit to be observed, the exposure scenario is considered of limited relevance for the Danish situation.

#### Humans exposed via the environment

With all the indirect exposure sources combined, EU Commission (2002) concluded that at present there is no need for further information and/or testing and no need for risk reduction measures bey ond those which are being applied already. This conclusion was drawn for all toxicological endpoints.

#### **Combined exposure**

Using the worst-case uptake from consumer use and indirect exposure via the environment combined, and the worst-case occupational exposure, the RAR also concludes that at present there is no need for further information and/or testing and no need for risk reduction measures beyond those which are being applied – in relation to combined exposure.

#### 6.5 Summary and conclusions

The EU risk assessment (European Commission, 2002) is identified as the most recent comprehensive evaluation of MTBE; it therefore provides the main background for the present evaluation.

MTBE is of low acute toxicity via oral and dermal end inhalation routes in both humans and test animals. Effects observed in patients exposed to MTBE during treatment include central nervous system effects and local burning sensations. The kidney is the main target organ after repeated dosing, particularly in male rats. MTBE is classified as a skin irritant but not considered an eye or respiratory irritant. MTBE has not been shown to cause sensitisation in two guinea pig studies considered sufficient with regard to, but not formally following OECD guidelines, and there are no observations available on sensitisation in humans.

MTBE is not considered a mutagen based on results from a number of bacterial tests and is considered to be of non-genotoxic nature. No firm conclusions regarding the carcinogenic potential of MTBE and the relevance for humans can be drawn based on the different carcinogenicity studies. In conclusion, the rapporteur of the 2002 RAR considers MTBE to be a border line case between non-classification and Carc.Cat.3 (limited evidence of carcinogenic effect). However, MTBE is not currently subject to harmonised classification for carcinogenicity. This lack of classification is in line with the IARC evaluation "not classifiable as to its carcinogenicity to humans."

In the EU, MTBE has been prioritised for REACH substance evaluation in 2014, triggered by suspected endocrine disrupting effects and its widespread use. The Danish Centre on Endocrine Disrupters has evaluated MTBE and concluded that MTBE should be categorised as an endocrine disrupter Category 1.

Exposure to MTBE occurs primarily from its use as an additive in petrol. Because of the voluntary agreement in Denmark between industry and government to phase out MTBE in petrol, exposure in Denmark has been reduced considerably since 2000. Only 31 service stations in Denmark offer 98 octane petrol containing MTBE; all are equipped with vapour recovery to reduce the exposure. No Danish exposure values are available. The RAR estimates that the normal concentration of MTBE during refuelling is 1,000-10,000  $\mu$ g/m<sup>3</sup> (1-10 mg/m<sup>3</sup>). The duration is short, e.g. between 1 and 5 minutes, and the frequency is 2-3 times per week at most. The reasonable worst-case (RWC) concentration is 300-29,000  $\mu$ g/m<sup>3</sup> (0.3-29 mg/m<sup>3</sup>) where the low end would correspond to the MTBE-level in petrol in Denmark.

Occupational exposure to MTBE in Denmark is also primarily related to exposure to MTBEcontaining petrol. Results from EASE exposure estimations (RWC, 8 hour) taking into account the low concentration of MTBE in Danish petrol do not give rise to particular concern when com paring with the occupational exposure limit. Use in the pharmaceutical industry is not expected to result in any significant exposure. Indirect exposure can occur through air, drinking water and food. No measurements have been identified for Denmark, but urban backgroundlevels are expected to be lower than the average for the EU. MTBE has been identified in groundwater at contaminated sites in concentrations above the water quality criteria. Estimated MTBE-levels in food do not indicate that MTBE is a concern.

Based on the available data, the EU RAR concludes that at present there is no need for further information and/or testing and no need for risk reduction measures beyond those which are being applied for human health protection – also in relation to combined exposure. However, as noted, further, risk reduction may be put in place as a result of the upcoming REACH substance evaluation.

