



Scientific Committee on Consumer Safety

SCCS

## **OPINION ON**

## **Parabens**

Updated request for a scientific opinion on propyl- and butylparaben

## **COLIPA n° P82**

The SCCS adopted this opinion by written procedure on 3 May 2013

### About the Scientific Committees

Three independent non-food Scientific Committees provide the Commission with the scientific advice it needs when preparing policy and proposals relating to consumer safety, public health and the environment. The Committees also draw the Commission's attention to the new or emerging problems which may pose an actual or potential threat.

They are: the Scientific Committee on Consumer Safety (SCCS), the Scientific Committee on Health and Environmental Risks (SCHER) and the Scientific Committee on Emerging and Newly Identified Health Risks (SCENIHR) and are made up of external experts.

In addition, the Commission relies upon the work of the European Food Safety Authority (EFSA), the European Medicines Agency (EMA), the European Centre for Disease prevention and Control (ECDC) and the European Chemicals Agency (ECHA).

### SCCS

The Committee shall provide opinions on questions concerning all types of health and safety risks (notably chemical, biological, mechanical and other physical risks) of non-food consumer products (for example: cosmetic products and their ingredients, toys, textiles, clothing, personal care and household products such as detergents, etc.) and services (for example: tattooing, artificial sun tanning, etc.).

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## 1. BACKGROUND

"Parabens" are currently authorized as preservatives in entry 12 of Annex VI of the Cosmetics Directive at a maximum concentration of 0.4% when used individually or 0.8% when used as a mixture of esters. Different substances are covered by this entry, with the most commonly used being: methyl-, ethyl-, propyl-, butylparabens, isopropyl- and isobutylparabens.

Since 2005, these substances have been assessed by the subsequent Scientific Committees on a number of occasions. In March 2011, the Scientific Committee on Consumers Safety (SCCS/1348/10) considered that:

- Methylparaben and ethylparaben were safe, when used at the maximum authorized concentrations;
- Butylparaben and propylparaben were safe, if the sum of their individual concentrations did not exceed 0.19%.
- For isopropylparaben, isobutylparaben, phenylparaben, benzylparaben and pentyparaben, the human risk could not be evaluated for lack of data.

On 21 March 2011, Denmark notified the Commission that it had banned propyl- and butylparaben, the isoforms and salts in cosmetic products for children up to three years of age. On 10 October 2011, the SCCS adopted a clarification to its previous opinion in light of the Danish clause of safeguard. The Committee (SCCS/1446/11) concluded that:

- For general cosmetic products containing parabens, excluding specific products for the nappy area, there was no safety concern in children.
- For leave-on cosmetic products designed for application on the nappy area and in the case of children below the age of six month, a risk could not be excluded in the light of both the immature metabolism and the possibly damaged skin in this area.

In March 2012, a Member State presented the results of a study on the reproductive toxicity of propylparaben to the Working Group on Cosmetic Products. The study showed no effects on the reproductive parameters; therefore it did not confirm the conclusions of the previous studies that pointed towards negative effects on reproduction.

## 2. TERMS OF REFERENCE

1. *Taking into consideration recent data, does the SCCS consider that its opinions of 2010 (SCCS/1348) and 2011 (SCCS/1446) on propylparaben when it is used as preservative in cosmetics products, both intended for adults and young children, need to be updated?*
2. *Taking into consideration recent data, does the SCCS consider that its opinions of 2010 (SCCS/1348) and 2011 (SCCS/1446) on butylparaben when it is used as preservative in cosmetics products, both intended for adults and young children, need to be updated?*

1 3. Several Member States have highlighted that, despite the Commission's  
2 recommendation to avoid exposure to the sun of children below three years old, young  
3 children are exposed and they are protected from the harmful effects of the sunlight  
4 through the use of sunscreens. The SCCS is therefore asked to take into account in its  
5 assessment the information available about exposure to sunscreens, especially as far  
6 as children below three years old are concerned.  
7  
8  
9  
10

## 11 3. OPINION

### 13 3.1 Introduction

14  
15 In its **Opinion SCCS/1348/10**, the SCCS reiterated its previous conclusion that the  
16 continued use of *methylparaben* and *ethylparaben* as preservatives in cosmetics at the  
17 maximum authorized concentrations (0.4% for one ester or 0.8% when used in  
18 combination) is considered safe for human health.

19 Concerns were expressed with respect to the potential endocrine modifying effects and  
20 potential endocrine related toxicity of *propylparaben*<sup>1</sup>, *butylparaben* as well as their related  
21 iso compounds and *benzylparaben* as these properties appeared to increase with increasing  
22 chain length. For the frequently used compounds, propylparaben and butylparaben,  
23 considered as having a weak endocrine modifying potential, the deduction of an adequate  
24 NO(A)EL value was hampered by considerable shortcomings of the reproductive toxicity  
25 studies carried out in rodents. In rats it was found that longer chain parabens are  
26 metabolized in a fast and complete way into p- hydroxybenzoic acid (PHBA) which is  
27 considered to be an inactive metabolite (rationale is given in the Opinion SCCS/1446/11).  
28

29 In humans, on the other hand it is possible that parent (un-metabolized) parabens become  
30 systemically available, even if in limited amounts. As properly conducted dermal absorption  
31 and/or toxicokinetic studies in humans were lacking, a quantitative risk assessment was  
32 carried out incorporating several layers of conservatism:

- 33 • The risk assessment was done for the most lipophilic compound butylparaben using  
34 the very low NOEL value of 2 mg/kg bw/day derived from a study where juvenile  
35 rats were exposed after subcutaneous administration of 2 mg butylparaben/kg/day  
36 for 17 days (postnatal days 2-18; (Fisher et al. 1999),
- 37 • a high dermal absorption value of 3.7% and
- 38 • a cumulative human exposure value of 17.4 g/day to cosmetic products containing  
39 lipophilic parabens.

40 As a consequence, the use of propylparaben and butylparaben as preservatives in cosmetic  
41 products was considered as safe to the consumer as long as the sum of their individual  
42 concentrations does not exceed 0.19%.

43 This conclusion was drawn in a conservative way due to the lack of scientifically sound data  
44 on the pivotal link between dermal absorption in rats and humans, in particular in relation  
45 to the metabolism of the parent compound in the skin. The latter can only be addressed  
46 through additional human data.

47 As no or only limited information was available for their safety evaluation, human risk could  
48 not be evaluated for isopropyl-, isobutyl-, phenyl-, benzylparaben and pentylparaben.  
49

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<sup>1</sup> For reasons of clarity, in the context of this Opinion, the terms **propylparaben** and **butylparaben** refer to the linear-chained isomers **n-propylparaben** and **n-butylparaben**, respectively, unless otherwise specified.

1 In its last **Opinion SCCS/1446/11**, the SCCS responded to the scientific rationale given  
2 by the Danish authorities for the ban of propyl- and butyl parabens in products intended for  
3 use in children under three years of age. The concern of the Danish authorities related (and  
4 continues to relate) to potentially increased susceptibility and exposure of children to  
5 certain potential endocrine disruptors such as propyl- and butylparaben compared to adults.  
6

7 The SCCS considered the relevant age groups of children (from full-term newborns up to  
8 adolescents), their different stages of immaturity and maturation with age-dependent  
9 different susceptibilities and sensitivities compared to adults, in particular essential  
10 functional changes occurring in the period between the first week and the first few months  
11 after birth.  
12

13 In this respect the SCCS extensively reviewed the following issues:

- 14 • The dermal exposure of the newborn and early infant, differences and risk factors  
15 that are different between adult and immature skin,
- 16 • The potential estrogenicity of p-hydroxybenzoic acid (PHBA, the common metabolite  
17 of parabens),
- 18 • The difference in metabolism of parabens in humans and in rodents,
- 19 • The immature metabolism of drug metabolizing enzymes converting parabens into  
20 inactive metabolites (PHBA or paraben conjugates) in newborns and in infants, and  
21 • Recent biomonitoring data of parabens in humans.  
22

23 The SCCS finally concluded (SCCS/1446/11):

24 For general cosmetic products containing parabens, excluding specific products for the  
25 nappy area, the SCCS considers that there is no safety concern in children (any age group)  
26 as the MOS was based on very conservative assumptions, both with regards to toxicity and  
27 exposure. The risk assessment in opinion SCCS/1348/10 was confirmed and regarded to be  
28 very conservative. The view of the SCCS was additionally found to be supported by recent  
29 human biomonitoring data from Europe and the United States (for adults and children  
30 above 6 years) suggesting that systemic exposure doses are considerably lower than  
31 estimated in the paraben opinion. The current weight of evidence supports the view that  
32 the known metabolites of parabens, PHBA and conjugated parabens (glucuronides, sulfate  
33 esters), can be considered not to possess estrogenic potential, based on the outcome of  
34 experimental studies and SAR considerations. The conclusions continued:

35 “In the case of children below the age of 6 months, and with respect to parabens present in  
36 leave-on cosmetic products designed for application on the nappy area, a risk cannot be  
37 excluded in the light of both the immature metabolism and the possibly damaged skin in  
38 this area. Based on a worst case assumption of exposure, safety concerns might be raised.  
39 Given the presently available data, it is not possible to perform a realistic quantitative risk  
40 assessment for children in the pertinent age group as information on internal exposure in  
41 children is lacking.

42 Scientifically sound data on the pivotal link between dermal absorption in rats and humans,  
43 in particular with regard to the metabolism of the parent parabens in the skin and specific  
44 exposure information for cosmetic products used for children would allow a refinement of  
45 the above assessment.

46 With regard to pregnant women, the unborn foetus will be better protected than the  
47 neonate/newborn or early infant exposed dermally to parabens by the more efficient  
48 systemic parabens inactivation by the mother.”  
49

50 The previous opinions of the SCCP on the subject of parabens, which provide additional  
51 information, have been compiled in the list of references.

52 Sunscreens:

53 Finally, the SCCS recognised the Danish argument that high exposure to **sunscreens** for  
54 the age group of children up to 3 years can occur as a result of repeated use. However, the

1 SCCS stated that children of this age group should not be exposed to direct sunlight, and if  
2 exposed, should be covered by appropriate clothing <sup>2</sup>. Sunscreens then need only to be  
3 applied on those areas that are exposed to sun and that cannot be protected by clothing.  
4 The SCCS considered the scenario of over-exposure to sunscreens as the result of product  
5 misuse and hence not applicable to risk assessment which considers normal uses of a  
6 product.

7

## 8 **3.2 Issues**

9

### 10 **3.2.1 Potential endocrine effects of parabens**

11

#### 12 **Possible effects on the developing organism**

13 After considering the main arguments of a recent review of Boberg et al. (2010), the SCCS  
14 stated in its Opinion (SCCS/1446/11): The toxicity of parabens, in particular butylparaben,  
15 has been investigated in previous and more recent studies, with exposure in utero, during  
16 lactation and in juvenile animals (see Appendix 1). The lowest available critical effect level  
17 (NOAEL) chosen in the safety assessment (Opinion SCCS/1348/10) was based on such  
18 studies.

19 The study chosen by the SCCP/SCCS was that of Fisher et al. (1999) with a NOEL of  
20 **2 mg/kg bw/day** for **butylparaben** (no other doses studied) in male juvenile rats after  
21 repeated subcutaneous application.

22 In other studies in female and male rodents, often (much) higher dose levels (several  
23 hundred up to 1200 mg/kg bw) were administered (see Appendix 1). In some of these  
24 studies, subcutaneous application of the test substance was chosen, which does not reflect  
25 human exposure. Dermal absorption and skin metabolism were, as such, not taken into  
26 consideration. Furthermore, when hormone levels or endocrine functions are found to be  
27 changed *in vitro* or *in vivo* it is often not clear whether the effects are adverse to the  
28 organism or not. These circumstances (and not the lack of any studies) make it difficult to  
29 derive a NO(A)EL. Although a multigeneration OECD guideline study is missing, the main  
30 endpoints of reproductive toxicity are covered by the available studies.

31 The SCCS considered that the question of possibly increased susceptibility of children is  
32 sufficiently covered by the available data on reproductive toxicity. Potential remaining  
33 uncertainties have been addressed by introducing several layers of conservative  
34 assumptions in the assessment (summarized in the final conclusions).

35 In its Opinion (SCCS/1446/11), the SCCS responded in more detail on some particular  
36 aspects of the Boberg et al. (2010) review and the request of the Danish Authorities. These  
37 refer to the (non-)estrogenicity of the common metabolite PHBA and the paraben  
38 conjugates as well as the inhibition of sulfotransferases in human skin and liver by  
39 parabens, a mechanism that may contribute to the estrogenic effects of parabens.

40

41

### 42 **3.2.2 Toxicokinetics and metabolism of parabens in humans and rodents**

43

44 In its Opinion (SCCS/1446/11), the SCCS has re-assessed the role of metabolism of  
45 parabens, as there is increasing evidence that rats and humans markedly differ in this  
46 respect and that the rat appears to be a model of limited relevance when extrapolating the  
47 toxicokinetics of parabens to humans (reviewed by Boberg et al. 2009, 2010 and in the  
48 Opinions SCCS/1348/10 and SCCS/1446/11).

49

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<sup>2</sup> [http://ec.europa.eu/health-eu/news/sun\\_uv\\_en.htm](http://ec.europa.eu/health-eu/news/sun_uv_en.htm)

1 While parabens in rats are almost exclusively hydrolysed to PHBA in the skin after topical  
2 application and in the systemic circulation after oral or subcutaneous administration as well  
3 (Aubert 2009), free and predominantly conjugated parabens (glucuronides and sulfate  
4 esters) have been detected in biomonitoring studies in human serum or urine (reviewed in  
5 SCCS/1446/11, Annex 4; Buttke et al. 2012) and in experimental human studies after  
6 dermal application (Janjua et al. 2007 and 2008). These studies have been conducted in 26  
7 young adult males with dermal repeated exposure to butylparaben at a daily dose of 10  
8 mg/kg bw together with two phthalate esters each at the same dose for five days (for  
9 details see **Appendix 2**). The extent of hydrolysis to PHBA has not been quantified in the  
10 human studies. It is assumed that the parabens dermally taken up into the systemic  
11 circulation are in part further metabolized to PHBA and paraben conjugates in the liver and  
12 other organs of the human body before the remaining free parabens and their metabolites  
13 are excreted into the urine.

