Supporting Information for Low-Priority Substance Propanedioic Acid, 1,3-Dimethyl Ester (CASRN 108-59-8) (Dimethyl Malonate) *Final Designation* 

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#### **Office of Pollution Prevention and Toxics**

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# 1. Introduction

The Lautenberg amendments to the Toxic Substances Control Act (TSCA) require EPA to designate chemical substances as either High-Priority Substances for risk evaluation, or Low-Priority Substances for which risk evaluations are not warranted at this time (section 6(b)(1)(B) and implementing regulations (40 CFR 702.3)). A high-priority substance is defined as a chemical substance that the Administrator concludes, without consideration of costs or other non-risk factors, may present an unreasonable risk of injury to health or the environment because of a potential hazard and a potential route of exposure under the conditions of use, including an unreasonable risk to potentially exposed or susceptible subpopulations identified as relevant by the Administrator. If the Administrator concludes, based on information sufficient to establish, without consideration of costs or other non-risk factors, that the high-priority standard is not met, then the substance must be designated as a low-priority substance. Propanedioic acid, 1,3-dimethyl ester, referenced as dimethyl malonate for the remainder of this document, is one of the 40 chemical substances initiated for prioritization as referenced in a March 21, 2019 notice (84 FR 10491)<sup>1</sup> and one of the 20 proposed as low-priority substances in an August 15, 2019 notice (84 FR 41712).<sup>2</sup>

As described under EPA's regulations at 40 CFR 702.9<sup>3</sup> and pursuant to section 6(b)(1)(A) of the statute, EPA generally used reasonably available information to screen the chemical substance under its conditions of use against the following criteria and considerations:

- the hazard and exposure potential of the chemical substance;
- persistence and bioaccumulation;
- potentially exposed or susceptible subpopulations;
- storage near significant sources of drinking water;
- conditions of use or significant changes in the conditions of use of the chemical substance;
- the chemical substance's production volume or significant changes in production volume; and
- other risk-based criteria that EPA determines to be relevant to the designation of the chemical substance's priority.

Designation of a low-priority substance is not a finding that the chemical substance does not present an unreasonable risk, but rather that the chemical does not meet the statutory criteria for a highpriority substance and that a risk evaluation is not warranted at the time. As explained in the preamble to the Prioritization Rule, "low-priority substance designations give the public notice of chemical substances for which the hazard and/or exposure potential is anticipated to be low or nonexistent and provides some insight into which chemical substances are likely not to need additional evaluation and risk management under TSCA." 82 FR 33753 at 33755. EPA is not precluded from later revising the designation based on reasonably available information, if warranted. 40 CFR 702.13; 702.15.

<sup>&</sup>lt;sup>1</sup> <u>https://www.federalregister.gov/documents/2019/03/21/2019-05404/initiation-of-prioritization-under-the-toxic-substances-control-act-tsca</u>

<sup>&</sup>lt;sup>2</sup> <u>https://www.federalregister.gov/documents/2019/08/15/2019-17558/proposed-low-priority-substance-designation-under-the-toxic-substances-control-act-tsca-notice-of</u>

<sup>&</sup>lt;sup>3</sup> The prioritization process is explained in the <u>Procedures for Prioritization of Chemicals for Risk Evaluation Under the</u> <u>Toxic Substances Control Act</u> (82 FR 33753).

The screening review is not a risk evaluation, but rather a review of reasonably available information on the chemical substance that relates to the specific criteria and considerations in TSCA section 6(b)(1)(A) and 40 CFR 702.9. This paper documents the results of the screening review which supports the final designation of dimethyl malonate as a low-priority substance. EPA has also prepared a general response to comments and, as applicable, chemical-specific responses to comments.

This risk-based, screening-level review is organized as follows:

- Section 1 (Introduction): This section explains the requirements of the Lautenberg amendments to the Toxic Substances Control Act (TSCA) and implementing regulations including the criteria and considerations -- pertinent to prioritization and designation of low-priority substances.
- Section 2 (Background on the Low-Priority Substance): This section includes information on attributes of the chemical substance, including its structure, and relates them to its functionality.
- Section 3 (Physical-Chemical Properties): This section includes a description of the physicalchemical properties of the chemical substance and explains how these properties lead to the chemical's fate, transport, and exposure potential.
- Section 4 (Relevant Assessment History): This section includes an overview of the outcomes of other governing entities' assessments of the chemical substance.
- Section 5 (Conditions of Use): This section presents the chemical substance's known, intended, and reasonably foreseen conditions of use under TSCA.
- *Section 6 (Hazard Characterization):* This section summarizes the reasonably available hazard information and screens the information against low-concern benchmarks.
- Section 7 (Exposure Characterization): This section includes a qualitative summary of potential exposures to the chemical substance.
- Section 8 (Summary of Findings): In this section, EPA presents information pertinent to prioritization against each of the seven statutory and regulatory criteria and considerations, and makes a conclusion based on that evidence.
- Section 9 (Final Designation): In this section, EPA presents the final designation for this chemical substance.
- *Appendix A (Conditions of Use Characterization):* This appendix contains a comprehensive list of TSCA and non-TSCA uses for the chemical substance from publicly available databases.