# 7. Information on alternatives

#### 7.1 Identification of alternatives

#### 7.1.1 Alternatives to MTBE as a fuel additive

MTBE is used in petrol as a means to raise the octane number. In principle, there are two ways to avoid the use of MTBE: changing the composition of the petrol in a way that in itself raises the octane number or using another oxygenate. The first method was used in Denmark around 2000 to avoid the use of MTBE in petrol of 92 or 95 octane. This, in connection with changes in the construction of automobile motors, reduced the need for oxygenates substantially (section 3.3.2).

In connection with the implementation of the fuel directive, the Danish oil industry stated that it would be possible to produce petrol without MTBE from one of the Danish refineries from the second half of 2002, and from the other from the beginning of 2003 if sufficient high octane alkylate could be imported. Otherwise, the change would occur from 2004 if the production facilities had to be altered (OFS, 2003). Information was not given as to which changes in production were necessary, and it is not known whether such changes have been implemented.

Alongside MTBE, a number of other oxygenates have been used in other countries and they are still the primary alternatives to MTBE in high octane petrol. The choice of which oxygenate is used in which country is made primarily according to the specific development in production and import of oxy genates in the specific country. Earlier, MTBE was overall the most common oxygenate in Europe but tertiary amyl methyle ther (TAME) and ethyl tertiary butyl ether (ETBE) were also used in relatively large quantities, the latter primarily in Russia, France and Italy (Smidt *et al.*, 2000). However, as shown in section 3.1.2, in recent years ETBE has taken over the position as the leading fuel oxygenate in Europe. The main reason for this being that ETBE can be produced from bioeth anol, which is cheaper and more easily available than biom ethanol, and is easier to mix with petrol than with ethanol. This is a contribution to the use of biofuels in the transport sector as required by EU.

In the EU, according to Directive 98/70/EC amended by Directive 2009/30/EC, there are limits set on the maximum concentration of the different oxygenates that may be used in order to avoid adverse impacts on start and driving (cold start, acceleration), corrosion of plastic parts or unacceptable fuel economy. These limits are given in Table 22.

EU also sets requirements for the amount of biobased fuel that is placed on the Member States' markets (5,75%, calculated on the basis of energy content) of all petrol and diesel for transport purposes by 31 December 2010 (EU Directive 2003/30/EC).

Both ethanol and ETBE can be produced from a number of different types of biom ass, including biom ass waste products, which would make them the preferred additives in this context.

### TABLE 22 MAXIMUM CONCENTRATIONS OF DIFFERENT OXY GENATES ALLOWED IN PETROL IN EU

Substance	Abbreviation	Maximum allowable concentration, %
Methyl- <i>tertiary</i> -butyl ether	MTBE	22
Ethyl <i>tertiary</i> -butyl ether	ETBE	22
Tertiary amyl methyl ether	TAME	22
Ethanol		10
Methanol		3
Tertiary butyl alcohol	ТВА	7

#### 7.1.2 Technical aspects

Table 23 gives an overview of some relevant technical properties of a number of possible alternatives to MTBE, while other relevant physico-chemical properties are given in Table 24.

Methanol is generally not used as an oxygenate in petrol, because the resulting vapour pressure of the petrol is too high, leading to high air emissions directly from the engine. Methanol is therefore not included in the below overview.

Abbre-Oxygen Ethanol 124 0.79 26.7 110 34.8 Tertiary butyl alcohol TBA 0.79 48 35,2 21.6 100 Tert-amyl alcohol 0.81 18.2 97 41 37.5Methyl tertiary butyl ether MTBE 0.75 55 35 18.2 110 Ethyl tertiary butyl ether ETBE 28 0.75 36 15.7 112 Methyl tertiary amyl ether TAME 0.75 10 37.715.7 105 Diiso propyl ether DIPE 0.73 20 37.4 15.7 105

TABLE 23 TECHNICAL PROPERTIES OF POSSIBLE ALTERNATIVES TO MTBE

Ethanol raises RVP (Reid Vapour Pressure) when blended with petrol in concentrations up to 5-10 %. During the summer period, blending ethanol in petrol raises the RVP from approx. 60 kPa to 70 kPa, thus leading to greater evaporation of VOCs from the canister.