14  
15 As the efficiency of the metabolic pathways determines the level of free parabens in the  
16 body, in the first postnatal months (neonates/newborns and infants) the immaturity of drug  
17 metabolising enzymes involved in the metabolism of parabens in humans  
18 (carboxylesterases, UDP-glucuronosyltransferases and sulfotransferases) may influence the  
19 level of unconjugated parabens circulating in the human body (reviewed in Annex 3 of the  
20 Opinion SCCS/1446/11).

21  
22 The SCCS concluded with regards to the toxicokinetics and metabolism of parabens in  
23 humans and rodents:

24  
25 The level of free parabens (free parabens are considered responsible for the toxicological  
26 effects) in the body is determined by the efficiency of the drug metabolising enzymes  
27 involved in the metabolism of parabens in humans (carboxylesterases, UDP-  
28 glucuronosyltransferases and sulfotransferases). The UDP-glucuronosyltransferase enzyme  
29 family is not fully developed until the age of 6 months and data suggest reduced  
30 carboxylesterase expression in children below 1 year. Therefore it cannot be excluded that  
31 the internal dose and the half-life of the unmetabolised parabens may be higher in  
32 newborns and infants up to 6 months of age when compared to adults after topical  
33 application of cosmetics containing parabens. In any case, the missing data regarding  
34 parabens metabolism in adult humans, neonates/newborns and early infants require  
35 particular consideration in the risk assessment.

36 The unborn foetus will be better protected by the relatively efficient systemic parabens  
37 inactivation by the mother than the neonate/newborn or early infant exposed dermally to  
38 parabens.

39  
40 The SCCS has emphasized that relevant human data regarding metabolism, required for  
41 reducing uncertainties and for a sound risk assessment of parabens, is missing so far. This  
42 data could be gained for instance by a human toxicokinetic study *in vivo* or by an approach  
43 combining human *in vitro* data on the metabolism of parabens and toxicokinetic modelling.  
44 For toxicokinetic modelling of parabens metabolism in humans of different age groups,  
45 relevant *in vitro* data regarding hydrolysis and phase II metabolism of parabens in human  
46 skin and liver would be needed.

### 47 48 **3.2.3. Dermal absorption and human exposures to parabens**

49 (Text from SCCS 1348/10 and SCCS/1446/11, modified)

50 Dermal absorption studies and their shortcomings have been extensively reviewed and  
51 evaluated in previous opinions (summarized in SCCS 1348/10, section 3.3.1.) Until a  
52 properly conducted dermal absorption and toxicokinetic study in humans will allow the  
53 assignment of a more scientifically solid value, the SCCS will use a dermal absorption value  
54 of **3.7%** in its MoS safety calculations.

55 Furthermore, in its previous opinions, the SCCS took the following parameters into account

1 for the final safety assessment of the parabens:

2 The SCCS could not determine an adequate NO(A)EL-value for the paraben esters under  
3 consideration from the studies in Appendix 1. Consequently, the NOEL value of 2 mg/kg  
4 bw/day, based on Fisher et al. (1999) remains the conservative choice for the calculation of  
5 the MoS of propyl- and butylparaben. The Committee acknowledged the fact that the Fisher  
6 et al. (1999) study involves subcutaneous instead of oral administration, but emphasized  
7 that 2 mg/kg bw/day clearly represents a NOEL instead of an NOAEL.

8

9 For the calculation of the SED the cumulative value of 17.4 g/day was used (SCCS Notes of  
10 Guidance, SCCS/1416/11), assuming that parabens were used as preservatives in all  
11 cosmetic products.

12 Thus, the following parameters for the final calculation of the MoS of butylparaben were  
13 used:

14

15	Dermal absorption:	3.7%
16	Intended concentration in finished product:	0.4%
17	Typical body weight:	60 kg
18	Cumulative exposure to preservatives:	17.4 g/day
19	NOEL (subcutaneous, rat, 17 days):	2.0 mg/kg bw/day

$$\text{SED} = \frac{17400 \text{ mg/day} * 0.4/100 * 3.7/100}{60 \text{ kg}} = 0.043 \text{ mg/kg bw/day}$$

$$20 \quad \text{MoS} = \text{NOEL} / \text{SED} = 46.6$$

21

22 This means that, in order to obtain a MoS  $\geq 100$ , the concentration of butylparaben in the  
23 finished cosmetic product would need to be reduced to **0.19%**.

24

25 Based on the exposure calculation made for adults in opinion SCCS/1348/10, an  
26 extrapolation has been made for children on the basis of the body surface area, assuming a  
27 concentration of 0.19% for butylparaben in the finished cosmetic product.

28 The cumulative exposure to preservatives used in all cosmetic product categories is  
29 considered to be 17.4 g/day on a surface of 1.75 m<sup>2</sup> for an adult. For a child of 3 months of  
30 age (5.3 kg and a surface area 0.31m<sup>2</sup>)<sup>3</sup> the cumulative exposure would then result in 17.4  
31 \*0.31/1.75= 3.08 g/day.

32 Accordingly, the MOS would then be:

33 Dermal absorption: 3.7%

34 Intended concentration in finished product: 0.19%

35 Typical body weight: 5.3 kg

36 Cumulative exposure to leave-on products: 3.08 g/day

37 NOEL (subcutaneous, rat, 17 days): 2.0 mg/kg bw/day

38 SED = 3080 mg/day \* 0.19/100 \* (3.7/100\* 5.3) kg = 0.0408mg/kg bw/day

39

40 MoS = NOEL / SED = 49

<sup>3</sup> <http://www.rivm.nl/bibliotheek/rapporten/320005005.pdf>

1 However, it is not realistic to assume that a child of three months is exposed to all the  
 2 cosmetic products that adults use. Therefore, this exposure calculation needs to be refined,  
 3 using appropriate exposure information (data on amounts applied and use frequency) for  
 4 children. Unfortunately, reliable information is not available.

5 COLIPA <sup>4</sup> was requested to provide exposure data for children which might exist in the  
 6 cosmetics industry, but reported that data for children on use frequencies and amounts are  
 7 currently not available. However, COLIPA suggested correcting the use data for adults for  
 8 body weight of children.

9 One set of data was provided by the French Authorities which had been received from  
 10 representatives of the cosmetic industry. The SCCS has no further information on how this  
 11 data was generated.

12 According to this data, the following quantities of products are used daily for children:

13 - for leave-on products:

14 0.063 g/d for body care leave-on products,

15 1.34 g/d for leave-on products for nappy area,

16 0.55 g/d for wipes for nappy area

17 - for rinse-off products:

18 1 g/d for rinse-off products for body care

19 2.4 g/d for rinse-off products for nappy area,

20 This results in the following exposure, considering a child of three months of age (5.3 kg  
 21 bw):

22

23 **Table 1**

Leave-on products			
	Body care products	Products for buttock area	
		Cream and other products	Wipes
Dermal absorption	3.7%	3.7%	3.7%
concentration	0.19%	0.19%	0.19%
Daily amount	0.063 g	1.34 g	0.55 g
Body weight	5.3 kg	5.3 kg	5.3 kg
SED (mg/kg/day)	0.000836	0.0177	0.0076
NOEL=2 (mg/kg/day)			

<sup>4</sup> European Cosmetics Association, now Cosmetics Europe

MOS	2393	112	275
-----	------	-----	-----

1  
2 Leave on body care products:  
3 The MOS calculated for the body care products is considered acceptable. However, there is  
4 uncertainty with regard to the exposure data. The daily amount for body care products used  
5 by children was reported to be 0.063 g (according to the representatives from the French  
6 cosmetic industry) but no justification for this value was given.  
7 An alternative approach would be to correct the amount of body lotion used by adults for a  
8 body weight of a child as suggested by COLIPA. For body lotion the value of 123.20  
9 mg/kg/day is given<sup>5</sup>; resulting in a daily applied amount of  $123.2 \times 5.3 = 0.6$  g, i.e. 10 fold  
10 higher than the value used in the present calculation using the French data. The amount of  
11 body lotion used on children can also be calculated by correction for body surface area. This  
12 would result in an amount of  $8 \text{ g} \times 0.31 / 1.75 = 1.4$  g per day and a MOS of 107. As stated  
13 before, it is not clear whether it is appropriate to extrapolate from adult use to children.

14  
15 In conclusion, the range of results obtained by the different approaches demonstrates the  
16 uncertainty in the exposure data and urges the need for children specific exposure  
17 information. A realistic exposure is expected to be inside this range and the MOS is  
18 considered sufficient despite the uncertainties with regard to the metabolic capacity of the  
19 skin of newborns and early infants, as the value for the dermal absorption and the NOEL are  
20 conservative.

21  
22 Leave-on products used in the nappy area:

23 A specific calculation has been made for products used for the nappy area. For this area it is  
24 expected that, especially in the case of irritated skin (see specific section on cosmetics  
25 products used in the nappy area, SCCS/1446/11, sections 3.2.1 and 3.3.3), the dermal  
26 absorption might be higher than the 3.7% used in the calculation above. In combination  
27 with the uncertainty associated with the exposure data, the likely simultaneous use of wipes  
28 and cream on the nappy area, and the fact that for children under 6 months of age the  
29 metabolic system in the skin may be immature, the calculated MOS of 49 is not considered  
30 acceptable for this age group.

31  
32 Rinse-off-products:

33 For rinse-off products, the MOS is considered sufficient both for body care products and for  
34 products for the nappy area (table 2).

35  
36  
37

**Table 2**

Rinse- off products		
	Body care products	Products for buttock area
Dermal absorption	3.7%	3.7%
concentration	0.19%	0.19%

<sup>5</sup> SCCS Notes of Guidance, § 4-2, Tab 3

[http://ec.europa.eu/health/scientific\\_committees/consumer\\_safety/docs/sccs\\_s\\_006.pdf](http://ec.europa.eu/health/scientific_committees/consumer_safety/docs/sccs_s_006.pdf)

Retention factor	0.01	0.01
Daily amount	1 g	2.4 g
Body weight	5.3 kg	5.3 kg
SED (mg/kg/day)	0.0001326	0.000318
NOEL=2 (mg/kg/day)		
MOS	15078	6282

1

2

### 3.2.4 Biomonitoring studies: paraben levels in urine and plasma

3

Information on exposure to parabens can be derived from human biomonitoring studies. Concentrations in human biological fluids (e.g. urine, blood) account for both dietary intake (e.g. from foods with paraben preservatives) and dermal application of products with parabens; according to Soni et al. (2005) the latter is considered to be the major contributor. Thus, such measurements are of interest as they provide information on the frequency and the magnitude of an overall exposure.

8

The results of these studies (see SCCS/1446/11, Annex 4 for details and references) indicate that the (average) systemic exposure dose is considerably lower than estimated in the previous paraben opinion (SCCS/1348/10) for adults who use all types of cosmetic products with parabens at the authorized concentrations.

Exposure estimates based on biological monitoring data are considered by SCCS as useful additional information in their overall evaluation on the safety of parabens.

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### 3.3 The recent study on reproductive toxicity and toxicokinetics of propylparaben in juvenile male Wistar rats

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Propylparaben has been described as having effects on sperm parameters and plasma testosterone concentrations of male rats following juvenile exposure (Oishi 2002a). In order to confirm and further characterize these effects, *in vivo* studies on the toxicokinetics and reproductive toxicity of propylparaben in male juvenile Wistar rats starting from PND 21 were conducted in 2010-2012 (Ricerca Biosciences 2011, 2012a, 2012b, 2012c, 2012d).

The project was initiated with regard to the safety assessment of marketed pharmaceutical products containing parabens and sponsored by the French Medicines Agency (AFSSAPS). An industry consortium of marketing authorization holders was associated with the project. The main study (Ricerca Biosciences, 2012d) and two analytical method validation studies were conducted under GLP in general compliance with FDA (2006) and EMA (2008) guidelines on reproductive toxicity testing and ICH guideline S3A (1994) on toxicokinetics. A pilot toxicokinetic study (Ricerca Biosciences SAS 2011) and a subsequent preliminary toxicokinetic study (Ricerca Biosciences SAS 2012a) lack GLP status, but were conducted according to the SOPs of the testing facility.

1 The **preliminary toxicokinetic study** was conducted in July 2010. The objectives of the  
 2 study were to provide preliminary toxicokinetic data of propylparaben in the juvenile male  
 3 rat (Wistar Crj: WI (Han) in order to define the optimal sampling time-points for a  
 4 toxicokinetic investigation in a subsequent post-weaning juvenile toxicity study. The study  
 5 was conducted according to the following design: Four dose levels for oral administration  
 6 were selected (3, 10, 100, 1000 mg/kg bw, gavage). Group 1 animals (control) received the  
 7 vehicle alone (1 % (w/v) hydroxyethylcellulose. Blood samples for the toxicokinetic  
 8 evaluation were taken pre-dose, 5, 15 and 30 minutes, and 1, 2, 4, 8 and 24 hours after a  
 9 single administration on post-natal day 31 (PND 31). Serum samples were acidified with 0.1  
 10 M formic acid and propylparaben analysed according to a validated method using an LC-  
 11 MS/MS system and deuterated (ring-D4)-propylparaben as an internal standard. The  
 12 toxicokinetic parameters were determined from the mean plasma concentrations by non-  
 13 compartmental analysis. Linearity was assessed from  $AUC_{0-4h}$  and dose-proportionality was  
 14 assessed from  $C_{max}$  and  $AUC_{0-4h}$ . Pharmacokinetic parameters for total (free and  
 15 conjugated) propylparaben from treated groups were as follows:

16  
 17 Table 3

Dose (mg/kg)	$C_{max}$ (ng/mL)	$T_{max}$ (h)	$AUC_{0-4h}$ (ng.h/mL)
3	872	0.25	559
10	3135	0.25	2342
100	8664	0.0833	14172
1000	17183	0.5	39999

18  
 19  
 20 Total propylparaben appeared to be eliminated very rapidly following oral administration as  
 21 suggested by the half-life values observed at 10 and 100 mg/kg which were 0.789 and  
 22 0.970 hours, respectively. The half-life for total parabens at the dose of 1000 mg/kg was  
 23 not reported in the study but could be assessed to be about 3.5 hours from the individual  
 24 data in Addendum 4 of the study. The increase of  $C_{max}$  was non-linear above 10 mg/kg and  
 25 markedly less than dose-proportional at 100 and 1000 mg/kg.  $AUC_{0-4h}$  values were linear  
 26 with dose up to 100 mg/kg bw whereas  $AUC_{0-4h}$  for the highest dose was too short for  
 27 assessing linearity with dose because of the longer half-life at this dose. The conclusion was  
 28 that plasma samples should be obtained around  $T_{max}$  (0.25 to 0.5 hours after dosing) and  
 29 up to at least 8 hours after dosing.