- *Appendix B (Hazard Characterization):* This appendix contains information on each of the studies used to support the hazard evaluation of the chemical substance.
- *Appendix C (Literature Search Outcomes):* This appendix includes literature search outcomes and rationales for studies that were identified in initial literature screening but were found to be off-topic or unacceptable for use in the screening-level review.

## 2. Background on Dimethyl Malonate

| Table 1: Dimethyl Malonate at a Glance |  |  |  |  |  |
|--|--|--|--|--|--|
| Chemical Name                          | Dimethyl Malonate  |  |  |  |  |
| CASRN                                  | 108-59-8   |  |  |  |  |
| Synonyms                               | Dimethyl propanedioate; Methyl malonate; Propanedioic acid, dimethyl ester; Malonic<br>Acid Dimethyl Ester; 1,3-dimethyl propanedioate; Dimethyl 1,3-propanedioate;<br>Propanedioic acid, 1,3-dimethyl ester; Dimethyl ester of malonic acid |  |  |  |  |
| Trade Name(s)                          | None found   |  |  |  |  |
| Molecular Formula                      | C <sub>5</sub> H <sub>8</sub> O <sub>4</sub>   |  |  |  |  |
| Representative Structure               |  |  |  |  |  |

Table 1 below provides the CAS number, synonyms, and other information on dimethyl malonate.

Dimethyl malonate is a diester derivative of malonic acid, a dicarboxylic acid with two carboxyl groups (-COO-) separated by one methylene group (-CH2-). Dimethyl malonate is formed by the replacement of the hydroxyl groups (-OH) of malonic acid with methoxy groups (-OCH3). The hydrogen atoms on the methylene carbon between the two carboxyl groups make this compound acidic. Because of its unique structure, dimethyl malonate is reactive and thus functions as a useful reagent and intermediate for organic chemical synthesis. Dimethyl malonate is a volatile diester that occurs naturally in fruits. Volatile esters are known to have fruity scents and are often used as fragrances and flavorings. Section 5 includes conditions of use for this chemical.

# 3. Physical-Chemical Properties

Table 2 lists physical-chemical properties for dimethyl malonate. A chemical's physical-chemical properties provide a basis for understanding a chemical's behavior, including in the environment and in living organisms. These endpoints provide information generally needed to assess potential environmental release, exposure, and partitioning as well as insight into the potential for adverse toxicological effects.

| Table 2: Physical-Chemical Properties for Dimethyl Malonate |              |  |  |       |  |  |
|---|--------------|--|--|-------|--|--|
| Source/Model  | Data Type    | Endpoint   | Endpoint value                                 | Notes |  |  |
| PubChem 2019  | Experimental | State at room temperature                          | Liquid   |       |  |  |
| ChemIDPlus 2019; OECD<br>SIDS 2005; ChemSpider 2019         | Experimental | Molecular weight                                   | 132 g/mol                                      |       |  |  |
| Lyman et al. 1990   | Estimated    | Molar volume                                       | 137 cm <sup>3</sup> /mol                       |       |  |  |
| ChemIDPlus 2019   | Experimental | Melting Point                                      | -61.9 °C                                       |       |  |  |
| ChemIDPlus 2019   | Experimental | Boiling Point                                      | 181.4 °C                                       |       |  |  |
| OECD SIDS 2005  | Experimental | Vapor pressure                                     | 0.36-0.375 atm at 20 °C<br>(0.48-0.5 hPa)      |       |  |  |
| EPISuite v.4.11 <sup>4</sup>                                | Extrapolated | Vapor pressure                                     | 0.9 mm Hg                                      |       |  |  |
| EPISuite v.4.11   | Estimated    | Vapor pressure                                     | 9.02E-01 mm Hg                                 |       |  |  |
| OECD SIDS 2005  | Experimental | Water solubility                                   | 9.9E+04 mg/L                                   |       |  |  |
| EPISuite v.4.11   | Estimated    | Water solubility                                   | 2.8E+05 mg/L                                   |       |  |  |
| EPISuite v.4.11   | Estimated    | Henry's Law<br>constant                            | 4.17E-07 atm-m <sup>3</sup> /mol               |       |  |  |
| EPISuite v.4.11   | Estimated    | Log Kow  | -0.09  |       |  |  |
| ChemIDPlus 2019; OECD<br>SIDS 2005; EPISuite v.4.11         | Estimated    | Log K <sub>OA</sub>                                | 4.718  |       |  |  |
| ChemSpider 2019   | Estimated    | Log Kow  | -0.36  |       |  |  |
| Chem ID Plus 2019   | Estimated    | Log Kow  | -0.05  |       |  |  |
| EPISuite v.4.11   | Estimated    | Log K <sub>oc</sub>                                | 0.196  |       |  |  |
| EPISuite v.4.11   | Estimated    | Volatilization (T<br><sup>1</sup> / <sub>2</sub> ) | From river: 67.29 days;<br>from lake: 738 days |       |  |  |