California's EPA has carried out calculations based on a combination of their model for calculation of emissions from cars and a model for the calculation of ozone generation. Their calculations show that even though the volatilization of VOCs increases due to the higher RVP caused by addition of ethanol, this process may not generate more ozone, since the emitted VOCs contain more oxygen and are less reactive (Whitten, 1999). They have also demonstrated that exchanging MTBE for ethanol will reduce the emission of CO and formal dehyde by 3 - 6% and increase the acetal dehyde emission by 4%, while the other emissions will remain unaltered (Ca EPA, 1999).

Potter & Argyropoulos (2001) conclude that emissions of VOCs, NO<sub>X</sub> and CO will be reduced twice as much through the use of ETBE instead of ethanol. This finding is based on theoretical evaluations and not on tests in test motors.

The water solubility of ethanol can possess a risk for phase separation if water gets into a petrol ethanol blend.

The automobile industry (in the form of the Alliance of Automobile Manufacturers) mentions that ethanol does not cause problems in the motor, and that ethanol enhances the combustion efficiency (AAM, 2004).

Risk of groundwater contamination from the other oxygenates has not been investigated to the same degree as MTBE, but Franklin *et al.* (2000) suggests that it would be the same, if they were used in similar amounts.

Su b stance	Boiling point, °C	Solubility in water, g/l	Solubility from petrol, g/l	Log K <sub>ow</sub> (25 °C)	Log K <sub>oc</sub> (25 °C)	Henry's constant
Ethanol	78.3	miscible	57	-0.32 - 0.16	-0.14-1.77	0.0002
Tertiary butyl alcohol	82.2	miscible	25	0.35	0.37 - 1.57	0.0005
Tert-amyl alcohol	91.2	miscible	no data			
Methyl tertiary butyl ether	55.3	42 - 54	5.5	0.94-1.3	0.55 - 1.91	0.02-0.12
Et hyl tertiary butyl ether	72.8	7.7 - 26	3.3	1.74	0.75-2.2	0.11
Methyl tertiary amyl ether	86.3	11.5 - 20	2.4	1.55	1.27 - 2.2	0.05-0.08
Diiso propyl ether	65.4	2 - 1 2	no data	1.52-2.03	1.13-1.82	0.2 - 0.4

TABLE 24 PHYSICAL-CHEMICAL PROPERTIES OF DIFFERENT OXYGENATES

#### 7.1.3 Environmental and health aspects

The harmonised classifications of the possible alternatives are presented in Table 25. For one possible alternative (ethyl tertiary butyl ether (ETBE)), no harmonised classification is available; the industry self-classification suggested by most notifiers is presented in Table 26.

#### TABLE 25

#### HARMONISED CLASSIFICATION OF POSSIBLE ALTERNATIVES TO MTBE ACCORDING TO ANNEX VI OF REGULATION (EC) NO1272/2008 (CLP REGULATION)

In dex No	International	CASNo	Classification	
Chemical Identification			Ha zard Class and Ca tegory Code(s)	Hazard statement Code(s)
200-578-6	Ethanol	64-17-5	Flam. Liq. 2	H225
2 00-889-7 2 00-908-9	Tert-butyl alcohol (TBA) Tert-amyl alcohol (TAA)	75-65-0 75-85-4	Flam. Liq. 2 Ey e Irrit. 2 A cute Tox. 4 STOT SE 3 Flam. Liq. 2 Skin Irrit. 2 A cute Tox. 4 STOT SE 3	H225 H319 H332 H335 H225 H315 H332 H335
213-611-4	Methyl tertiary amyl ether (TAME)	994-05-8	Flam. Liq. 2 A cute Tox. 4 STOT SE 3	H225 H322 H336
203-560-6	Diiso propyl ether (DIPE)	108-20-3	Flam. Liq. 2 STOT SE 3	H225 H336

#### TABLE 26

#### INDUSTRY SELF-CLASSIFICATION OF THE ALTERNATIVE ETBE ACCORDING TO ANNEX VI OF REGULATION (EC) NO1272/2008 (CLP REGULATION)

In dex No	International	CASNo	Classification*)		
	Ch emical Identification		Ha zard Class and Ca tegory Code(s)	Hazard statement Code(s)	
211-309-7	Et hyl tertiary butyl ether (ET BE)	6 37-92-3	Flam. Liq. 2 STOT SE 3	H225 H336	

\*) Classification suggested by most notifiers.