30  
 31 Comment

32 It is not clear to which extent hydrolysis of esters and of conjugates occur under these  
 33 conditions.

34  
 35 The objectives of the main **reproductive toxicity study** (Ricerca Biosciences, 2012d) were  
 36 to determine the toxicity of the test item, propylparaben, following daily oral administration  
 37 to the juvenile male Wistar rat from the age of weaning on post-natal day (PND) 21 through  
 38 sexual maturation and up to 11 weeks of age (8-week treatment period) and to assess  
 39 systemic exposure under the defined experimental conditions. The selected treatment  
 40 period covers the juvenile (PND 21-35), peri-pubertal (PND 35-55), pubertal (55-70) and  
 41 early adult stages in the male rat.

42  
 43 As in the Oishi (2002a) study, the study was performed in the same strain of juvenile male  
 44 rat (Wistar Crj: WI (Han) and treatment started on PND 21. However, the duration of  
 45 exposure was extended from 4 to 8 weeks (PND 77) and gavage (once daily) was used

1 instead of dietary admixture. Furthermore, a fourth dose level-group (low dose) was  
 2 included in an attempt to determine a NOAEL. Additional animals were included to evaluate  
 3 the reversibility of any toxic signs during a 26-week treatment-free period (to cover 3  
 4 spermatogenic cycles). Toxicokinetic groups were also included to assess systemic exposure  
 5 under the defined experimental conditions. Additional endpoints such as histopathology and  
 6 serum LH and FSH levels were included in order to determine the mechanisms of the  
 7 awaited testicular and epididymal effects. The pathology data and evaluation were  
 8 subjected to an external review.

9  
 10 Table 4

Group/Treatment	Nominal dose level (mg/kg/day)	Dose volume (mL/kg/day)	Nominal dose concentration (mg/mL)	Number of animals		
				Main group animals		Satellite animals for toxicokinetics
				Sub-group 1	Sub-group 2	
1. Control	0	10	0	10	10	9
2. Low dose	3	10	0.3	10	10	17
3. Low-mid dose	10	10	1	10	10	17
4. High-mid dose	100	10	10	10	10	17
5. High dose	1000	10	100	10	10	17

11  
 12 Sub-group 1 animals (see table) were necropsied at the end of the 8-week treatment  
 13 period, sub-group 2 animals at the end of the 26-week treatment-free period.

14  
 15 Study specific precautions were taken in order to prevent contamination by parabens from  
 16 products used by personnel such as cleaning liquids, shampoos, moisturisers, topical  
 17 pharmaceuticals etc. The vehicle was 1 % (w/v) hydroxyethylcellulose 80-125 centipoises at  
 18 2 % in water for injection. Purity of the test substance, stability in the vehicle and  
 19 homogeneity of the test suspension were controlled. The test item was applied once daily by  
 20 gavage and Group 1 animals (controls) received the vehicle alone. For the analysis of  
 21 testosterone, LH and FSH, blood samples of about 2 ml were taken from the retro-orbital  
 22 sinus of all animals under isoflurane anaesthesia from the animals fasted for at least 14  
 23 hours in the morning of PND 78 and PND 79.

24  
 25 Study results:

26 No unscheduled deaths were observed. Clinical signs were restricted to transient post-dose  
 27 hyper-salivation of animals of the high dose group, first noted on study day 9 (PND 30) and  
 28 thereafter until the end of the treatment period, occasionally together with abnormal  
 29 foraging. There was no influence of treatment on mean body weight gain in any group  
 30 through to the end of the treatment period (study day 56) or treatment-free period (study  
 31 day 237). Terminal mean body weight at the end of the treatment and treatment-free  
 32 period was comparable with that in the concurrent control in all treated groups.

33 There was no influence of treatment on time of sexual maturation of the males in any  
 34 group. Mean body weights on the day of occurrence of balano preputial skinfold cleavage (in  
 35 average on PND 43-44) were comparable in all groups.

36 No influence of treatment on the levels of the measured hormones (LH, FSH and  
 37 testosterone) was observed in any group. Isolated deviating findings were not dose-related  
 38 and considered to be incidental.

39 There were no effects of treatment on mean sperm counts and motility parameters at  
 40 terminal sacrifice and sacrifice after the treatment-free period, apart from one single finding  
 41 in the low-mid (10 mg/kg) dose group after the treatment period and one in the high dose

1 recovery group. Both were associated with severe macroscopic and microscopic findings in  
2 testes or epididymes but were considered incidental because of the isolated occurrence.  
3 There were no body or organ weight differences that might indicate a treatment related  
4 effect. Occasional weight differences, including those with statistical significance between  
5 controls and treated animals were not dose-related and hence considered to be incidental or  
6 only to reflect normal individual variation.

7 At the end of the treatment period, the only effects of note were limited to minimal tubular  
8 atrophy/hypoplasia recorded in the right testis of three animals from the low dose group as  
9 well as in one animal from the high dose group. Severe tubular atrophy/hypoplasia of the  
10 right testis was sporadically recorded in one animal in the mid-low dose group, in  
11 correlation with soft testes in addition to small epididymides correlated with atrophy and  
12 aspermia.

13 At the end of the period free of treatment (26-weeks), findings of note were limited to  
14 occasional organ weight differences. One animal from the high dose group had small testes  
15 in correlation with severe hypo-spermatogenesis in the right testis.

16 In summary of the pathology investigations, daily oral administration of propylparaben in  
17 post-weaning juvenile male Wistar rats for 8 weeks followed by a 26-week treatment-free  
18 period did not result in test item-related macroscopic or microscopic changes in the testes  
19 and epididymides. There was no evidence of any treatment-related effect on testicular and  
20 epididymal weights or on sperm count and motility data in any of the treated groups.

21  
22 In conclusion, the **NOAEL** of the study is **1000 mg/kg bw/day** for the treatment period of  
23 8 weeks. The present study did not confirm the effects on the reproductive functions  
24 reported by Oishi (2002a).

25  
26 The **satellite toxicokinetic study** by the oral route (gavage) in the juvenile rats was  
27 performed as follows (Ricerca Biosciences, 2012d):

28 The satellite animals were subjected to the same dosing regime as the main groups from  
29 day 0 (PND 21) to day 56 (PND 77). After the first dosing day 0 (PND 21), blood samples of  
30 approximately 0.4 mL (day 0) or approximately 1 mL (day 56) were withdrawn from a  
31 retro-orbital sinus under isoflurane anaesthesia. The animals were not fasted before  
32 sampling. Samples were taken as follows:

33  
34 The blood samples were collected in tubes containing K<sub>3</sub>-EDTA as anticoagulant and  
35 centrifuged at 4 °C. Plasma samples were stored deep-frozen (between -90° and -70 °C)  
36 until analysis. The satellite animals were killed and discarded without further examinations  
37 after the last blood sampling occasion.  
38

1  
2 Table 5

Time after dosing (hours)	0.25	0.5	1	4	8	24
First 3 animals/group <sup>(1)</sup>	+					
Second 3 animals/group <sup>(1)</sup>		+				
Third 3 animals/group <sup>(1)</sup>			+			
Fourth 3 animals/group				+		
Fifth 3 animals/group					+	
Last 2 animals/group						+

+: animals sampled.

<sup>(1)</sup>: The control animals were sampled only at the 0.25, 0.5 and 1 hour time-points.

3  
4 Samples were analysed according to a validated method using an LC-MS/MS system and  
5 deuterated (ring-D4)-propylparaben as an internal standard. Toxicokinetic parameters (at  
6 least the maximum observed concentration ( $C_{max}$ ), time to reach  $C_{max}$  ( $T_{max}$ ), area under  
7 the concentration-time curve (AUC), accumulation ratio and dose proportionality) were  
8 determined for total propylparaben (free and sulphate metabolite after enzymatic  
9 conversion by sulfatase from *Helix pomatia*, Sigma-Aldrich No. S9626 <sup>6</sup>) using a non-  
10 compartmental pharmacokinetic methodology.

11 Results:

12 No free or conjugated propylparaben was found in plasma from the control group.  
13 Toxicokinetic parameters from treated groups were as shown in the table below (table 6).  
14 Three out of 8 doses in the satellite toxicokinetic study were much lower than the nominal  
15 doses (see table 6) and were explained by the study authors due to homogeneity problems  
16 of the test substance in the vehicle suspensions. Toxicokinetic data in table 6 are related to  
17 actual doses.

18  
19 Propylparaben was rapidly absorbed and plasmatic peaks rapidly appeared. For **total**  
20 **propylparaben** (free and conjugated), the maximum plasma concentrations were generally  
21 observed 0.25-0.5 hours after dosing. Total propylparaben plasma concentrations were  
22 quantifiable at least up to 8 hours at 100 and 1000 mg/kg/day.

23  
24 On both PND 21 and PND 77,  $C_{max}$  values increased markedly less than dose-proportional  
25 between 100 mg/kg and the highest dose. On PND 21, the increase of  $AUC_{0-8h}$  values of  
26 total propylparaben between 3 and 1000 mg/kg/day can be considered dose-proportional.  
27 Corresponding values on PND 77 increased less than dose-proportional at the highest dose.  
28 The study authors explained this difference by maturation of the carboxylesterase(s) in the  
29 juvenile rats during adolescence (De Zwart et al 2008, Karanth and Pope 2000).

30  
31 Plasma concentrations of **free propylparaben** were quantifiable only at 100 and 1000  
32 mg/kg/day (LLOQ = 20 ng/mL). At 1000 mg/kg, they could be determined up to 8 hours  
33 after dosing on PND 21 and up to 1 hour after dosing on PND 77.  
34

<sup>6</sup> This type of sulfatase also contains some  $\beta$ -glucuronidase activity. Probably the metabolite propylparaben  $\beta$ -glucuronide was also partly or completely hydrolysed under the conditions used.

1 On PND 21, at the highest dose applied,  $C_{max}$  was 1727 ng/ml and the concentration values  
2 for 4 and 8 h were 207 and 70.7 ng/mL. At this dose, no AUC value for free propylparaben  
3 on PND 21 was derived in the study report because the concentrations for the 0.5 h and 1 h  
4 samples were found outside the range of the validation criteria (both values reported  
5 between 200 and 1000 ng/ml). Despite these missing data in the study report, the  $AUC_{0-8h}$   
6 for free propylparaben has been roughly estimated by the SCCS to be about 2600 ng x  
7 h/ml.

8 Whereas AUC values of total propylparaben apparently increased with dose in a proportional  
9 manner on PND 21, the increase in systemic exposure of free propylparaben was higher  
10 than dose-proportional between 47.0 (actual dose) and 1000 mg/kg/day: The AUC value  
11 increased by a factor of about 100 (compared to an increase in dose of about 20)  
12 suggesting beginning saturation of inactivating enzymes towards propylparaben at the  
13 highest dose on PND 21.

14 Also for free propylparaben, a decrease in systemic exposure was noted between PND 21  
15 and PND 77 which was already seen for total propylparaben.

16  
17 *In conclusion*, an accumulation of propylparaben during repeated dosing over 8 weeks could  
18 not be observed. In contrast, the systemic exposure to total and free propylparaben  
19 decreased between PND 21 and PND 77. The lower systemic exposure to total and free  
20 propylparaben observed on PND 77 may be attributable to an increase in carboxylesterase  
21 activity.

#### 22 23 Comments

- 24 - It is not clear whether the glucuronide conjugate is completely hydrolysed under the  
25 conditions used (see footnote 6)
  - 26 - Values outside the validation criteria (+/- 15%) are not available in the report of the  
27 satellite toxicokinetic study. This concerns some of the actual doses and several  
28 concentrations in the plasma.
  - 29 - Analytical data on individual animals are not available in the satellite toxicokinetic  
30 study.
  - 31 - The percentage of conjugates has not sufficiently been considered regarding the  
32 inactivation of propylparaben.
  - 33 - The decrease of both total and free propylparaben between PND 21 and PND 77  
34 underlines the predominating role of enzymatic hydrolysis of propylparaben by  
35 carboxylesterases on PND 77 compared to the conjugating enzymes.
- 36  
37

1  
2 Table 6

Occasion	Compound(s)	Nominal dose (Actual dose*) (mg/kg bw/day)	C <sub>max</sub> (ng/mL)	T <sub>max</sub> (h)	AUC <sub>0-8h</sub> (ng*h/mL)	AUC <sub>0-24h</sub> (ng*h/mL)
PND 21	Total propylparaben (free and conjugated)	3	786	0.25	408***)	NC
		10 (5.71)	1,971	0.25	NC#	NC
		100 (47.0)	7,246	0.25	14,613	NC
		1000	25,003	0.5	148,840	243,348
PND 21	Free propylparaben	100 (47.0)	54.5	0.25	NC <30***)	NC
		1000	1,727	0.25	NC# 2,600***)	NC
PND 77	Total propylparaben (free and conjugated)	3	500	0.25	538	NC
		10 (7.80)	1,458	0.25	2,020	NC
		100	5,610	0.25	12,707	13,224
		1000	12,030	0.25	47,760	NC
PND 77	Free propylparaben	100	22.7	0.25	NC	NC
		1000	1,021	0.25	342	NC

3 NC not calculated in the study  
4 NC# not calculated in the study since the 0.5 and 1 h value were outside the  
5 validated range.  
6 \*) Actual dose presented when it was outside +/-15% of the nominal dose  
7 \*\*) AUC<sub>0-1h</sub> instead of AUC<sub>0-8h</sub>  
8 \*\*\*) value assessed by the SCCS from data available in Addendum 7 of the study  
9 (see text)

10  
11 **General comments on**

12  
13 **1) the toxicokinetic studies**

- 14 - Urinary excretion of propylparaben and its metabolites was not investigated.  
15 - A mass balance cannot be performed since the main metabolite PHBA was not  
16 determined.

17  
18 **2) the reproductive toxicity study**

19 The GLP study on reproductive toxicity has been well conducted and is considered  
20 appropriate to refute the study of Oishi (2002a) which reported reproductive toxicity in  
21 juvenile male rats. The toxicokinetic data indicate a rapid and effective metabolism of

propylparaben after oral exposure due to rapid and effective hydrolysis of the substance by carboxylesterases. Inactivation of propylparaben by conjugating enzymes plays a minor role. This new data supplement previous data on the toxicokinetics of parabens in rats (e.g., Aubert 2009) and support the view that the metabolism in rats is obviously in a quantitative manner different from the available toxicokinetic data in humans. These toxicokinetic differences reinforce the previous concern of the SCCS on the use and relevance of the oral rat model with regards to the risk assessment of propyl- and butylparaben (see Discussion and Appendix 2). The study does not cover the potentially sensitive period after birth until PND 21.