<sup>4</sup> Physical Property Inputs: BP = 181.4 deg C, MP = -61.9 deg C, log P = -0.05; SMILES: O=C(OC)CC(=O)OC

| Table 2: Physical-Chemical Properties for Dimethyl Malonate |              |   |   |   |  |  |
|---|--------------|---|---|---|--|--|
| Source/Model  | Data Type    | Endpoint  | Endpoint value  | Notes   |  |  |
| OECD SIDS 2005  | Experimental | Photooxidation  | Rate coefficient: 3.75E-12<br>cm <sup>3</sup> /molecules-second       |   |  |  |
| EPISuite v.4.11   | Estimated    | Indirect photolysis<br>(T <sup>1</sup> / <sub>2</sub> ) | 20.375 hours  | <ul> <li>From OH rate constant 0.5250 E-12 cm<sup>3</sup>/molecules-second (12<br/>hour day; 1.5E6 OH/cm<sup>3</sup>)</li> </ul>            |  |  |
| EPISuite v.4.11   | Estimated    | Hydrolysis (T ½)  | Half-life at pH= 7: 21.79<br>days<br>Half-life at pH=8: 2.179<br>days |   |  |  |
| EPISuite v.4.11   | Estimated    | BAF   | 0.9102  |   |  |  |
| EPISuite v.4.11   | Estimated    | BCF   | 3.162   |   |  |  |
| EPISuite v.4.11   | Estimated    | Biodegradability  | Ready Biodegradability<br>Prediction: Yes                             |   |  |  |
| EPISuite v.4.11   | Estimated    | Wastewater<br>treatment plant<br>removal                | 94% Total Removal (93%<br>biodegradation, 0.27%<br>sludge, 0% air)    | Input parameters: BIOP = 4, BioA = 1 and BioS = 1 based on 99.5% degradation after 28 days and 86.5% in 7 days by DOC analysis in 301A test |  |  |

Based on its reported physical form (PubChem, 2019) and measured melting point (ChemIDPlus, 2019), dimethyl malonate is a liquid under ambient conditions. Liquids have the potential for exposure via direct dermal contact with the substance, through ingestion, or by inhalation of aerosols if they are generated. Exposure through direct dermal contact with this substance is expected to result in poor to moderate dermal absorption based on experimental data (discussed further in Section 6.1.1) and the chemical's molecular weight, water solubility and log Kow. Based on its measured vapor pressure (OECD SIDS, 2005), dimethyl malonate is expected to volatilize at ambient temperatures, and therefore has the potential for inhalation exposure to vapor-phase material. The estimated Henry's Law constant (EPI Suite, 2019) for dimethyl malonate indicates slow volatilization from water and aqueous solutions is likely, which can also result in inhalation exposure to volatilized material. Based on estimated solubility data (EPI Suite, 2019), dimethyl malonate is considered water soluble, indicating the potential for this substance to dissolve in water and form an aqueous solution. Water soluble substances have an increased potential for absorption through the lungs; therefore, if inhalation of vapors or aerosols occurs, absorption through the lungs is likely. Based on its experimental log K<sub>ow</sub> (EPI Suite, 2019), dimethyl malonate is unlikely to cross lipid membranes. Absorption and sequestration in fatty tissues are unlikely, as reflected in the estimated BCF and BAF values for this compound (EPI Suite, 2019). The estimated log  $K_{oc}$  (EPI Suite, 2019) indicates dimethyl malonate is highly mobile in soils, increasing its potential for leaching into groundwater, including groundwater sources of drinking water. If oral exposure occurs via ingestion of contaminated drinking water, including well water, absorption through the gastrointestinal tract is expected to be poor based on the log  $K_{ow}$  (EPI Suite, 2019). Concern for presence in drinking water is further reduced in part by dimethyl malonate's expected low persistence. Measured and estimated data (discussed further in Section 6.3.1) indicate dimethyl malonate is readily biodegradable, meaning that it has the potential to break down in the environment into carbon dioxide and water.