The classification of the possible alternatives does not give any indication of serious health effects or environmental impacts. It should be noted, though, that the classification criteria do not include endocrine disrupting effects or provide information on e.g. risk for groundwater contamination or negative organoleptic properties of the substances. However, none of the mentioned alternatives to MTBE are included on the EU's list of substances with endocrine-disrupting properties in Category 1.

#### 7.1.4 Alternatives to MTBE in the production of isobutylene

MTBE decom poses under suitable conditions directly to isobutylene and is therefore used specifically for production of high-purity isobutylene. This is a very specialized type of process which does not take place in Denmark; therefore, possible alternatives have not been investigated further in this study.

#### 7.1.5 Alternatives to MTBE for use as a solvent

MTBE is known to be used as a process solvent in the pharmaceutical industry (including in Denmark) for a few specialized processes. No details on these processes are available for confidentiality reasons and it is therefore not possible to discuss possible alternatives. However, as indicated in Chapter 3, the volume for this application is limited.

#### 7.2 Historical and future trends

The main use of MTBE has been as an oxygenate in petrol in passenger cars (more than 98% of the total quantity produced in the EU (European Commission, 2002)). This use started in the second half of the 1970s, with low levels of MTBE (2 - 5%) used at the time to boost the octane rating of unleaded petrol. Later, higher levels (typically 11 - 15%) were added to promote more efficient combustion.

Starting when MTBE was discovered to be a major threat to groundwater due to its high solubility, low sorption and low degradability, the use in petrol has been reduced in several countries (including Denmark) to only encompass high octane petrol. Because of the development over time in motor engines, these types of petrol are only used in a limited number of cars.

MTBE has been detected as a groundwater contaminant in a number of cases related to petrol stations. These stations have been cleaned up as part of the remediation program carried out by the oil com panies in Denmark. MTBE has also been detected at other water borings, but the content has been reduced substantially over the years (below 1  $\mu$ g/l in the measured borings in 2009).

#### 7.3 Summary and conclusions

#### Alternatives to MTBE as a fuel additive

The alternatives described are all considered to be technically relevant alternatives to MTBE in petrol. ETBE and ethanol can be produced from biomass, where the evaluation of their appropriateness is specific to the source of biomass used, for which the EU sets out requirements in Directive 2009/28/EC on the promotion and use of energy from renewable sources. At the European level, bio-ETBE has to a significant extent replaced MTBE during the last decade, as ETBE is easier and cheaper to produce from such sources than MTBE.

The classification of the possible alternatives does not give any indication of serious health effects or environmental impacts. It should be noted, though, that the classification criteria do not include endocrine-disrupting effects or give information on e.g. mobility in soil or negative organoleptic properties of the substances and, hence, such a spects cannot be assessed through the classification. However, none of the mentioned alternatives to MTBE are included on the EU's list of substances with endocrine-disrupting properties in Category 1. On the other hand, ETBE, being chemically closely related to MTBE, could be suspected of having properties similar to MTBE, e.g. with regard to mobility in soil.

#### Alternatives to MTBE for use as a solvent

No details on alternatives were found. However, the consumption of MTBE for this purpose is very limited.