### 3.4 Safety evaluation

As in its previous opinions, the SCCS takes the following parameters into account for the final safety assessment of the parabens:

Until a properly conducted dermal absorption and toxicokinetic study in humans will allow the assignment of a more scientifically solid value, the SCCS will use a dermal absorption value of 3.7% in its MoS safety calculations.

The SCCS could not determine an adequate NO(A)EL-value for the paraben esters under consideration from the studies in Appendix 1. Consequently, the NOEL value of 2 mg/kg bw/day, based on Fisher et al. (1999) remains the conservative choice for the calculation of the MoS of propyl- and butylparaben. The Committee acknowledged the fact that the Fisher et al. (1999) study involves subcutaneous instead of oral administration, but emphasized that **2 mg/kg bw/day** clearly represents a NOEL instead of an NOAEL For the calculation of the SED.

The cumulative value of **17.4 g/day** was used (SCCS Notes of Guidance, SCCS/1416/11), assuming that parabens were used as preservatives in all cosmetic products.

Thus, the following parameters for the final calculation of the MoS of butylparaben were used:

Dermal absorption:	3.7%
Intended concentration in finished product:	0.4%
Typical body weight:	60 kg
Cumulative exposure to preservatives:	17.4 g/day
NOEL (subcutaneous, rat, 17 days):	2.0 mg/kg bw/day

$$\text{SED} = \frac{17400 \text{ mg/day} * 0.4/100 * 3.7/100}{60 \text{ kg}} = 0.043 \text{ mg/kg bw/day}$$

$$\text{MoS} = \text{NOEL} / \text{SED} = 46.6$$

This means that, in order to obtain a MoS  $\geq$  100, the concentration of butylparaben in the finished cosmetic product would need to be reduced to **0.19%**.

### 3.5 Discussion

#### 3.5.1 Evaluation of the recent study on the reproductive toxicity of propylparaben and its toxicokinetics in male juvenile Wistar rats

1 The reproductive toxicity study (Ricerca Biosciences (2012d) was conducted under GLP with  
2 the aim to confirm the study results of Oishi (2002a)<sup>7</sup> who observed effects on sperm  
3 parameters and plasma testosterone concentrations of juvenile male Wistar rats when  
4 exposing the rats for 4 weeks to **propylparaben** in doses of 12.4, 125 and 1290 mg/kg bw  
5 per day in food. Therefore, a similar study design including the use of the same rat strain  
6 was chosen with some modifications (gavage instead of application by food) and additional  
7 testing, e.g., some additional hormonal parameters described in Section 3.3. However,  
8 virtually no effects on the endocrine or reproductive functions of the rats were found, hence  
9 the effects observed in the Oishi study (2002a) could not be confirmed and the NOAEL has  
10 been set at 1000 mg/kg bw/day. Although not a guideline study, in agreement with the  
11 study objectives, the study can be considered valid with regards to the investigation of  
12 reproductive toxicity. However, the *relevance*<sup>8</sup> of the study for human risk assessment is  
13 limited because of the rapid and effective metabolism in rats unlike to humans (for details  
14 see Appendix 2 and discussion below).

15  
16 Similar results have been obtained in a previous study with **butylparaben** (Charles River  
17 2005; later published as **Hoberman et al., 2008**) also attempting to confirm the data of an  
18 Oishi study (Oishi 2001). However, the study has been considered having severe  
19 shortcomings which raised doubts on the *reliability*<sup>9</sup> of the study (SCCS/1348/10 and  
20 previous Opinions).

21  
22 In addition to the reproductive toxicity part of the recent study, accompanying toxicokinetic  
23 studies and data provide additional information on the systemic fate of the parent  
24 compound **propylparaben** after oral exposure of rats. After oral application by gavage,  
25 propylparaben was rapidly and efficiently metabolized by the rats: In both toxicokinetic  
26 studies (Ricerca Biosciences 2012a, 2012d),  $T_{max}$  values of 0.5 h or less were observed for  
27 total parabens (free and conjugated) and 0.25 h for free propylparaben, respectively.  
28 On PND 21, the first day of exposure, the  $AUC_{0-8h}$  value for free propylparaben at 100  
29 mg/kg bw. on PND 21 has been estimated to be below 30 ng\*h/ml which is considered a  
30 very low value (<0.08% of the dose orally absorbed) given the high oral bioavailability of  
31 the compound at this dose (about 85% determined by Aubert 2009 in a study with SD rats).  
32 Likewise, at the highest dose, the  $AUC_{0-8h}$  value of about 2600 ng \* h/ml for free  
33 propylparaben is also considered very low (about 0.3% of the dose orally absorbed). Even  
34 markedly lower  $C_{max}$  and AUC values of free propylparaben in rat plasma were found on  
35 PND 77 after an exposure of the rats to the highest dose of propylparaben for 8 weeks  
36 ( $AUC_{0-8h}$  342 ng x h /ml corresponding to 0.04% of the dose orally absorbed). This even  
37 more effective metabolism of propylparaben after repeated exposure can be explained by  
38 maturation of rat carboxylesterases or another adaptive stimulation of enzymatic hydrolysis  
39 of propylparaben.

40 Total propylparaben accounted for approximately 15-21% of the dose orally absorbed both  
41 on PND 21 and PND 77 with the exception of the highest dose on PND 77 where only about  
42 6% total propylparaben was determined.

43 The main metabolite PHBA was not determined in this study as PHBA formed from parabens  
44 probably as it cannot be distinguished from other sources of exposure such as food where it  
45 may be found as a natural component.

46  
47 *In conclusion*, this data indicate that propylparaben is rapidly and very efficiently  
48 metabolized in rats after single or repeated oral exposure. Depending on the oral dose,  
49 about 80-94% of propylparaben was inactivated by enzymatic hydrolysis and about 15-20%

---

<sup>7</sup> The Commission could not retrieve the original data of the Oishi studies.

<sup>8</sup> According to KLIMISCH criteria

<sup>9</sup> According to KLIMISCH criteria

1 by conjugating enzymes. This data is useful, as it consistently supplements previous data on  
2 the toxicokinetics of propyl- and butylparaben in rats which is discussed in the next section.

### 3 4 **3.5.2 Other data on toxicokinetics and metabolism of parabens in rats**

5  
6 In this section, additional information is given on toxicokinetics focusing on metabolism of  
7 parabens in rats *in vivo* and in rat tissues *in vitro*. Furthermore, in **Appendix 2**, available  
8 data *in vivo and in vitro* is evaluated whether a read-across of the toxicokinetics of propyl-  
9 and butylparaben in rats is possible and whether a comparison of rat data with  
10 propylparaben/butylparaben and human toxicokinetic data with butylparaben can be made.

11  
12 Rapid and efficient metabolism of methyl- propyl- and butylparaben has been observed in a  
13 toxicokinetic study using dermal, oral or subcutaneous (only butylparaben) administration in  
14 SD rats (Aubert 2009). Ring-<sup>14</sup>C labelled parabens were used. Independent from the  
15 paraben and the way of application, the only metabolite detected in plasma and urine was  
16 <sup>14</sup>C-PHBA. As shown in Appendix 2 in detail, the toxicokinetic data of propyl- and  
17 butylparaben were similar and comparable irrespective of the route (dermal or oral). A  
18 major difference between the Aubert (2009) study and the recent study is the  
19 determination of free and total propylparaben in the recent study (Ricerca 2012d), as free  
20 and total propylparaben have not been analysed in the Aubert study. This difference may be  
21 due to different methodological approaches and sensitivities/specificities of analytical tools.

22  
23 Harville et al. (2007) have shown that propyl- and butylparaben in rat skin fractions are  
24 both hydrolyzed at similar rates <sup>10</sup> and three orders of magnitude more rapidly than in  
25 human skin fractions. Propyl- and butylparaben were also hydrolysed at a about 10-fold  
26 higher rates in rat liver fractions compared to human liver. Independent on the tissue  
27 fraction studied, similar rates of hydrolysis have been found with both propyl- and  
28 butylparaben. In another study it was shown that kinetic characteristics of the esterases in  
29 rat skin S9 fraction suggest that even high concentrations of butyl paraben applied to the  
30 skin are unlikely to saturate metabolism (Leazer, 2004; Hoberman et al. 2008).

31  
32 *Taken together*, despite the marked differences of enzymatic hydrolysis between rat and  
33 human tissue fractions observed, *in vitro* enzyme kinetics in skin and liver fractions of rats  
34 and humans suggest that propyl- and butylparaben are both hydrolysed at similar rates in  
35 each of the fractions and in the respective species. *In vitro* and *in vivo* data in rats  
36 consistently suggest that, with respect to toxicokinetics read-across between propyl- and  
37 butylparaben can be justified.

38 Furthermore, the toxicokinetic data of the recent study is consistent with previous  
39 toxicokinetic data in rats and provide additional data on the occurrence of free and total  
40 propylparaben which both have not been detected in the previous study of Aubert (2009).

41  
42 In addition to the previous data, the recent toxicokinetic data support and confirm earlier  
43 concerns of the SCCS on the limited relevance of the oral rat model because of the rapid  
44 metabolism of propyl- and butylparabens in rats compared to humans.

### 45 46 **3.5.3 Evaluation of toxicity studies in rodents in the light of the recent study** 47 **data**

48  
49 Available studies have been compiled and summarized in Appendix 1.

50 Experimental studies of basic research on endocrine effects or mode of action of a  
51 substance *in vivo* often use i.p., i.v. or s.c. administrations aiming to achieve rapid and  
52 effective systemic exposure of the organism to the substance. For instance, such studies

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<sup>10</sup> "Similar" means in this context that the hydrolysis rates *in vitro* differed by less than 20% between propyl- and butylparaben.

1 using s.c. administrations have been conducted with parabens to elucidate the endocrine  
2 potentials or mode(s) of action of the substances (see Appendix 1). However, such  
3 administrations imply the circumvention of physiological barriers and with regards to  
4 parabens do not represent the normal ways of human exposure considered in this Opinion.

5  
6 Several studies using subcutaneous exposure of rodents to parabens have clearly shown  
7 estrogenic effects on reproductive organs or functions of rodents (see Appendix 1). Mostly,  
8 high doses based on mg/kg bw/day were applied which lead to much higher systemic  
9 exposures when compared with oral exposures on a mg/kg bw/day basis. Therefore,  
10 although studies using subcutaneous exposure may be in principle valuable means for  
11 determining inherent toxic potentials (hazards) or modes of actions of chemical substances,  
12 these studies are not per se considered as suited for quantitative risk assessment (unless  
13 the systemic exposure under s.c. conditions has been determined). Usually, subcutaneous  
14 studies are not the best choice for performing risk assessment and should be avoided when  
15 more adequate data are available. However, in the absence of more adequate data, as in  
16 the case for parabens, the NOAEL derived from such subcutaneous studies may be used as  
17 it is very conservative.

18  
19 Some previous oral studies with propyl- or butylparaben in rodents were reported to show  
20 endocrine potential or reproductive toxicity effects at low doses, in particular those of Oishi  
21 (2001, 2002a, 2002b). These studies are considered not *reliable*, as raw data are not  
22 available and some studies conducted under similar experimental conditions and under GLP  
23 with oral application even at high doses up to 1000 mg/kg bw/day were without effects  
24 (Charles River 2005, later published as Hoberman et al. 2008; Ricerca Biosciences 2012a-  
25 d).

26 As discussed above, metabolic inactivation of parabens in rats is rapid and effective. The  
27 resulting low systemic exposures to free parabens after oral exposure may protect the rats  
28 from potential adverse effects of parabens.

29 In conclusion, the oral rat model is of limited *relevance* for human risk assessment.  
30 Moreover, the oral rat model may be misleading when applied to human risk assessment;  
31 the available oral rat studies on potential endocrine/oestrogenic effects cannot be used to  
32 demonstrate that dermal exposure to parabens does **not** pose a risk to humans.

### 33 34 35 **3.5.4 Comparison of rat and human data on propyl- and butylparaben**

36  
37 Parabens topically applied to the human skin are absorbed, partly/predominantly  
38 metabolized in the skin and during systemic circulation (mainly in the liver) and rapidly  
39 excreted into the urine, presumably largely as p-hydroxybenzoic acid (PHBA, the non-  
40 oestrogenic metabolite) and probably also as glucuronides and sulfate esters. The interplay  
41 between the three main metabolic inactivation pathways (ester hydrolysis, glucuronidation  
42 and sulfonation of the parent parabens), determines the level of free parabens in the body.  
43 It is expected that the level of systemic exposure to free parabens determines the potential  
44 endocrine modulating activity of these compounds. Insofar, the main inactivating metabolic  
45 pathways play a critical role in the availability of free parabens in the body of adults.  
46 With respect to inactivating metabolic pathways, age differences between  
47 neonates/newborns, infants, and adults need to be evaluated.

48  
49 A comparison of rat and human data is difficult, as adequate data on metabolism and  
50 toxicokinetics of parabens in humans is insufficient.

51  
52 **Uncertainties** relate to data gaps and questionable data on

- 53 • dermal uptake/absorption of parabens by human skin *in vivo and in vitro*,
- 54 • dermal and systemic metabolism of parabens in humans, in particular
- 55 • in neonates/newborns and early infants,
- 56 • systemic exposure to free parabens as seen in biomonitoring studies, in particular

- 1 the contribution of carboxylesterases to the inactivation of parabens and  
 2 • human exposure to parabens in cosmetic products,

3  
 4 The **dermal uptake/absorption** by human skin and related studies *in vitro* and *in vivo*  
 5 have been extensively discussed in previous Opinions of the SCCP/SCCS. As before and as a  
 6 layer of conservatism, the SCCS will use the value of **3.7%** for dermal uptake/absorption.

7  
 8 Whereas the **metabolism** of parabens in rats after dermal or oral uptake is well known,  
 9 data from humans is scarce (reviewed in SCCS/1446/11). As discussed above, *in vitro*  
 10 kinetic data in skin fractions from rats and humans suggest that parabens in rat skin are  
 11 much more rapidly hydrolysed by carboxylesterases than in human skin. Whereas the  
 12 proportion of PHBA formation by enzymatic hydrolysis of absorbed parabens in humans is  
 13 unknown, oral toxicokinetic studies in rats have shown that parabens are predominantly and  
 14 very efficiently hydrolysed to the main metabolite PHBA. It is unknown to what extent other  
 15 inactivating enzymes such as UDP-glucuronosyltransferases (UGTs) and sulfotransferases  
 16 (STs) can compensate for presumed lower activities of carboxylesterases in humans. This  
 17 concern relates in particular to neonates/newborns and early infants due to their immature  
 18 carboxylesterases below 1 year of age and some of their immature UGT or ST enzyme  
 19 forms at least below 6 months of age.