#### 3.1 References

- ChemIDplus. (2019). Methyl malonate. Retrieved from <u>https://chem.nlm.nih.gov/chemidplus/rn/108-59-8</u>
- ChemSpider (2019). Dimethyl malonate. Retrieved from <u>http://www.chemspider.com/Chemical-</u> Structure.21106102.html?rid=e4bcf2ee-6fd6-40bb-ac78-b10d1da6abf8
- Lyman, Warren J., Reehl, W. F., Rosenblatt, D. H. (1990). Handbook of chemical property estimation methods: environmental behavior of organic compounds. American Chemical Society
- OECD (2005). Malonic acid diesters. Retrieved from https://heronet.epa.gov/heronet/index.cfm/reference/download/reference\_id/4935263
- U.S. EPA. (2019). Estimation Programs Interface Suite, v 4.11. United States Environmental Protection Agency, Washington, DC, USA

# 4. Relevant Assessment History

EPA assessed the toxicological profile of dimethyl malonate and added the chemical to the Safer Choice Program's Safer Chemical Ingredients List (SCIL) in July 2013 under the functional class of fragrances. The SCIL<sup>5</sup> is a continuously updated list of chemicals that meet low-concern Safer Choice criteria.<sup>6</sup>

EPA also reviewed international assessments of dimethyl malonate. EPA identified assessments by the Organisation for Economic Co-operation and Development (OECD) and Canadian, German, Japanese and New Zealand government agencies.

The OECD SIAM discussed the SIDS Initial Assessment Report (SIAR) on malonic acid diesters, including dimethyl malonate, in April 2005. The SIAM determined this chemical to be "low priority for further work" for human health and the environment.<sup>7</sup>

The Canadian Government, through an assessment of toxicity and exposure as part of its categorization of the Domestic Substance List, found that dimethyl malonate did not meet its criteria for further attention.<sup>8</sup>

The German Environment Agency (UBA) designated dimethyl malonate as "low hazard to waters" in August 2017 based on an assessment of ecotoxicity and environmental fate.<sup>9</sup>

Japan's National Institute of Technology and Evaluation (NITE) categorized dimethyl malonate as hazard class 3 for ecological effects in 2017. NITE classifies hazard on a scale of 1 to 4, 1 being most severe.<sup>10</sup> Japan's NITE notes that the chemical is readily biodegradable and has designated the chemical as "out of classification" based on ecological effects meaning that the agency will take no further prioritization action for this chemical. In addition, Section 6.2 of this screening review contains a summary of the reasonably available information on environmental hazard and an explanation of why EPA does not believe environmental hazard is a concern for this chemical.

New Zealand's Environmental Protection Authority lists dimethyl malonate in its Chemical Classification and Information Database (CCID), which includes hazard and physical information about single chemicals for use in hazard classifications and safety information. It has a classification description as "acutely toxic."<sup>11</sup> Section 6.1.2 of this screening review contains a summary of the reasonably available information on acute toxicity and an explanation of why EPA does not believe acute toxicity is a concern for this chemical.

<sup>&</sup>lt;sup>5</sup> <u>https://www.epa.gov/saferchoice/safer-ingredients</u>

<sup>&</sup>lt;sup>6</sup> https://www.epa.gov/sites/production/files/2013-12/documents/dfe\_master\_criteria\_safer\_ingredients\_v2\_1.pdf

<sup>&</sup>lt;sup>7</sup> <u>https://hpvchemicals.oecd.org/ui/handler.axd?id=66A562AA-27EC-4A1B-B87D-637A7DA9E162</u>

<sup>&</sup>lt;sup>8</sup> <u>https://canadachemicals.oecd.org/ChemicalDetails.aspx?ChemicalID=03A589EB-D514-4453-8814-BD095C1796D5</u>

<sup>&</sup>lt;sup>9</sup> <u>https://webrigoletto.uba.de/rigoletto/public/searchDetail.do?kennummer=3353</u>

<sup>&</sup>lt;sup>10</sup> <u>https://www.nite.go.jp/chem/jcheck/detail.action?cno=108-59-8&mno=2-0913&request\_locale=en</u>

<sup>&</sup>lt;sup>11</sup> <u>https://www.epa.govt.nz/database-search/chemical-classification-and-information-database-ccid/view/13726</u>

# 5. Conditions of Use

Per TSCA section 3(4), the term "conditions of use" means the circumstances, as determined by the Administrator, under which a chemical substance is intended, known, or reasonably foreseen to be manufactured, processed, distributed in commerce, used, or disposed of. EPA assembled information on all uses of dimethyl malonate (Appendix A) to determine conditions of use.<sup>12</sup> One source of information that EPA used to help determine conditions of use is 2016 Chemical Data Reporting (CDR). The CDR rule (previously known as the Inventory Update Rule, or IUR), under TSCA section 8, requires manufacturers (including importers) to report information on the chemical substances they produce domestically or import into the U.S., generally above a reporting threshold of 25,000 lb. per site per year. CDR includes information on the manufacturing, processing, and use of chemical substances with information dating to the mid-1980s. CDR may not provide information on other life-cycle phases such as the chemical substance's end-of-life after use in products (i.e., disposal).