# 8. Abbreviations and acronyms

ADI	Acceptable daily intake
BCF	Bioconcentration factor
CEFIC	European Chemical Industry Council
CLP	Classification, Labelling and Packaging Regulation
DCED	Danish Centre for Endocrine Disrupters (Center for Hormonforstyrrende Stoffer)
DT	Degradation time
$EC_n$	Effect concentration where n % of the species tested show the effect
ECB	European Chemicals Bureau
ECHA	European Chemicals Agency
EFOA	European Fuel Oxygenates Association
EFSA	European Food Safety Authority
EPA	Environmental Protection Agency
EOF	The Danish Oil Industry Association
EQC	Equivalent level of concern
EQS	Environmental Quality Standard
EU	European Union
HELCOM	The Baltic Marine Environment Protection Commission (Helsinki Commission)
Kow	Octanol/water partitioning coefficient
Koc	Organic carbon/water partitioning coefficient
Кр	Partial pressure equilibrium constant
LC	Lethal effect concentration
LOUS	List of Undesirable Substances (of the Danish EPA)
MWWTP	Municipal waste water treatment plant
NMC	Nation Mean Concentration
NOAEL	No observable adverse effect level
NOEC	No observable effect concentration
NOVANA	Danish national monitoring and assessment programme
OECD	Organisation for Economic Co-operation and Development
OSPAR	Convention for the Protection of the Marine Environment of the North-East Atlantic
PEC	Predicted environmental concentration
PNEC	Predicted no effect concentration
PR	Produktregistret (The Danish Product Register)
QSAR	Quantitative Structure and Activity Relationship
RMS	Rapporteur Mem ber State (in the EU)
RWC	Reasonable Worst-Case
REACH	Registration, Evaluation, Authorisation and Restriction of Chemicals
SIDS	Screening Information Data Sets
STP	Sewagetreatmentplant
SVHC	Substance of Very High Concern
TGD	Technical guidance document
ThOD	Theoretical oxygen dem and
TDI	Tolerable daily intake

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#### Appendix 1: Background information to Chapter 2 on legal fram ework

The following annex provides some background information on subjects addressed in Chapter 3. The intention is that the reader less familiar with the legal context may read this concurrently with Chapter 2.

#### EU and Danish legislation

Chemicals are regulated via EU and national legislation, the latter often being a national transposition of EU directives.

#### There are four main EU legal instruments:

- <u>Regulations</u> (DK: For ordninger) are binding in their entirety and directly applicable in all EU Member States.
- <u>Directives</u> (DK: Direktiver) are binding for the EU Member States as to the results to be achieved. Directives have to be transposed (DK: gennemført) into the national legal framework within a given timeframe. Directives leave margin for manoeuvering as to the form and means of im plementation. However, there are great differences in the space for manoeuvering between directives. For example, several directives regulating chemicals previously were rather specific and often transposed more or less word-by-word into national legislation. Consequently and to further strengthen a level playing field within the internal market, the new chemicals policy (REACH) and the new legislation for classification and labelling (CLP) were implemented as Regulations. In Denmark, Directives are most frequently transposed as laws (DK: lov e) and statutory orders (DK: bekendtgørelser).

The European Commission has the right and the duty to suggest new legislation in the form of regulations and directives. New or recast directives and regulations often have transitional periods for the various provisions set out in the legal text. In the following, we will generally list the latest piece of EU legal text, even if the provisions identified are not yet fully implemented. On the other hand, we will include currently valid Danish legislation, e.g. the implementation of the cosm etics directive) even if this will be replaced with the new Cosm etic Regulation.

- <u>Decisions</u> are fully binding on those to whom they are addressed. Decisions are EU laws relating to specific cases. They can come from the EU Council (sometimes jointly with the European Parliament) or the European Commission. In relation to EU chemicals policy, decisions are e.g. used in relation to inclusion of substances in REACH Annex XVII (restrictions). This takes place via a "comitology" procedure involving Member State representatives. Decisions are also used under the EU ecolabelling Regulation in relation to establishing ecolabel criteria for specific product groups.
- <u>Recommendations and opinions</u> are non-binding, declaratory instruments.

In conformity with the transposed EU directives, Danish legislation to some extent regulates chemicals via various general or sector-specific legislation, most frequently via statutory orders (DK: bekendtgørelser).

#### **Chemicals legislation**

#### **REACH and CLP**

The REACH Regulation <sup>18</sup> and the CLP Regulation <sup>19</sup> are the overarching pieces of EU chemicals legislation regulating industrial chemicals. The below briefly summarises the REACH and CLP provisions and gives an overview of 'pipeline' procedures, i.e. procedures which may (or may not) result in an eventual inclusion under one of the REACH procedures.