20  
 21 A **human toxicokinetic study** has been conducted in 26 young adult males with dermal  
 22 repeated exposure to butylparaben at a daily dose of 10 mg/kg bw together with two  
 23 phthalate esters each at the same dose for five days (Janjua et al. 2007, 2008). An attempt  
 24 has been made by the SCCS to compare the toxicokinetic data of this study with those from  
 25 the toxicokinetic oral studies with propylparaben in juvenile rats described above (Ricerca  
 26 Biosciences 2012a and d) (discussed in more detail in **Appendix 2**) as read-across between  
 27 the two substances is considered justified. The comparison of the AUC values in blood  
 28 reveals that the systemic exposure to free butylparaben in human males at a dermal dose  
 29 of 10 mg/kg/day is similar to that in juvenile male rats at a 100-fold higher oral dose of  
 30 1000 mg/kg bw propylparaben (about 1600 ng\*h/ml in humans versus about 2600 ng\*h/ml  
 31 in juvenile rats). It seems likely that rats metabolise propyl- and butylparaben in a much  
 32 more rapid and effective way than humans. However, the comparison of both the human  
 33 and rat study is difficult for several reasons and the differences and uncertainties should be  
 34 carefully discussed; the question is whether the surprisingly similar systemic exposures of  
 35 rats and humans to free paraben at 100-fold different external doses can be explained by  
 36 the following identified differences of the study conditions:

- 37  
 38 • Dermal exposure in humans is compared with oral exposure of rats  
 39 • Butylparaben was used in the human study versus propylparaben in the rat study  
 40 • Concomitant dermal application of two phthalate esters at high doses together with  
 41 butylparaben in the human study.

42  
 43 As discussed in Appendix 2, only the latter may contribute to a meaningful higher internal  
 44 dose to the paraben and only in case of a high inhibition of inactivating enzymes (>80%) by  
 45 the two phthalate esters in human skin. Although such high inhibition would be not be  
 46 expected this cannot be excluded.

47  
 48 Another uncertainty to be mentioned is the unrealistic high dose of butylparaben in the *in*  
 49 *vivo* dermal absorption study in humans. The external dose was 10 mg/kg bw/d whereas  
 50 the external dose from a concentration of 0.19% (concentration recommended by the  
 51 SCCS) resembles only 0.55 mg/kg bw/d (factor 18 lower)<sup>11</sup>. Compared to this worst case

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<sup>11</sup> 17.4 g cosmetic products applied/day x 0.19% parabens = 33 mg/day = 551 µg/kg bw/day. The corresponding daily dose of maximally permitted parabens in cosmetic products (0.4%) would be about 70 mg/day or 1.2 mg/kg bw/day.

1 exposure assessment by the SCCS a refined aggregate exposure assessment yielded in part  
2 considerably lower estimates (Cowan-Ellsberry and Robison 2009). As discussed in section  
3 3.2.3 and Appendix 2, adequate data on the range and average dermal exposure of  
4 consumers to propyl- and butylparaben using typical concentrations in cosmetic products is  
5 missing.

6  
7 As discussed in **Appendix 2**, the similar systemic exposures of rats and humans to free  
8 paraben at 100-fold different external doses can be explained by markedly different  
9 toxicokinetics between the species. Hence, a MoS derived on a toxicokinetic basis would be  
10 more adequate than the derivation of a conventional MoS which could even be misleading. A  
11 MoS based on toxicokinetic data from the human and the recent rat study would be far  
12 below 25. Due to missing human exposure data on parabens in cosmetic products it is  
13 uncertain whether a MoS of 25 can be achieved. However, it should be taken into account  
14 that the range and average dermal exposure of consumers to propyl and butylparaben is  
15 much lower than the exposure used in the study of Janjua et al. For these reasons,  
16 uncertainties of risk assessment remain, which at present cannot be resolved.

17  
18 In **biomonitoring** studies, free parabens and their conjugates have been detected in  
19 human serum/plasma and urine (reviewed in SCCS/1446/2011). Concentrations in human  
20 biological fluids account for both dietary intake (e.g. from foods with paraben preservatives)  
21 and dermal applications of products with parabens; according to Soni et al. (2005) the latter  
22 is considered to be the major contributor. As there is evidence that parabens do not  
23 accumulate in humans (Janjua 2007, 2008) the sum of free and conjugated parabens in  
24 urine may provide hints on human exposure to parabens. However, it should be noted that  
25 the amount of p-hydroxybenzoic acid (PHBA) formed in the systemic circulation from the  
26 fraction of parabens absorbed from human skin is unknown and yet remains to be  
27 determined. Therefore, any calculations considering only free and conjugated parabens do  
28 not take into account the amount of parabens hydrolyzed to their common (assumed major)  
29 metabolite p-hydroxybenzoic acid (PHBA) after reaching the systemic circulation. This may  
30 lead to an underestimation of the internal exposure of humans to free parabens absorbed  
31 from human skin. Moreover, the proportion of parabens (and PHBA in food) taken up by the  
32 oral route is unknown.

33  
34 There is evidence that paraben exposure is much higher among women than among men in  
35 studies that are probably representative for the US (Calafat et al. 2010). Recent data on  
36 girls aged 12-16 years suggest a similar or even higher exposure to methyl- and  
37 propylparaben compared to adult woman in the US (Buttke et al. 2012). For this female age  
38 group an average daily exposure of about 20 µg/kg bw for the sum of methyl- and  
39 propylparaben (both total, i.e. free and conjugated) can be derived. Other parabens may  
40 also be taken up but their amounts are normally much lower than that of methylparaben  
41 which has been found the predominating paraben in urine samples from the US and Europe.  
42 Thus, the results of the biomonitoring studies support the view that the worst case exposure  
43 calculation made in the Opinion SCCS/1446/11 (see footnote 11 and section 3.2.3)  
44 overestimates consumer exposure even if PHBA as a major metabolite formed from  
45 parabens absorbed from human skin would be taken into account. It has also to be noted,  
46 that the use levels of parabens in the USA are not regulated and might be higher than in  
47 Europe.

48  
49 *Taken together*, although the biomonitoring data suggest a sufficient margin compared to  
50 the calculated worst case exposure, uncertainties remain with regard to the amount of  
51 parabens absorbed from human skin because the extent of PHBA formed from parabens in  
52 the systemic circulation is unknown and yet remains to be determined.

53  
54 *In conclusion*, all the above data including the recent data confirms and reinforces previous  
55 doubts of the SCCS whether the rat is a *relevant* model for testing effects of parabens after  
56 oral exposure because of marked species differences in metabolism.

1  
2 The study which is at the origin of this new SCCS review is an oral rat study concerned with  
3 reproductive toxicity of propyl paraben. It shows no effects on the reproductive parameters  
4 in rats. This study does not add nor takes away the previous concerns expressed by the  
5 SCCS with respect to the lack of scientific sound data on the pivotal link between dermal  
6 exposure to rats and humans, in particular in relation to the metabolism of the parent  
7 compounds in the skin. The latter can only be addressed through the generation of human  
8 data.  
9 As the conclusions, drawn in both previous opinions, were made with a conservative  
10 approach, and relevant age groups from full-term newborns up to adolescents were  
11 considered, there is no new argument to change these.  
12

### 13 **3.6 Comments on the use of sunscreen**

14  
15 Exposure to sunlight is correlated with the occurrence of skin cancer. Consequently, it is  
16 important to protect our skin from childhood onwards and educational programs with  
17 respect to correct sunscreen use can play an important role to prevent over-exposure to  
18 sunlight which increases the risk of skin cancers (Sancho-Garnier et al. 2012). Sunscreen  
19 use can indeed reduce the occurrence of solar keratoses and of squamous cell carcinoma.  
20 Its effect, however, on basal cell carcinoma is not clear. A number of studies have shown  
21 that sunscreen use can even be associated with a higher risk of nevus, melanoma and basal  
22 cell carcinoma (Autier et al. 2007). This occurred when sun exposure was intentional,  
23 namely with the desire to acquire a tan and to spend as long as possible time in the sun  
24 with as much skin exposed as possible (Autier 2009, Autier et al. 1997, 2000, 2007).  
25

26 The Australasian College of Dermatologists recommended that children up to 6 months of  
27 age should not be exposed to direct sunlight. However, the use of sunscreens in small  
28 children is advised when sun exposure cannot be avoided by other means, including shade,  
29 adequate clothing and wide-brimmed hats which are the best measures to protect small  
30 children. Sunscreens are then applied in skin areas which are not protected by the clothes  
31 (Balk 2006). The American Academy of Pediatrics also recommended the use of sunscreens  
32 on children of less than 6 months on small areas of skin, if adequate clothing and shade are  
33 not available (Balk 2006). These are conclusions provided in a recent review of the most  
34 relevant articles indexed between 1999-2012 in Medline/PubMed on photoprotection in  
35 childhood (Criado et al. 2012). It was further said that for children up to 2 years of age, the  
36 use of physical sunscreens is preferable since they are less allergenic in comparison with  
37 chemical screens (Criado et al. 2012).  
38

39 Sunscreen should be applied before the skin is exposed to the sun and reapplied every 4  
40 hours or earlier in case of excessive sweating or if intense contact with water occurs. The  
41 recommended amount of sunscreens was 2mg/cm<sup>2</sup>, stating that one can expect that in  
42 reality less than half of the recommended amount will be applied (Criado et al. 2012). This  
43 is in line with the amounts mentioned in the SCCS Notes of Guidance, 8<sup>th</sup> revision, in which  
44 whole body values between 0.5 and 1.3 mg/cm<sup>2</sup> were reported (p. 72). Gottlieb et al  
45 (1997) have found average amounts of 1.3 mg/cm<sup>2</sup> for various body regions and using  
46 different galenic formulations, applied under controlled conditions. They also mention that in  
47 routine use, lower amounts are to be expected. Of particular interest, with respect to sun  
48 protection is, that they could not detect a change in measured SPF when different amounts  
49 of sunscreens were applied on human volunteers. They applied 1.0, 1.3, and 2.0 mg/cm<sup>2</sup> of  
50 5 different sunscreens with SPFs of 4, 8, 10, 15 and 29, respectively (Gottlieb et al. 1997).  
51 No significant difference was observed in comparison with the manufacturer-determined  
52 SPFs. These results suggest that sunscreens can offer maximal protection even if applied on  
53 skin in less than the quantities that have been used during the experimental setting  
54 (2mg/cm<sup>2</sup>) to determine the SPF for labeling of the product (Gottlieb et al. 1997).

1 Studies carried out with sunscreen with SPF 15 and using effectively 2mg/cm<sup>2</sup> showed that  
2 the synthesis of active vitamine D was reduced in 98% of the cases studied (Sambandan  
3 and Ratner 2011), leading to a debate with respect to potential vitamine D3 deficiency and  
4 the importance of acquiring the necessary vitamine D through diet.

5  
6 In the SCCS Notes of Guidance, 18g sunscreen is recommended as an average value to be  
7 used per day/ per person during periods of sun exposure. This value is only indicative and  
8 not absolute as one has to consider that sun protection of the skin will depend on many  
9 variables such as the SPF of the product, galenic formulation, its chemical composition,  
10 spreading of the product, skin penetration, location on the body, skin temperature, age,  
11 gender, phototype, presence of skin hair, previous sun exposure, genetic predisposition, etc  
12 It is up to the Responsible Person to bring cosmetic products, in this case sunscreens, on  
13 the EU market that are safe for the consumers and to take care of special groups such as  
14 children (Regulation N°1223/2009).

15  
16 - In the case of an adult person, 18 g is recommended in the Notes of Guidance on a  
17 surface of 17500 cm<sup>2</sup>, thus per day for the whole body;

18  
19 - For a 3 month old child with a mean body surface of 3100 cm<sup>2</sup>, 18 g would be an  
20 excessive amount. If one uses indeed 2 mg/cm<sup>2</sup> over the whole body (which is not  
21 recommended over the whole body surface, see above), 6.2 g is needed per application;

22  
23 - For children up to 2 years old a maximum body surface of 5000 cm<sup>2</sup> is present. Use of 2  
24 mg/cm<sup>2</sup> over the whole body would result in 10g product per application. As the napkin  
25 zone usually is still protected by napkins and not exposed to sun light, the amount needed  
26 would be much less.

27  
28 - Children of 9 to 10 years have a skin surface of about 11000 cm<sup>2</sup>. They will already want  
29 to apply sun products themselves on sun exposed parts. In a recent German study it was  
30 shown that children's own sun protection knowledge increases with age, while their sun  
31 protection behaviour develops the opposite way, already significantly visible at younger age  
32 (6 years) (Li et al. 2011). Therefore, when 3/5 of the surface is covered with the measured  
33 amount of 1.3 mg/cm<sup>2</sup>(Gottlieb et al. 1997), twice a day would need 11.4 g sunscreen.

34  
35 Seen the above, the SCCS is of the opinion that the use of 18 g sunscreen per day/person  
36 during the limited periods per year of intended sun exposure represents a realistic amount  
37 which is protective as well for babies, children and adults.  
38  
39

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#### **4. CONCLUSION**

1. *Taking into consideration recent data, does the SCCS consider that its opinions of 2010 (SCCS/1348) and 2011 (SCCS/1446) on propylparaben when it is used as preservative in cosmetics products, both intended for adults and young children, need to be updated?*
2. *Taking into consideration recent data, does the SCCS consider that its opinions of 2010 (SCCS/1348) and 2011 (SCCS/1446) on butylparaben when it is used as preservative in cosmetics products, both intended for adults and young children, need to be updated?*

Recent data confirms that the toxicokinetics of parabens in rats and humans differ considerably. The concerns of the SCCP/SCCS expressed previously and reiterated in recent Opinions remain unchanged and reinforced after the evaluation of both the reproductive toxicity and the toxicokinetic studies on propylparaben recently submitted to the SCCS. The same data were extrapolated for the evaluation of the risk by butylparaben exposure.

The additional submitted data does not remove the concern expressed in the previous opinions on the relevance of the rat model for the risk assessment of parabens. Although much toxicological data on parabens in rodents exists, adequate evidence has not been provided for the safe use of propyl- or butylparaben in cosmetics. For these reasons, the SCCS reiterates its previous conclusions and requests regarding an improvement of the data, in particular

- a) on the exposure of humans including children to propyl- and butylparaben in cosmetic products and
- b) the toxicokinetics of propyl- and butylparaben in humans.