According to CDR, dimethyl malonate is manufactured domestically and imported. It is used in processing (incorporation into formulation, mixture or reaction and processing as a reactant) for pesticide preparation, odor agents, and other agricultural manufacturing. Industrial and commercial uses include fragrances, dyes, and pesticides, among others. Based on the known manufacturing, processing, and uses of this chemical substance, EPA assumes distribution in commerce. According to CDR, two facilities reported that dimethyl malonate was not recycled (e.g., not recycled, remanufactured, reprocessed, or reused). For an additional facility, this information was reported as confidential business information (CBI), and for four more facilities this information was withheld. No information on disposal is found in CDR or through EPA's Toxics Release Inventory (TRI) Program<sup>13</sup> because dimethyl malonate is not a TRI-reportable chemical. Although reasonably available information did not specify additional types of disposal, for purposes of this prioritization designation, EPA assumed end-of-life pathways that include releases to air, wastewater, surface water, and land via solid and liquid waste based on the conditions of use (e.g., incineration, landfill).

To supplement CDR, EPA conducted research through the publicly available databases listed in Appendix A (Table A.2) and performed additional internet searches to clarify conditions of use or find additional occupational<sup>14</sup> and consumer uses. This research improved the Agency's understanding of the conditions of use for dimethyl malonate. Although EPA identified uses of dimethyl malonate in personal care products, the screening review covered TSCA conditions of use for the chemical substance and personal care products were not considered in EPA's assessment. Exclusions to TSCA's regulatory scope regarding "chemical substance" can be found at TSCA section 3(2). Table 3 lists the conditions of use for dimethyl malonate considered for chemical substance prioritization, per TSCA section 3(4). Table 3 reflects the TSCA uses determined as conditions of use listed in Table A.3 (Appendix A).

<sup>&</sup>lt;sup>12</sup> The prioritization process, including the definition of conditions of use, is explained in the <u>Procedures for Prioritization</u> of <u>Chemicals for Risk Evaluation Under the Toxic Substances Control Act</u> (82 FR 33753).

<sup>13</sup> https://www.epa.gov/toxics-release-inventory-tri-program

<sup>&</sup>lt;sup>14</sup> Occupational uses include industrial and/or commercial uses

| Life Cycle Stage | Category  | Subcategory of Use   | Source  |
|------------------|---|--|---|
| Manufacturing    | Domestic manufacture  | Domestic manufacture- information on whether domestically manufactured was not reported. | EPA (2017b)   |
|                  | Import  | Import- manufacture  |   |
| Processing       | Processing- incorporation<br>into formulation, mixture or<br>reaction | Pesticide preparation- all other chemical product manufacturing and preparation          | EPA (2017b)   |
|                  |   | Odor agents- miscellaneous manufacturing   | EPA (2017b), CPCat (2019)   |
|                  | Processing as a reactant  | Intermediate- pesticide, fertilizer and other agricultural chemical manufacturing        | EPA (2017b), CPCat (2019)   |
|                  | Recycling   | Recycling  | EPA (2017b) <sup>15</sup>   |
| Distribution     | Distribution  | Distribution   | EPA (2017b)   |
| Industrial uses  | Other   | Fragrance  | Synapse Information Resources (n.d.);<br>Schaefer (2014)  |
|                  |   | Dyes   | Synapse Information Resources (n.d.)  |
|                  |   | Laboratory chemicals   | ThermoFisher Scientific (2018b)   |
| Commercial uses  | Other   | Pesticide manufacture  | EPA (2017b)   |
| Disposal         | Releases to air, wastewater, solid and liquid wastes                  | Releases to air, wastewater, solid and liquid wastes.                                    | Though not explicitly identified, releases from disposal were assumed to be reasonably foreseen <sup>16</sup> |

<sup>&</sup>lt;sup>15</sup> In the 2016 CDR, two facilities reported that dimethyl malonate was not recycled (e.g., not recycled, remanufactured, reprocessed, or reused). For one facility, this information was reported as CBI, and for four facilities this information was withheld. No further information about recycling or disposal was found.

<sup>&</sup>lt;sup>16</sup> See Section 5 for a discussion on why releases were assumed to be reasonably foreseen for purposes of this prioritization designation.

# 6. Hazard Characterization

EPA reviewed primary literature and other data sources to identify reasonably available information. This literature review approach<sup>17</sup> is tailored to capture the reasonably available information associated with low-hazard chemicals. EPA also used this process to verify the reasonably available information for reliability, completeness, and consistency. EPA reviewed the reasonably available information to identify relevant, quality studies to evaluate the hazard potential for dimethyl malonate against the endpoints listed below. EPA's New Chemicals Program has used these endpoints for decades to evaluate chemical substances under TSCA<sup>18</sup> and EPA toxicologists rely on these endpoints as key indicators of potential human health and environmental effects. These endpoints also align with internationally accepted hazard characterization criteria, such as the Globally Harmonized System of Classification and Labelling of Chemicals<sup>19</sup> as noted above in Section 4 and form the basis of the comparative hazard assessment of chemicals.