#### (Pre-)Registration

All manufacturers and importers of chemical substance > 1 tonne/year have to register their chemicals with the European Chemicals Agency (ECHA). Pre-registered chemicals benefit from ton nage and property dependent staggered deadlines:

- 30 November 2010: Registration of substances manufactured or imported at 1000 tonnes or more per year, carcinogenic, mutagenic or toxic to reproduction substances above 1 tonne per year, and substances dangerous to a quatic organisms or the environment above 100 tonnes per year.
- 31 May 2013: Registration of substances manufactured or imported at 100-1000 tonnes per year.
- 31 May 2018: Registration of substances manufactured or imported at 1-100 tonnes per year.

#### Evaluation

A selected number of registrations will be evaluated by ECHA and the EU Member States. Evaluation covers assessment of the compliance of individual dossiers (dossier evaluation) and substance evaluations involving information from all registrations of a given substance to see if further EU action is needed on that substance, for example as a restriction (substance evaluation).

#### Authorisation

Authorisation aims at substituting or limiting the manufacturing, import and use of substances of very high concern (SVHC). For substances included in REACH annex XIV, industry has to cease use of those substance within a given deadline (sunset date) or apply for authorisation for certain specified uses within an application date.

#### Restriction

If the authorities conclude that that there is a risk to be addressed at the EU level, limitations of the manufacturing and use of a chemical substance (or substance group) may be implemented. Restrictions are listed in REACH annex XVII, which has also taken over the restrictions from the previous legislation (Directive 76/769/EEC).

#### **Classification and Labelling**

The CLP Regulation implements the United Nations Global Harmonised System (GHS) for classification and labelling of substances and mixtures of substances into EU legislation. It further specifies rules for packaging of chemicals.

Two classification and labelling provisions are:

1. **Harmonised classification and labelling** for a number of chemical substances. These classifications are agreed upon at the EU level and can be found in CLP Annex VI. In addition to newly agreed harmonised classifications, the annex has taken over the harmonised classifications in

<sup>&</sup>lt;sup>18</sup> Regulation (EC) No 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH)

 $<sup>^{19}</sup>$  Regulation (EC) No 1272/2008 on classification, labelling and packaging of substances and mixtures

 $\label{eq:loss} Annex I of the previous Dangerous Substances Directive (67/548/EEC) - classifications which have been 'translated' according to the new classification rules.$ 

2. **Classification and labelling inventory**. All manufacturers and importers of chemical substances are obliged to classify and label their substances. If no harmonised classification is available, a self-classification shall be done based on available information according to the classification criteria in the CLP regulation. As a new requirement, these self-classifications should be notified to ECHA, which in turn publishes the classification and labelling inventory based on all notifications received. There is no ton nage trigger for this obligation. For the purpose of this report, self-classifications are summarised in Appendix 2 to the main report.

#### **Ongoing activities - pipeline**

In addition to listing substances already addressed by the provisions of REACH (pre-registrations, registrations, substances included in various annexes of REACH and CLP, etc.), the ECHA website also provides the opportunity for searching for substances in the pipeline in relation to certain REACH and CLP provisions. These are briefly summarised below:

#### Community Rolling Action Plan (CoRAP)

The EU Member States have the right and duty to conduct REACH substance evaluations. In order to coordinate this work among Member States and inform the relevant stakeholders of upcoming substance evaluations, a Community Rolling Action Plan (CoRAP) has been developed and published, indicating when and by whom a given substance is expected to be evaluated.

#### Authorisation process; candidate list, Authorisation list, Annex XIV

Before a substance is included in REACH Annex XIV, and thus subject to Authorisation, it has to go through the following steps:

- 1. It has to be identified as a SVHC leading to inclusion in the candidate list 20
- 2. It has to be prioritised and recommended for inclusion in Annex XIV (these can be found as Annex XIV recommendation lists on the ECHA web-site)
- 3. It has to be included in REACH Annex XIV following a comitology procedure decision (substances on Annex XIV appear on the Authorisation list on the ECHA website).

The candidate list (substances agreed to possess SVHC properties) and the Authorisation list are published on the ECHA website.

#### **Registry of intentions**

When EU Member States and ECHA (when required by the European Commission) prepare a proposal for:

- harmonised classification and labelling,
- an identification of a substance as SVHC, or
- a restriction.

This is done as a REACH Annex XV proposal.