3. *Several Member States have highlighted that, despite the Commission's recommendation to avoid exposure to the sun of children below three years old, young children are exposed and they are protected from the harmful effects of the sunlight through the use of sunscreens. The SCCS is therefore asked to take into account in its assessment the information available about exposure to sunscreens, especially as far as children below three years old are concerned.*

The SCCS has reviewed the available data on human exposure to sunscreens for: infants 3 month old, other groups of children up to the age of 10 years as well as adults. The SCCS is of the opinion that the use of 18 g sunscreen per day/person during the limited periods per year of intended sun exposure represents a realistic amount which is protective as well for babies, children and adults. The SCCS emphasises the need that children up to 6 months of age should not be exposed to direct sunlight but should be protected from sunlight by use of appropriate means such as adequate clothing, shade etc. If these measures are followed, sunscreens are then applied only in skin areas which are not protected by the clothes.

#### **5. MINORITY OPINION**

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1 **APPENDIX 1**

2

3 **Table 1: Data on estrogenicity-related properties and toxicity of parabens**

Test substances	Test system	Test principle(s)	Result(s) and major SCCP/SCCS comments	Reference
<b><i>In vitro</i> assays</b>				
MePB EtPB PrPB BuPB	MCF-7 cells ( <b>human</b> -breast cancer derived cell line shown to be estrogen responsive)	Principle of gene expression profiling based on DNA microarray analysis with 120 genes selected as showing greater statistical reliability for estrogen-responses.	Clear difference in expression profile between EtPB and PrPB. The activity showed a positive correlation with the chain length of esters. Clear correlation between profiles of PrPB and BuPB. Nevertheless, profiles of PrPB and BuPB were closer to each other than the estrogen profile was to any of them.	Terasaka et al. 2006
MePB EtPB PrPB BuPB PHBA	Skin and liver cytosol and <b>human</b> epidermal keratinocytes	Parabens elevate estrogen levels by inhibiting estrogen sulfotransferases (SULT) in skin	SULT activity was inhibited in skin cytosol by MePB, EtPB, PrPB, BuPB, <b>not</b> by PHBA. Potency increased with chain length (IC <sub>50</sub> BuPB = 37 µM). No inhibition of androgen sulfation. In the human epidermal keratinocytes, BuPB displayed an IC <sub>50</sub> of 12 µM. No positive control was included.	Prusakiewicz et al. 2007
MePB PrPB BuPB PHBA flutamide vinclozolin	a stably transfected <b>human</b> embryonic kidney cell line that lacks critical steroid metabolizing enzymes	Investigate anti-androgenic activity by measuring inhibition of 0.1 nM testosterone (T)-induced transcriptional activity	MePB, PrPB, BuPB inhibited 0.1 nM T-induced transcriptional activity at concentrations above 10 µM (max. 40% inhibition). PHBA was negative. Pos. controls (flutamide and vinclozolin) inhibited 1nM T-induced signal at concentrations of 0.1 to 10 µM (11 to 90% inhibition).	Chen et al. 2007

Test substances	Test system	Test principle(s)	Result(s) and major SCCP/SCCS comments	Reference
MePB EtPB PrPB BuPB IsoPrPB IsoBuPB BzPB PHBA 17 $\beta$ -oestradiol	MCF-7 cells ( <b>human</b> -breast cancer derived cell line shown to be estrogen responsive)	Investigate estrogenic effects of mixtures of parabens on cell proliferation; investigate anti-estrogenic effect through inhibition of aromatase, the enzyme that converts androgens into estrogens	EtPB, PrPB, BuPB, IsoPrPB, IsoBuPB and BzPB induced cell proliferation with EC <sub>50</sub> values between 0.5 and 10 $\mu$ M. PHBA was negative. Assays with mixtures of PB showed an additive effect. Potency of PB remains 5 to 6 orders of magnitude below that of 17 $\beta$ -oestradiol. Parabens inhibited aromatase with IC <sub>50</sub> values between 3.5 and 26.4 $\mu$ M, but there was no link between chain length and IC <sub>50</sub> . PHBA was negative. Authors note that typical human PB concentrations (10-80nM) are much lower than EC <sub>50</sub> and IC <sub>50</sub> values encountered here.	van Meeuwen et al. 2008

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EtPB BuPB	Human adrenocortical carcinoma cell line <b>rat</b> pituitary GH3 cell line	H295R assay evaluating the ability to interfere with steroid hormone biosynthesis and T-screen assay to define whether the compound is either a thyroid hormone receptor agonist or antagonist by investigating binding and activation of the thyroid receptor (TR), resulting in GH3 cell proliferation	Progesterone production was increased in H295R assay at 30 µM EtPB and BuPB. No effect on testosterone or oestradiol production. No positive control included. BuPB increased cell proliferation in GH3 rat cells at 3 µM; considered potential weak TR-agonist. No positive control included.	Taxvig et al. 2008
<b>In vivo experiments: female rodents</b>				
MePB BuPB	Alpk: AP <b>rats</b>	Uterotrophic assay with immature rats. MePB and BuPB were administered on PND 21-22 once daily for 3 consecutive days at the following dosage levels: - MePB orally at 40, 400 and 800 mg/kg/day - MePB subcutaneously (sc) at 40 and 80 mg/kg/day - BuPB orally at 4, 40, 400, 800 and 1200 mg/kg/day - BuPB subcutaneously at 40, 200, 400, 600, 800, 1000 and 1200 mg/kg/day Uterotrophic assay with ovariectomized (OVX) rats (8-10 weeks old): - MePB subcutaneously (sc) at 800 mg/kg/day - BuPB subcutaneously at 800, 1000 and 1200 mg/kg/day	Immature rat model: MePB administered sc or orally failed to increase uterus weights up to 80 and 800 mg MePB/kg/day, resp.. BuP given orally failed to increase uterus wet and dry weights at dose levels up to 1200 mg BuPB/kg/day, whereas subcutaneous administration increased uterus wet weights at dosages ≥ 400 mg/kg/day. The lowest dosage level inducing any uterotrophic response was 200 mg BuPB/kg/day (sc) (increase of dry weight). OVX rat model: increased uterus weights only at ≥ 800 mg/kg BuPB (sc). The positive control oestradiol exerted its effects at an oral dose of 0.4 mg/kg or 0.04 mg/kg/day (sc). SCCS comment: No guideline study. Effects observed only after s.c. application. See discussion, section 3.5.3.	Routledge et al. 1998
IsoBuPB	CD1 <b>mice</b>	Uterotrophic assay with IsoBuPB in the mouse at following subcutaneous dosage levels (supposing a mouse of 18 days old weighs about 30g) of: - 40 mg/kg/day (1.2 mg/mouse) - 400 mg/kg/day (12 mg/mouse)	Wet uterine weight was increased at both dosage levels. Positive control 17β-oestradiol exerted comparable effects at 167 ng/kg/day (5 ng/mouse). SCCS comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3.	Darbre et al. 2002
MePB EtPB PrPB BuPB 17β-oestradiol (E2)	CD1 <b>mice</b>  Wistar <b>rats</b>	Uterotrophic assay with both immature and ovariectomized adult mice and immature rats. Animals were subcutaneously (sc) treated for three consecutive days with different molar equivalent doses ranging from 3.62 to 1086 micromol/kg body weight of parabens (PBs) or E2 (0.036 micromol/kg). Estrogen receptor binding affinities of PBs relative to E2 were determined.	In mice, ED50 of E2 for increase in uterine weight was 7 µg/kg bw, ED50 of PBs were from 18 to 74 mg/kg bw. In rats, ED50 of PBs were from 33 to 338 mg/kg bw. NOELs for uterotrophic activity of PBs in immature mice were 0.6-6.5, in ovariectomized mice 6-55, and in immature rats 16.5-70 mg/kg bw, respectively. In the estrogen receptor binding assay, PBs except MePB competed with E2 and Ki values correlated to their estrogenic activity SCCS comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3.	Lemini et al., 2003

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BuPB	Sprague Dawley <b>rats</b>	Developmental study according to OECD guideline. Oral gavage, 0, 10, 100 and 1000 mg/kg bw/day on gestation days 6-19. Fetuses examination on gestational day 20, developmental parameters measured	At the highest dose, maternal food consumption reduced during exposure time, weight gain reduced on days 18-20. No developmental parameters changed. Developmental NOEL: 1000 mg/kg/day. Maternal NOAEL: 100 mg/kg/day SCCS comment: Guideline study. Study valid for risk assessment of developmental effects. Recent toxicokinetic data indicate low systemic exposure to BuPB even at high doses and raise doubt about the study.	Daston et al. 2004
EtPB BuPB	Wistar <b>rats</b>	Study of the effect of parabens on the steroidogenesis in rats and their offspring when dams are subcutaneously exposed to either: - 400 mg EtPB/kg/day; or - 200 - 400 mg BuPB/kg/day from gestation day 7 to 21.	Neither EtPB nor BuPB showed any treatment-related effects on testosterone production, anogenital distance, or testicular histopathology. BuPB caused a significant decrease as well in the mRNA $\beta$ -ER expression level in fetal ovaries, as in mRNA expression of steroidogenic acute regulatory protein and peripheral benzodiazepine receptor in the adrenal glands. However, these effects show no dose-dependency. SCCS comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3	Taxvig et al. 2008
IsoBuPB	Sprague Dawley <b>rats</b>	Study designed to clarify the estrogenic effects during gestation and lactation on the endocrine systems of dams and offspring by measuring - in dams: plasma hormone concentrations and organ weights - in offspring: ratio of male pups, anogenital distance, organ weights and plasma hormone concentrations, puberty, estrous cycle and response of organ weight and plasma hormone concentrations to estrogen in adult females, and reproductive and adrenal function in adult males. Exposure occurred via silastic capsule implanted subcutaneously. No dosage level(s) stated.	Maternal exposure to IsoBuPB showed to decrease the plasma corticosterone concentration and to increase the uterus weight in dams as well as the uterine sensitivity to estrogen in adult female offspring. All other indices examined were unaffected by the treatment. No positive control was included. SCCS comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3	Kawaguchi et al. 2009
IsoBuPB	Sprague Dawley <b>rats</b>	Study designed to analyze the effects of maternal IsoBuPB treatment on the emotional behavior and learning performance in mature offspring. Exposure occurred via silastic capsule implanted subcutaneously. No dosage level(s) stated. 'Estimated dose' is 4.36 mg/kg bw/day	Early exposure to IsoBuPB may increase anxiety, and specifically disturb passive avoidance performance, although the effects are male-specific. Other parameters were unaffected and no signs of overt toxicity were noted. SCCS comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3	Kawaguchi et al. 2009b

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PrPB BuPB IsoPrPB IsoBuPB 17 $\alpha$ -ethinyl oestradiol	Sprague Dawley immature female <b>rats</b>	Uterotrophic assay. Subcutaneous injection of 62.5-250-1000 mg/kg bw/day of paraben for 3 days. Investigation of Calbindin-D9-k (CaBP-9k), biomarker for estrogenic effects.	Sc injection of 1000 mg/kg/day induced increased uterine wet weight for BuPB, IsoBuPB and IsoPrPB (also for pos. control at 1 mg/kg/day). The effect was blocked by addition of anti-estrogen fulvestrant, indicating estrogen receptor-dependent pathway. At the highest dosage level, parabens also increased the expression levels of uterine CaBP-9k through progesterone-receptor involved pathways. SCCS comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3	Vo and Jeung 2009
BuPB PrPB 17 $\beta$ -oestradiol	CF-1 and CD-1 female <b>mice</b>	Subcutaneous injection of 0-1.4-14-271-407-542-813-949 mg BuPB/kg/day, of 0-949-1084 mg PrPB/kg bw/day on day 1 to 4 of gestation. Additional uterotrophic assay with BuPB at 0-20-200-949 mg/kg/day in two different mice strains. 14 mg/kg/day 17 $\beta$ -oestradiol was administered as positive control in both assays.	Sc injection of BuPB did not affect any of the measured parameters, such as the number of pups born, litter weights, individual pup weight and pup survival. Sc injection of PrPB did not affect any of the measured parameters, including the number of intrauterine blastocyst implantation sites. 17 $\beta$ -oestradiol terminated all pregnancies. The uterotrophic assay revealed that BuPB did not affect uterine wet or dry mass at any dose in either strain. 17 $\beta$ -oestradiol consistently increased uterine mass in both strains. SCCS comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3	Shaw and de Catanzaro 2009