**Human health endpoints evaluated**: Acute mammalian toxicity, repeated dose toxicity, carcinogenicity, mutagenicity/genotoxicity, reproductive and developmental toxicity, neurotoxicity, skin sensitization, respiratory sensitization, immunotoxicity and eye and skin irritation.

Environmental fate and effects endpoints evaluated: Aquatic toxicity, environmental persistence, and bioaccumulation.

| Table 4: Low concern Criteria for Human Health and Environmental Fate and Effects |              |              |               |        |  |  |  |  |  |
|---|--------------|--------------|---------------|--------|--|--|--|--|--|
|   | Human Health |              |               |        |  |  |  |  |  |
| Acute Mammalian<br>Toxicity <sup>20</sup>   | Very High    | High         | Moderate      | Low    |  |  |  |  |  |
| Oral LD50 (mg/kg)   | ≤ 50         | > 50 – 300   | > 300 - 2000  | > 2000 |  |  |  |  |  |
| Dermal LD50<br>(mg/kg)  | ≤ 200        | > 200 – 1000 | > 1000 - 2000 | > 2000 |  |  |  |  |  |
| Inhalation LC50<br>(vapor/gas) (mg/L)   | ≤2           | > 2 – 10     | > 10 - 20     | > 20   |  |  |  |  |  |
| Inhalation LC50<br>(dust/mist/fume)<br>(mg/L)                                     | ≤ 0.5        | > 0.5 - 1.0  | > 1.0 - 5     | > 5    |  |  |  |  |  |

The low-concern criteria used to evaluate both human health and environmental fate and effects are included in Table 4 below.

<sup>&</sup>lt;sup>17</sup> Discussed in the document "Approach Document for Screening Hazard Information for Low-Priority Substances Under TSCA," which can be found at <u>https://www.regulations.gov/document?D=EPA-HQ-OPPT-2019-0450-0002</u>.

<sup>&</sup>lt;sup>18</sup> <u>https://www.epa.gov/sustainable-futures/sustainable-futures-p2-framework-manual</u>

<sup>&</sup>lt;sup>19</sup> <u>https://www.unece.org/fileadmin/DAM/trans/danger/publi/ghs/ghs\_rev07/English/ST\_SG\_AC10\_30\_Rev7e.pdf</u>

<sup>&</sup>lt;sup>20</sup> Values derived from GHS criteria (*Chapter 3.1: Acute Toxicity.* 2009, United Nations).

| Table 4: Low concern Criteria for Human Health and Environmental Fate and Effects                  |  |   |   |   |  |  |
|--|--|---|---|---|--|--|
| Repeated Dose<br>Toxicity,<br>Neurotoxicity, and<br>Immunotoxicity<br>(90-day study) <sup>21</sup> |  | High  | Moderate  | Low   |  |  |
| Oral (mg/kg-bw/day)  |  | < 10  | 10 - 100  | > 100   |  |  |
| Dermal (mg/kg-<br>bw/day)  |  | < 20  | 20 - 200  | > 200   |  |  |
| Inhalation<br>(vapor/gas)<br>(mg/L/6h/day)   |  | < 0.2   | 0.2 - 1.0   | > 1.0   |  |  |
| Inhalation<br>(dust/mist/fume)<br>(mg/L/6h/day)  |  | < 0.02  | 0.02 - 0.2  | > 0.2   |  |  |
| Reproductive and<br>Developmental<br>Toxicity <sup>22</sup>  |  | High  | Moderate  | Low   |  |  |
| Oral (mg/kg/day)   |  | < 50  | 50 - 250  | > 250   |  |  |
| Dermal (mg/kg/day)   |  | < 100   | 100 - 500   | > 500   |  |  |
| Inhalation (vapor,<br>gas, mg/L/day)   |  | < 1   | 1 - 2.5   | > 2.5   |  |  |
| Inhalation<br>(dust/mist/fume,<br>mg/L/day)  |  | < 0.1   | 0.1 - 0.5   | > 0.5   |  |  |
| Mutagenicity/<br>Genotoxicity <sup>23</sup>  | Very High  | High  | Moderate  | Low   |  |  |
| Germ cell<br>mutagenicity  | GHS Category 1A<br>or 1B: Substances<br>known to induce<br>heritable mutations<br>or to be regarded<br>as if they induce<br>heritable mutations<br>in the germ cells of<br>humans. | GHS Category 2:<br>Substances which<br>cause concern for<br>humans owing to the<br>possibility that they<br>may induce heritable<br>mutations in the germ<br>cells of humans. | Evidence of<br>mutagenicity support by<br>positive results <i>in vitro</i><br>OR <i>in vivo</i> somatic cells | Negative for<br>chromosomal<br>aberrations and gene<br>mutations, or no |  |  |
| Mutagenicity and<br>Genotoxicity in<br>Somatic Cells   |  | OR<br>Evidence of<br>mutagenicity<br>supported by positive<br>results in <i>in vitro</i> AND  | of humans or animals  | structural alerts.  |  |  |