The 'registry of intentions' gives an overview of intentions in relation to Annex XV dossiers, divided into the three types of Annex XV dossiers:

- current intentions for submitting an Annex XV dossier,
- dossiers submitted, and
- with drawn intentions and with drawn submissions.

 $<sup>^{20}</sup>$  It should be noted that the candidate list is also used in relation to articles imported to, produced in or distributed in the EU. Certain supply chain information is triggered if the articles contain more than 0.1% (w/w) (REACH Article 7.2 ff).

#### International agreements

#### **OSPAR** Convention

OSPAR is the mechanism by which fifteen Governments of the western coasts and catchments of Europe, together with the European Community, cooperate to protect the marine environment of the North-East Atlantic.

Work to implement the OSPAR Convention and its strategies is taken forward through the adoption of decisions which are legally binding on the Contracting Parties, recommendations and other agreements. Decisions and recommendations set out actions to be taken by the Contracting Parties. These measures are complemented by other agreements setting out:

- issues of importance;
- agreed programmes of monitoring, information collection or other work which the Contracting Parties commit to carry out;
- guidelines or guidance setting out the way that any programme or measure should be implemented, and
- actions to be taken by the OSPAR Commission on behalf of the Contracting Parties.

#### HELCOM - Helsinki Convention

The Helsinki Commission, or HELCOM, works to protect the marine environment of the Baltic Sea from all sources of pollution through intergovernmental co-operation between Denmark, Estonia, the European Community, Finland, Germany, Latvia, Lithuania, Poland, Russia and Sweden. HELCOM is the governing body of the "Convention on the Protection of the Marine Environment of the Baltic Sea Area" - more usually known as the Helsinki Convention.

In pursuing this objective and vision the countries have jointly pooled their efforts in HELCOM, which works as:

- an environmental policy maker for the Baltic Sea area by developing common environmental objectives and actions;
- an environmental focal point providing information about (i) the state of/trends in the marine environment; (ii) the efficiency of measures to protect it and (iii) common initiatives and positions which can form the basis for decision -making in other international fora;
- a body for developing, according to the specific needs of the Baltic Sea, Recommendations of its own and Recommendations supplementary to measures imposed by other international organisations;
- a supervisory body dedicated to ensuring that HELCOM environmental standards are fully implemented by all parties throughout the Baltic Sea and its catchment area; and
- a co-ordinating body, ascertaining multilateral response in case of major maritime incidents.

#### Stockholm Convention on Persistent Organic Pollutants (POPs)

The Stockholm Convention on Persistent Organic Pollutants is a global treaty to protect human health and the environment from chemicals that remain intact in the environment for long periods, become widely distributed geographically, accumulate in the fatty tissue of humans and wildlife, and have adverse effects to human health or to the environment. The Convention is administered by the United Nations Environment Programme and is based in Geneva, Switzerland.

#### **Rotterdam Convention**

The objectives of the Rotter dam Convention are:

- to promote shared responsibility and cooperative efforts among Parties in the international trade of certain hazardous chemicals in order to protect human health and the environment from potential harm;
- to contribute to the environmentally sound use of those hazardous chemicals, by facilitating information exchange about their characteristics, by providing for a national decision -making process on their import and export and by disseminating these decisions to Parties.
- The Convention creates legally binding obligations for the implementation of the Prior Inform ed Consent (PIC) procedure. It built on the voluntary PIC procedure, initiated by UNEP and FAO in 1989 and ceased on 24 February 2006.

The Convention covers pesticides and industrial chemicals that have been banned or severely restricted for health or environmental reasons by Parties and which have been notified by Parties for inclusion in the PIC procedure. One notification from each of two specified regions triggers consideration of addition of a chemical to Annex III of the Convention. Severely hazardous pesticide form ulations that present a risk under conditions of use in developing countries or countries with economies in transition may also be proposed for inclusion in Annex III.

#### **Basel Convention**

The Basel Convention on the Control of Transboundary Movements of Haza rdous Wastes and their Disposal was adopted on 22 March 1989 by the Conference of Plenipotentiaries in Basel, Switzerland, in response to a public outcry following the discovery, in the 1980s, in Africa and other parts of the developing world of deposits of toxic wastes imported from abroad.