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<p>MePB EtPB PrPB BuPB IsoPrPB IsoBuPB 17<math>\alpha</math>-ethinyl oestradiol</p>	<p>Mated Sprague Dawley female <b>rats</b></p>	<p><i>In vivo</i> assay to investigate whether oral-subacute exposure to PB may induce suppressive effects on reproductive organs in female rats during the critical juvenile-<i>peri</i>-pubertal stage. Oral-subacute administration by gavage of 62.5-250-1000 mg/kg bw/day of paraben from postnatal day 21 to 40. Investigation of Calbindin-D9-k (CaBP-9k), biomarker for estrogenic effects.</p>	<p><u>1000 mg/kg/day:</u> MePB, IsoPrPB: decreased ovary weight MePB, EtPB, PrPB: increased adrenal weight EtPB, IsoPrPB: decreased kidney weight, reduced serum oestradiol levels MePB, BuPB: increased thyroid gland weight IsoBuPB: decrease of corpora lutea, increase in no. of cystic follicles, myometrial hypertrophy PrPB: myometrial hypertrophy  <u>All dosage levels:</u> BuPB: increased liver weight (no dose-response relationship) BuPB, IsoBuPB: decrease of corpora lutea, increase in no. of cystic follicles, myometrial hypertrophy (no dose-response relationship) All PB: changes in T<sub>4</sub> serum levels (no dose-response relationship) The SCCS observed that the responses are not dose related. A LOAEL cannot be derived.  <u>IC<sub>50</sub> values for binding ER<math>\alpha</math> and ER<math>\beta</math> receptors:</u> 17<math>\beta</math>-estradiol: 3.10<sup>-9</sup> M IsoBuPB: 2.10<sup>-6</sup> M BuPB: 5.10<sup>-6</sup> M IsoPrPB: 2.10<sup>-5</sup> M PrPB: 2.10<sup>-5</sup> M EtPB: 5.10<sup>-5</sup> M MePB: too low to be calculated  SCCS comment: No guideline study. Recent toxicokinetic data indicate low systemic exposure to BuPB even at high doses and raise doubt on the relevance of the study.</p>	<p>Vo et al. 2010</p>
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<p>MePB PrPB BuPB 17β-oestradiol (E2)</p>	<p>Neonatal Sprague Dawley female <b>rats</b></p>	<p>Effects of neonatal exposure to PBs on development of early follicle stages and ovarian factors regulating follicular development and steroidogenesis after subcutaneous administration of MePB, PrPB or BuPB at doses of 62.5, 250 or 1000 mg/kg bw/day or 17β-oestradiol (40 µg/kg/day) once daily on PND 1-7. Ovaries were excised on PND 8 and prepared for histopathology. Follicles were counted and classified regarding their developmental stages. Relative mRNA expression of the following proteins was determined by quantitative real-time PCR: calbindin-9k (CaBP-9k, indicator of estrogenic activity in rat uterus), ovarian anti-Mullerian hormone (AMH), kit ligand/stem cell factor (KITL) and forkhead box protein 12 transcription factor (Foxl2), all three associated with follicle development in rat as well as the steroidogenic enzymes steroidogenic acute regulatory transport protein (StAR) and CYP11a1.</p>	<p><u>Effects at 62.5 mg/kg/day and above:</u> MePB, PrPB: mRNA levels of StAR decreased (dose-response relationships)</p> <p><u>Effects at 250 and 1000 mg/kg/day:</u> PrPB, BuPB: CaBP-9k (dose-response relationship) PrPB, BuPB: decreased numbers of early primary follicles (dose response relationship) MePB: increased numbers of primary follicles (no dose response relationship) PrPB, BuPB: mRNA levels of AMH and Foxl2 increased (both not affected by E2) (no dose response relationship) BuPB: mRNA level of KITL enhanced (dose response relationship) BuPB: mRNA levels of StAR decreased (dose-response relationships) MePB: mRNA levels of CYP11a1 decreased (dose-response relationships) PrPB, BuPB: mRNA levels of CYP11a1, mid-dose increased, high dose decreased (no dose-response relationships)</p> <p><u>Effects only at 1000 mg/kg/day:</u> BuPB: increased ovary weight PrPB, BuPB: increased numbers of primordial follicles</p> <p><u>SCCS comments:</u> LO(A)EL (sc) for MePB, PrPB: 62.5 mg/kg bw/day LO(A)EL (sc) for BuPB: 250 mg/kg bw/day Not all data appear consistent. Comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3</p>	<p>Ahn et al. 2012</p>
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**In vivo experiments: male rodents**

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BuPB	Wistar <b>rat</b>	Effects of neonatal exposure to BuPB on development of rat testis after subcutaneous administration of 2 mg BuPB/kg/day for 17 days (postnatal days 2-18). Other substances tested were diethylstilbestrol (DES), ethinyloestradiol (EE), bisphenol A, genistein, octylphenol.	DES and EE caused dose-related changes in testis weight, distension of the rete testis and efferent ducts, epithelial cell height in the efferent ducts and expression of aquaporin-1. Minor effects were seen with the less potent estrogenic compounds. Only one dose of BuPB (2 mg/kg bw/day) was tested with no detectable effect on any of the measured reproductive parameters (testis weight and histological examination). Comment: No guideline study. Effects observed after s.c. application. See discussion, section 3.5.3	Fisher et al. 1999
BuPB	Sprague Dawley <b>rats</b>	Study of the effect of BuPB on the development of the reproductive organs of F1 offspring when pregnant rats are subcutaneously injected with 100 or 200 mg BuPB/kg/day from gestation day 6 to postnatal day 20 (lactation period).	At both dosage levels, the weights of testes, seminal vesicles and prostate glands were decreased, together with the sperm count and the sperm motile activity in the epididymis. Testicular expression of estrogen receptor (ER)- $\alpha$ and ER- $\beta$ mRNA was significantly increased at the highest dosage level. Comment: No guideline study. Effects observed only after s.c. application.	Kang et al. 2002
BuPB	Wistar <b>rat</b>	Study of the potential reproductive effects of BuPB on male rats (19-21 days old), receiving BuPB through the oral route for 8 weeks at dosage levels of 10.4, 103 and 1026 mg/kg/day.	There were no treatment-related effects on testes, ventral prostates and preputial glands in any of the groups. Decreases in cauda epididymal sperm reserve, sperm count, daily sperm production and in serum testosterone concentration were observed from 10.4 mg/kg/day onwards (LOAEL). Comment: No guideline study. Study refuted by Charles River (2005) study, later published as Hoberman et al. (2008). Recent toxicokinetic data indicate low systemic exposure to BuPB even at high doses and raise doubts on the methodology and the relevance of the study for risk assessment.	Oishi 2001
PrPB	Wistar <b>rat</b>	Study of the effects of PrPB on general function of the male rat reproductive system. Rats (19-21 days old) received PrPB through the oral route for 4 weeks at dosage levels of 12.4, 125 and 1290 mg/kg/day.	There were no treatment-related effects on testes, epididymides, ventral prostates, seminal vesicles and preputial glands in any of the groups. At all three dosage levels, however, a decrease in cauda epididymal sperm reserve, sperm count and daily sperm production was observed and from 125 mg/kg/day on, serum testosterone concentration was decreased. LOAEL: 12.4 mg/kg/day. Comment: No guideline study. Study refuted by Ricerca Biosciences (2012a-d) studies. Recent toxicokinetic data indicate low systemic exposure to PrPB even at high doses and raise doubt on the relevance of the study for risk assessment. .	Oishi 2002a

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BuPB	CD-1 ICR <b>mice</b>	Study of the effects of BuPB on general function of the male mouse reproductive system. Mice (25-27 days old) received BuPB through the oral route for 10 weeks at dosage levels of 14.4, 146 and 1504 mg/kg/day.	Administration of BuPB at 146 and 1504 mg/kg/day caused an increase in epididymal weights, a decrease in testis spermatid count and in serum testosterone concentration. The NOAEL is stated to be 14.4 mg/kg/day. Comment: No guideline study. Refuted studies in rats raise doubts on the methodology of the study. No data on toxicokinetics of parabens in mice available.	Oishi 2002b
MePB EtPB	Wistar <b>rat</b>	Study of the effects of parabens on testosterone secretion and the function of the male reproductive system in rats receiving the test substances orally at dosage levels of ± 100 and 1000 mg/kg/day. Rats were 25-27 days old and received the parabens for 8 weeks.	MePB and EtPB did not affect the male reproductive system including anti-spermatogenic activity to about 1000 mg/kg/day (NOEL).	Oishi 2004
MePB BuPB	Wistar <b>rat</b>	Repetition of the Oishi study (2001) under GLP with MePB or BuPB using the same strain of rats but 16 instead of 8 animals per dose group, same dosage levels of 0, 100, 1000 and 10,000 ppm in food. In addition of the Oishi study, blood samples were weekly taken for the analysis of LH (luteinizing hormone), FSH (follicle-stimulating hormone) and testosterone	There were no treatment-related effects on testes, ventral prostates and preputial glands in any of the groups. Unlike Oishi (2001), sperm parameters were found unaffected. With both MePB and BuPB, the highest dose level in food corresponds to approximately 1100 mg/kg bw/day (NOEL). Comment: No guideline study but GLP. Recent toxicokinetic data indicate low systemic exposure to BuPB even at high doses and raise doubt on the relevance of the study for risk assessment	Charles River 2005; later published as Hoberman et al. 2008

1

2 **Table 2: Overview of dermal absorption studies with parabens submitted to the SCCP/SCCS**

Test substances	Test system	Test principle(s)	Result(s) and major SCCP/SCCS comment(s)	Reference
<b><i>In vitro assays</i></b>				
BuPB	Full thickness <b>human</b> skin (1000 µm) 6 samples	Measurement of dermal absorption through human skin of BuPB at 0.4% in an o/w emulsion, applied at 8-10 mg/cm <sup>2</sup> and left in contact with skin for 24h.	<u>Absorbed dose (%):</u> Receptor fluid: 21.01 ± 6.95 Receptor wash: 0.49 ± 0.16 Skin (excl. tape strips): 36.92 ± 4.97 TOTAL: 58.42 ± 10.39 The authors state that the principle metabolite, PHBA, was detected in de the receptor fluid and that unmetabolised BuPB could only be detected in 1 of the 6 samples at a concentration below 0.67%.  <u>SCCP major comments:</u> - insufficient skin samples used - only one concentration tested - ratio metabolised / unmetabolised Butylparaben only measured in receptor fluid, not in skin compartments - solubility of BuPB in receptor fluid (HEPES buffer + 3.75% BSA) not demonstrated	Fasano 2004a
BuPB	Full thickness <b>human</b> skin (1587-1983 µm) 10 samples from 2 donors	Measurement of dermal absorption through human skin of BuPB at 0.4% in an o/w emulsion, applied at 8-10 mg/cm <sup>2</sup> and left in contact with skin for 24h.	<u>Absorbed dose (%):</u> Receptor fluid: 14.90 ± 3.73 Receptor wash: 0.32 ± 0.14 Skin (excl. tape strips): 14.80 ± 4.67 TOTAL: 30.10 ± 7.08 The authors state that the principle metabolite, PHBA, was detected in de the receptor fluid and that unmetabolised BuPB could only be detected in 5 of the 10 samples with a mean concentration of 0.225%.  <u>SCCP major comments:</u> - insufficient skin samples used - ratio metabolised / unmetabolised Butylparaben only measured in receptor fluid, not in skin compartments - only one concentration tested - solubility of BuPB in receptor fluid (HEPES buffer + 3.75% BSA) not demonstrated	Fasano 2005

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Test substances	Test system	Test principle(s)	Result(s) and major SCCP/SCCS comment(s)	Reference																														
BuPB MePB	<b>Rat and human</b> skin (450 µm) 10 samples from ≥ 3 donors	Measurement of dermal absorption through rat and human skin of MePB and BuPB in an o/w emulsion, at 0.8% and 0.4% respectively, applied at 8-10 mg/cm <sup>2</sup> and left in contact with skin for 24h.	<p><u>Absorbed dose rat skin (%)</u>:</p> <table> <thead> <tr> <th></th> <th>MePB</th> <th>BuPB</th> </tr> </thead> <tbody> <tr> <td>Receptor fluid:</td> <td>54.94 ± 5.92</td> <td>54.23 ± 5.92</td> </tr> <tr> <td>Receptor wash:</td> <td>0.43 ± 0.20</td> <td>0.44 ± 0.20</td> </tr> <tr> <td>Skin (excl. tape strips):</td> <td>12.23 ± 5.57</td> <td>13.01 ± 5.57</td> </tr> <tr> <td>TOTAL:</td> <td>67.61 ± 6.06</td> <td>67.69 ± 9.06</td> </tr> </tbody> </table> <p>52-54% of penetrated amount accounted for PHBA, whereas 24% (MePB) or 5.5% (BuPB) accounted for the unmetabolised paraben. EtPB was, in both cases, also measured in the receptor fluid.</p> <p><u>Absorbed dose human skin (%)</u>:</p> <table> <thead> <tr> <th></th> <th>MePB</th> <th>BuPB</th> </tr> </thead> <tbody> <tr> <td>Receptor fluid:</td> <td>79.36 ± 15.62</td> <td>73.51 ± 10.34</td> </tr> <tr> <td>Receptor wash:</td> <td>0.46 ± 0.11</td> <td>0.72 ± 0.21</td> </tr> <tr> <td>Skin (excl. tape strips):</td> <td>4.88 ± 2.01</td> <td>6.92 ± 1.77</td> </tr> <tr> <td>TOTAL:</td> <td>84.69 ± 15.46</td> <td>81.15 ± 10.65</td> </tr> </tbody> </table> <p>33-35% of penetrated amount accounted for PHBA, whereas 60% (MePB) or 50% (BuPB) accounted for the unmetabolised paraben. EtPB was, in both cases, also measured in the receptor fluid.</p> <p><u>SCCP major comments:</u></p> <ul style="list-style-type: none"> <li>- insufficient skin samples used</li> <li>- only one concentration tested</li> <li>- solubility of BuPB in receptor fluid (HEPES buffer + 3.75% BSA) not demonstrated</li> </ul>		MePB	BuPB	Receptor fluid:	54.94 ± 5.92	54.23 ± 5.92	Receptor wash:	0.43 ± 0.20	0.44 ± 0.20	Skin (excl. tape strips):	12.23 ± 5.57	13.01 ± 5.57	TOTAL:	67.61 ± 6.06	67.69 ± 9.06		MePB	BuPB	Receptor fluid:	79.36 ± 15.62	73.51 ± 10.34	Receptor wash:	0.46 ± 0.11	0.72 ± 0.21	Skin (excl. tape strips):	4.88 ± 2.01	6.92 ± 1.77	TOTAL:	84.69 ± 15.46	81.15 ± 10.65	Fasano 2004b
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BuPB	Full thickness <b>pig</b> skin N° of skin samples not stated	Measurement of dermal absorption through pig skin of BuPB in an o/w lotion at 0.5%, applied at 8-10 mg/cm <sup>2</sup> and left in contact with skin for 24h.	<p>Epidermis: unmetabolised BuPB measured Dermis: 50% unmetabolised BuPB + 50% PHBA Receptor fluid: only PHBA measured.</p> <p><u>SCCS major comments:</u></p> <ul style="list-style-type: none"> <li>- description of test is not detailed enough</li> <li>- only one concentration tested</li> <li>- no data on solubility of BuPB in receptor fluid</li> <li>- confusing report, mixing percentages with amounts/cm<sup>2</sup></li> </ul>	Pape and Schepky 2009																														