<sup>&</sup>lt;sup>21</sup> Values from GHS criteria for Specific Target Organ Toxicity Repeated Exposure (*Chapter 3.9: Specific Target Organ Toxicity Repeated* Exposure. 2009, United Nations).

<sup>&</sup>lt;sup>22</sup> Values derived from the US EPA's Office of Pollution Prevention & Toxics criteria for HPV chemical categorizations (*Methodology for Risk-Based Prioritization Under ChAMP*), and the EU REACH criteria for Annex IV (2007).

<sup>&</sup>lt;sup>23</sup> From GHS criteria (*Chapter 3.5: Germ Cells Mutagenicity.* 2009, United Nations) and supplemented with considerations for mutagenicity and genotoxicity in cells other than germs cells.

| Table 4: Low concern Criteria for Human Health and Environmental Fate and Effects |   |  |  |   |  |
|---|---|--|--|---|--|
|   |   | <i>in vivo</i> somatic cells<br>and/or germ cells of<br>humans or animals.   |  |   |  |
| Carcinogenicity <sup>24</sup>   | Very High   | High   | Moderate   | Low   |  |
|   | Known or<br>presumed human<br>carcinogen (GHS<br>Category 1A and<br>1B) | Suspected human<br>carcinogen (GHS<br>Category 2)  | Limited or marginal<br>evidence of<br>carcinogenicity in<br>animals (and<br>inadequate <sup>25</sup> evidence<br>in humans)    | Negative studies or<br>robust mechanism-<br>based SAR                         |  |
| Sensitization <sup>26</sup>   |   | High   | Moderate   | Low   |  |
| Skin sensitization  |   | High frequency of<br>sensitization in<br>humans and/or high<br>potency in animals<br>(GHS Category 1A)   | Low to moderate<br>frequency of<br>sensitization in human<br>and/or low to moderate<br>potency in animals<br>(GHS Category 1B) | Adequate data<br>available and not<br>GHS Category 1A or<br>1B                |  |
| Respiratory<br>sensitization  |   | Occurrence in<br>humans or evidence<br>of sensitization in<br>humans based on<br>animal or other tests<br>(equivalent to GHS<br>Category 1A or 1B) | Limited evidence<br>including the presence<br>of structural alerts   | Adequate data<br>available indicating<br>lack of respiratory<br>sensitization |  |
| Irritation/<br>Corrosivity <sup>27</sup>  | Very High   | High   | Moderate   | Low   |  |
| Eye Irritation/<br>Corrosivity  | Irritation persists<br>for >21 days or<br>corrosive                     | Clearing in 8-21<br>days, severely<br>irritating   | Clearing in 7 days or<br>less, moderately<br>irritating  | Clearing in less than<br>24 hours, mildly<br>irritating                       |  |
| Skin Irritation/<br>Corrosivity   | Corrosive   | Severe irritation at 72 hours  | Moderate irritation at 72 hours  | Mild or slight irritation at 72 hours   |  |

<sup>&</sup>lt;sup>24</sup> Criteria mirror classification approach used by the IARC (*Preamble to the IARC Monographs: B. Scientific Review and Evaluation: 6. Evaluation and rationale.* 2006) and incorporate GHS classification scheme (*Chapter 3.6: Carcinogenicity.* 2009, United Nations).

<sup>&</sup>lt;sup>25</sup> EPA's approach to determining the adequacy of information is discussed in the document "Approach Document for Screening Hazard Information for Low-Priority Substances Under TSCA", also released at proposal.

<sup>&</sup>lt;sup>26</sup> Incorporates GHS criteria (*Chapter 3.4: Respiratory or Skin Sensitization.* 2009, United Nations).