The overarching objective of the Basel Convention is to protect human health and the environment against the adverse effects of hazardous wastes. Its scope of application covers a wide range of wastes defined as "hazardous wastes" based on their origin and/or composition and their characteristics, as well as two types of wastes defined as "other wastes" - household waste and incinerator ash.

The provisions of the Convention centre around the following principal aims:

- the reduction of hazardous waste generation and the promotion of environmentally sound management of hazardous wastes, wherever the place of disposal;
- the restriction of transboundary movements of hazardous wastes except where it is perceived to be in accordance with the principles of environmentally sound management, and
- a regulatory system applying to cases where transboundary movements are permissible.

#### Convention on Long-Range Transboundary Air Pollution, CLRTAP

Since 1979 the Convention on Long-range Transboundary Air Pollution (CLRTAP) has addressed som e of the major environmental problems of the UNECE (United Nations Economic Commission for Europe) region through scientific collaboration and policy negotiation.

The aim of the Convention is that Parties shall endeavour to limit and, as far as possible, gradually reduce and prevent air pollution including long-range transboundary air pollution. Parties develop policies and strategies to com bat the discharge of air pollutants through exchanges of information, consultation, research and monitoring.

The Convention has been extended by eight protocols that identify specific measures to be taken by Parties to cut their emissions of air pollutants. Three of the protocols specifically address the emission of hazardous substances, of which some are included in LOUS:

- The 1998 Protocol on Persistent Organic Pollutants (POPs); 33 Parties. Entered into force on 23 October 2003.
- The 1998 Protocol on Heavy Metals; 33 Parties. Entered into force on 29 December 2003.
- The 1991 Protocol concerning the Control of Emissions of Volatile Organic Compounds or their Transboundary Fluxes; 24 Parties. Entered into force 29 September 1997.

#### Eco-labels

Eco-label schemes are voluntary schemes where industry can apply for the right to use the eco-label on their products if these fulfil the ecolabelling criteria for that type of product. An EU scheme (the flower) and various national/regional schemes exist. In this project we have focused on the three most common schemes encountered on Danish products:

#### EU flower

The EU ecolabelling Regulation lays out the general rules and conditions for the EU ecolabel; the flower. Criteria for new product groups are gradually added to the scheme via 'decisions'; e.g. the Commission Decision of 21 June 2007 establishing the ecological criteria for the award of the Community eco-label to soaps, shampoos and hair conditioners.

#### Nordic Swan

The Nordic Swan is a cooperation between Denmark, Iceland, Norway, Sweden and Finland. The Nordic Ecolabelling Board consists of members from each national Ecolabelling Board and decides on Nordic criteria requirements for products and services. In Denmark, the practical implementation of the rules, applications and approval processes related to the EU flower and Nordic Swan is hosted by Ecolabelling Denmark "Miljømærkning Danmark" (http://www.ecolabel.dk/). New criteria are applicable in Denmark when they are published on the Ecolabelling Denmark's website (according to Statutory Order no. 447 of 23/04/2010). This survey is part of the Danish EPA's review of the substances on the List of Undesirable Substances (LOUS). The survey concerns the substance methyl-tert-butylether; MTBE. This substance was included in the first revision of the LOUS list in 2 000 and has remained on the list since that time. The report defines the substance and present information on the use and occurrence of MTBE internationally and in Denmark, information on existing regulation, on environmental and health effects, on monitoring and exposure, on waste management and on alternatives to the substance.

Den ne kortlægning er et led i Miljøstyrelsens kortlægninger af stofferne på Listen Over Uønskede Stoffer (LOUS). Den ne rapport om handler stoffet methyl-tert¬-butyl-ether, normalt om talt som MTBE, der er en af de i alt 40 stoffer på Miljøstyrelsens Liste over uønskede stoffer (LOUS). Rapporten definerer stoffet og indeholder blandt andet en beskrivelse af brugen og forekomsten af MTBE internationalt og i Danmark, om eksisterende regulering, en beskrivelse af miljø- og sundhedseffekter af stoffet, af moniteringsdata, af affaldsbehandling samt alternativer til stoffet.



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