## Opinion on parabens, updated request on propyl- and butylparaben

Test substances	Test system	Test principle(s)	Result(s) and major SCCP/SCCS comment(s)	Reference
<b><i>In vivo experiments</i></b>				
BuPB, combined with diethyl and dibutyl phthalate	<b>Human</b> male volunteers	5 day daily whole body topical 2 mg/cm <sup>2</sup> application of a skin cream containing 2% BuPB, 2% DEP and 2% DBP. BuPB levels measured in serum, together with reproductive hormones: <ul style="list-style-type: none"> <li>- follicle stimulating hormone (FSH)</li> <li>- lutenising hormone (LH)</li> <li>- testosterone</li> <li>- oestradiol</li> <li>- inhibin B</li> </ul> And thyroid hormones: <ul style="list-style-type: none"> <li>- thyroid stimulating hormone (TSH)</li> <li>- free thyroxine (FT<sub>4</sub>)</li> <li>- total triiodothyroxine (T<sub>3</sub>)</li> <li>- total thyroxine (T<sub>4</sub>)</li> </ul>	Free BuPB was detected in serum after 1 hour (rapid uptake with peak of 135 µg/l after 4h). AUC value of free BuPB for the first 24 h was about 1600 ng*h/ml. No effect was noticed on a number of relevant hormone levels, such as TSH, LH, oestradiol, Inhibin B, T <sub>4</sub> and FT <sub>4</sub> .  <u>SCCP major comment:</u> The results are obtained from a combined test of BuPB with two phthalates, which does not represent ideal test conditions to investigate the specific paraben concerned.	Janjua et al. 2007
BuPB, combined with diethyl and dibutyl phthalate	<b>Human</b> male volunteers	Exposure conditions see Janjua et al. 2007 (see just above). BuPB levels measured in urine. Twenty-four-hour urine samples were daily collected. Analysis of urinary total BuPB (free and conjugated) by LC MS/MS, apart from phthalatesters and their metabolites	Concentrations of total BuPB (free and conjugated) reached plateau values in urine about 24 h after application. Total BuPB excreted in urine in the treatment week was about 2.6 mg/24 h. On average 0.32% of the applied dose were recovered.  <u>SCCP major comments:</u> The major metabolite p-hydroxybenzoic acid PHBA was not determined. Total BuPB may be underestimated as BuPB sulphate was not determined. The results are obtained from a combined test of BuPB with two phthalates, which does not represent ideal test conditions to investigate the specific paraben concerned.	Janjua et al. 2008

Opinion on parabens, updated request on propyl- and butylparaben

Test substances	Test system	Test principle(s)	Result(s) and major SCCP/SCCS comment(s)	Reference
MePB PrPB BuPB	Sprague Dawley <b>rats</b>	Study of the absorption, plasma kinetics, body distribution, metabolism (determination of plasma metabolites) and excretion of [ <sup>14</sup> C-ring]-MePB, -PrPB and -BuPB. Oral and dermal administration of 100 mg/kg of MePB, PrPB and BuPB and sc administration of 100 mg/kg of BuPB.	<p><u>Oral administration</u> High and rapid (C<sub>max</sub> at 0.5 hrs) uptake of radioactivity in serum for all three parabens. Elimination after 8 to 22 hrs.</p> <p><u>Dermal administration</u> Relatively low and slower (C<sub>max</sub> at 8 hrs) uptake of radioactivity in serum for all three parabens. Elimination after 12 to 22 hrs.</p> <p><u>Sc administration</u> (only BuPB) High and relatively rapid (C<sub>max</sub> at 2-4 hrs) uptake of radioactivity in serum for all three parabens. Elimination after 12 to 22 hrs.</p> <p>Plasma metabolite characterisation revealed only one metabolite, namely PHBA, independent of time of collection, paraben type and route of administration. The study revealed that the principal route of excretion was via the urine and that no selective organ / tissue storage was observed.</p>	Aubert 2009

1

2

## APPENDIX 2

### Comparison of data on toxicokinetics and metabolism of parabens in rats and humans

#### 1. Comparison of data on toxicokinetics and metabolism of propyl- and butylparabens in rats

Rapid and efficient metabolism of **methyl- propyl- and butylparaben** has been observed in a toxicokinetic study using dermal, oral or subcutaneous (only butylparaben) administration in Sprague Dawley rats (Aubert 2009). Ring-<sup>14</sup>C labelled parabens were used each at a dose of 100 mg/kg bw. Despite the paraben and the way of application, the only metabolite detected in plasma and urine was <sup>14</sup>C-PHBA.

In the following, this data is evaluated to see whether a read-across of the toxicokinetics of propyl- and butylparaben is possible. After oral exposure, elimination of propylparaben in urine and faeces accounted for 85% in males and 74% in females, respectively. Corresponding values for butylparaben were 82% in males and 74% in females, respectively. For both parabens, excretion in faeces accounted for 1-3% of the oral dose. The summary kinetic data in blood is depicted in table 1. The data suggest more a gender effect than major differences between propylparaben and butylparaben. The toxicokinetics of propyl- and butylparaben appear similar and the AUC values in males after oral administration only differ by about 25%. Unexpectedly, even the AUC values after dermal exposure do not much differ between propyl- and butylparaben.

*In conclusion*, the parabens investigated were rapidly metabolized to the common main metabolite PHBA and the toxicokinetics of propyl- and butylparaben in Sprague Dawley rats were similar irrespective the dermal or oral exposure.

Table 1  
Summary of kinetic parameters of parabens in blood of rats (Aubert 2009)

Route	Group	Test item	Sex	C <sub>max</sub> (ng-eq/g)	t <sub>max</sub> (h)	AUC <sub>(0-t)</sub> (ng-eq.h/g)
Dermal	1	METHYL-PARABEN	M	3146	1	20452
			F	1707	8	20791
	2	PROPYL-PARABEN	M	693	8	5421
			F	1033	8	6390
	3	BUTYL-PARABEN	M	986	1	12216
			F	614	8	9760
Oral	7	METHYL-PARABEN	M	26592	1	82153
			F	38664	0.5	143630
	8	PROPYL-PARABEN	M	11432	0.5	58344
			F	42280	0.5	118154
	9	BUTYL-PARABEN	M	15229	0.5	73585
			F	21040	0.5	99336
Subcutaneous	13	BUTYL-PARABEN	M	6501	2	52033
			F	12189	4	88917

M: male; F: female.

Harville et al. (2007) have shown shown that propyl- and butylparaben in rat skin fractions are both hydrolyzed at similar rates <sup>12</sup> and three orders of magnitude more

1 rapidly than in human skin fractions. Propyl- and butylparaben were also hydrolysed at  
 2 about 10-fold higher rates in rat liver fractions compared to human liver. Independent on  
 3 the tissue fraction studied, similar rates have been found with both propyl- and  
 4 butylparaben.

5 In another study it was shown that kinetic characteristics of the esterases in rat skin S9  
 6 fraction suggest that even high concentrations of butyl paraben applied to the skin are  
 7 unlikely to saturate metabolism (Leazer, 2004; Hoberman et al. 2008).

8  
 9 *In conclusion, in vitro* enzyme kinetics in skin and liver fractions of rats and humans  
 10 suggest that propyl- and butylparaben are both hydrolysed at similar rates in each of the  
 11 fractions, despite the marked differences of enzymatic hydrolysis between rat and human  
 12 tissue fractions observed. *In vitro* and *in vivo* data consistently suggest that the  
 13 toxicokinetic data of propyl- and butylparaben in rats are comparable in terms of a read-  
 14 across.

## 17 2. Comparison of toxicokinetics and metabolism of parabens in rats and 18 humans

19  
 20 A human toxicokinetic study has been conducted in 26 young adult males with dermal  
 21 repeated exposure to butylparaben at a daily dose of 10 mg/kg bw together with two  
 22 phthalate esters each at the same dose for five days (Janjua et al. 2007, 2008).  
 23 The young adult males in the human study were whole body exposed to a cream (in  
 24 average 40 g per day, 20 mg/cm<sup>2</sup>) containing butylparaben and two phthalate esters,  
 25 each in a concentration of 2%, once per day for 5 days. The daily applied amount of  
 26 butylparaben corresponds to about 0.8 g at an average body weight of 80 kg of the  
 27 males. This exposure is considered an extreme exposure to paraben exceeding the worst  
 28 case of normal use<sup>13</sup> by a factor of 8.6 in adults and 4.3 in a child of 3 months of age  
 29 when based on body weight, respectively. In a more realistic manner, this experimental  
 30 exposure is 10- to 20-fold higher than the worse case of daily exposure of early infants  
 31 based on Colipa data (0.6-1.4 g leave-on products per day corresponding to 2.4 - 5.6 mg  
 32 dermal paraben exposure or 0.5 - 1 mg/kg bw/day) considered in section 3.2.3 of the  
 33 Opinion. In human serum, up to 4 hours after the dermal application, concentrations of  
 34 butylparaben were in the range of 100-135 ng/ml and decreased to about 18 ng/ml after  
 35 24 h, just before the next dermal application occurred. It is assumed that free  
 36 butylparaben has been determined. Under this assumption and under the experimental  
 37 conditions used, the SCCS has determined the half-life of butylparaben in serum to be  
 38 about 7 hours. The AUC<sub>0-24h</sub> of free butylparaben in human serum on the first day of  
 39 exposure has been estimated by the SCCS to be about 1600 ng x h/ml. During the  
 40 consecutive exposure days 3 and 5, AUC<sub>0-24h</sub> values of 500-600 ng x h/ml of free  
 41 butylparaben were determined, probably due to an adaptive response of inactivating  
 42 esterases or conjugating enzymes. No effects of butylparaben (or the two phthalate  
 43 esters and their metabolites) on serum hormonal levels were observed during the  
 44 exposure time of 5 days, although the exposure conditions are considered markedly  
 45 exceeding a worst case of normal use.

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“Similar” means in this context that the hydrolysis rates *in vitro* differed by less than 20% between propyl- and butylparaben.

<sup>13</sup> Given the cumulative exposure to preservatives used in all cosmetic product categories is considered to be 17.4 g/day for adults and the allowed concentration of parabens is 0.4% in all leave-on products (see section 3.2.3), then the amount of parabens that may be daily applied to skin of adults is about 0.07 g or 1.16 mg/kg bw. For a child of 3 months of age (5.3 kg and a surface area 0.31 m<sup>2</sup>) the cumulative exposure to leave-on products would result in 17.4 \*0.31/1.75= 3.08 g/day (see section 3.2.3) and 12.3 mg or 2.3 mg/kg bw paraben exposure per day, respectively.

1  
2 A comparison of the above dermal exposure study to butylparaben (10 mg/kg bw/day) in  
3 human males with the toxicokinetic data of the recent study in juvenile male rats  
4 (Ricerca Biosciences 2012d) reveals that the systemic exposure to free paraben in  
5 human males is similar to that in juvenile male rats when the 100-fold higher oral dose  
6 of 1000 mg/kg bw in rats is considered: In the rats, at the highest dose, an AUC<sub>0-8h</sub>  
7 value of about 2600 ng \* h/ml for free propylparaben (about 0.3% of the dose orally  
8 absorbed) has been assessed by the SCCS (see sections 3.3 and 3.5.1 of the Opinion)  
9 whereas a corresponding AUC value of about 1600 ng \* h/ml has been assessed in the  
10 above human study with butylparaben.

11  
12 However, the comparison of both the human and rat study is difficult for several reasons  
13 and the differences and uncertainties should be carefully discussed; the question is  
14 whether the surprisingly similar systemic exposures of rats and humans to free paraben  
15 at 100-fold different external doses can be explained by the following identified  
16 differences of the study conditions:

17  
18 1) Dermal exposure in humans is compared with oral exposure of rats:  
19 It is not unusual to compare dermal human data with rat oral data as the latter model is  
20 a standard model for risk assessment of ingredients. Dermal absorption in humans  
21 occurs slowly resulting in lower C<sub>max</sub> values and longer T<sub>max</sub> values compared with oral  
22 exposure in rats. It is expected in case of parabens that the dermal absorption in humans  
23 is much lower (assumed 3.7% by the SCCS) than the oral absorption in rats which is  
24 about 80-85% for both propyl- and butylparaben (Aubert 2009).

25  
26 2) Butylparaben in the human study versus propylparaben in the rat study:  
27 In the human toxicokinetic study, butylparaben has been used whereas propylparaben  
28 has been used in the oral study with juvenile rats. However, the toxicokinetic data of  
29 propyl- and butylparaben in the rats do not much differ as shown above, be it after oral  
30 or after dermal application. Possible differences between the toxicokinetics of  
31 propylparaben in juvenile Wistar rats and SD rats (in the Aubert 2009 study) should also  
32 be taken into account including potential differences in the formation/detection of  
33 paraben conjugates found in the recent study but not in the Aubert study; however,  
34 these differences are considered less important.

35  
36 3) Concomitant dermal application of two phthalate esters at high doses together with  
37 butylparaben:  
38 It is conceivable that the phthalate esters a) hamper the dermal absorption of the  
39 paraben or b) inhibit the enzymatic hydrolysis and/or conjugation of the paraben. In the  
40 first case the systemic exposure to the paraben would be lower, in the second case  
41 higher than in absence of the phthalate esters. Thus, both mechanisms would act into  
42 different directions. Only in case the inhibition of inactivating enzymes was high (>80%)  
43 this could contribute to an enhanced systemic exposure to butylparaben in a  
44 quantitatively meaningful manner. Although such high inhibition would be not be  
45 expected, this cannot be excluded.

46  
47 Another uncertainty to be mentioned is the unrealistic high dose of butylparaben in the *in*  
48 *vivo* dermal absorption study in humans. The external dose was 10 mg/kg bw/d whereas  
49 the external dose from a concentration of 0.19% (concentration recommended by the  
50 SCCS) resembles only 0.55 mg/kg bw/d (factor 18 lower)<sup>14</sup>. Compared to this worst  
51 case exposure assessment by the SCCS a refined aggregate exposure assessment  
52 yielded considerably lower estimates (Cowan-Ellsberry CE and Robison SH 2009). As

<sup>14</sup> 17.4 g cosmetic products applied/day x 0.19% parabens = 33 mg/day = 551 µg/kg bw/day. The corresponding daily dose of maximally permitted parabens in cosmetic products (0.4%) would be about 70 mg/day or 1.2 mg/kg bw/day.

1 discussed in section 3.2.3 and Appendix 2, adequate data on the range and average  
2 dermal exposure of consumers to propyl- and butylparaben using typical concentrations  
3 in cosmetic products is missing.  
4

5 Taken together, there is no convincing argument that can explain the similar systemic  
6 exposures of rats and humans to free paraben at 100-fold different external doses by the  
7 identified differences of the study conditions, either single or in combination. Rather, the  
8 available data is more compatible with the assumption that the difference is based on  
9 markedly different toxicokinetics in rats and humans. Hence, a MoS derived on a  
10 toxicokinetic basis would be more adequate than the derivation of a conventional MoS. A  
11 MoS based on toxicokinetic would be below 25. Due to missing human exposure data on  
12 parabens in cosmetic products it is uncertain whether a MoS of 25 can be achieved even  
13 if it was taken into account that the range and average dermal exposure of consumers to  
14 propyl and butylparaben is probably much lower than the dose used in the study of  
15 Janjua et al. For these reasons, uncertainties of risk assessment remain which presently  
16 cannot be resolved.