<sup>&</sup>lt;sup>27</sup> Criteria derived from the Office of Pesticide Programs Acute Toxicity Categories (US EPA. Label Review Manual. 2010).

| Table 4: Low concern Criteria for Human Health and Environmental Fate and Effects |   |   |  |  |
|---|---|---|--|--|
| Environmental Fate and Effects  |   |   |  |  |
| Acute Aquatic<br>Toxicity Value<br>(L/E/IC50) <sup>28</sup>                       | Chronic Aquatic<br>Toxicity Value<br>(L/E/IC50) <sup>28</sup> | Persistence (Measured in terms of level of biodegradation) <sup>29</sup>                          | Bioaccumulation<br>Potential <sup>30</sup> |  |
| May be low concern<br>if ≤10 ppm…   | and <u>&lt;</u> 1 ppm   | and the chemical meets the 10-day window as measured in a ready biodegradation test               |  |  |
| Low concern if >10<br>ppm and <100<br>ppm   | and >1 ppm and<br><10 ppm                                     | and the chemical reaches the pass level within 28 days as measured in a ready biodegradation test | and BCF/BAF < 1000.                        |  |
| Low concern if ≥100<br>ppm…   | and <u>&gt;</u> 10 ppm  | and the chemical has a half-life < 60 days  |  |  |

#### 6.1 Human Health Hazard

Below is a summary of the reasonably available information that EPA included in the hazard evaluation of dimethyl malonate. In many cases, EPA used analogous chemicals to make findings for a given endpoint. Where this is the case, use of the analog is explained. If the chemical studied is not named, the study is for dimethyl malonate. Appendix B contains more information on each study.

Dimethyl malonate is the dimethyl ester of propanedioic acid. EPA used best professional judgement to select analogs for dimethyl malonate based on similarity in structure, physical-chemical properties, and functionality, with the assumption that these chemicals will have similar environmental transport and persistence characteristics, bioavailability and toxicity profiles. EPA is using two analogs for dimethyl malonate. The first is diethyl malonate, the diethyl ester of propanedioic acid. The second is dimethyl glutarate, which varies from dimethyl malonate by only its carbon chain length.

Other possible analogs for dimethyl malonate are dimethyl succinate (DMS, CASRN 106-65-0) and dimethyl adipate (DMA, CASRN 627-93-0). These are all aliphatic diesters like dimethyl malonate, except that the aliphatic chain lengths separating the esters groups are longer. There is a large amount of data available for the commercial mixture commonly known as dibasic esters (DBE- mixture of DMS, DMA and DMG, CASRN 95481-62-2); however, this CASRN was excluded as a potential analog based on its variable composition. EPA did not identify relevant, quality studies<sup>31</sup> for these other possible analogs, resulting in the selection of diethyl malonate and dimethyl glutarate as appropriate analogs for this screening review.

<sup>&</sup>lt;sup>28</sup> Derived from GHS criteria (*Chapter 4.1: Hazards to the Aquatic Environment.* 2009, United Nations), EPA OPPT New Chemicals Program (*Pollution Prevention (P2) Framework,* 2005) and OPPT's criteria for HPV chemical categorization (*Methodology for Risk Based Prioritization Under ChAMP. 2009*).

<sup>&</sup>lt;sup>29</sup> Derived from OPPT's New Chemicals Program and DfE Master Criteria, and reflects OPPT policy on PBTs (*Design for the Environment Program Master Criteria for Safer Chemicals, 2010*).

<sup>&</sup>lt;sup>30</sup> Derived from OPPT's New Chemicals Program and Arnot & Gobas (2006) [Arnot, J.A. and F.A. Gobas, *A review of bioconcentration factor (BCF) and bioaccumulation factor (BAF) assessments for organic chemicals* in aquatic organisms. Environmental Reviews, 2006. 14: p. 257-297.]

<sup>&</sup>lt;sup>31</sup> Data quality is discussed in the document "Approach Document for Screening Hazard Information for Low-Priority Substances Under TSCA."

| Table 5: Dimethyl Malonate and Analog Structures |                    |                                  |  |
|--|--------------------|----------------------------------|--|
| CASRN  | Name               | Structure                        |  |
| 108-59-8   | Dimethyl malonate  |                                  |  |
| 105-53-3   | Diethyl malonate   | нас осна                         |  |
| 1119-40-0  | Dimethyl glutarate | H <sub>3</sub> C CH <sub>3</sub> |  |

## 6.1.1 Absorption, Distribution, Metabolism, and Excretion

To review absorption, distribution, metabolism and excretion (ADME) endpoints without adequate quality<sup>31</sup> experimental data, EPA used widely accepted new approach methodologies (NAMs), such as modeling and estimation tools often based on physical-chemical properties, which provided information sufficient to fill these endpoints.

#### Absorption

To assess dimethyl malonate's dermal absorption potential, EPA relied on read-across from experimental data for diethyl malonate. Diethyl malonate penetrated through the skin of several animal species (mice, human or pig skin grafted on mice, pig, and dog) from approximately 2.5% to 15% of the applied dose following a 24- to 48-hour exposure period (Reifenrath et al., 1984). Another study indicated approximately 16% of the applied dose of diethyl malonate penetrated through human cadaver skin following a 24-hour exposure period, with a maximum penetration rate of approximately 350  $\mu$ g/cm<sup>2</sup>/hour (CIR Expert Panel, 2010; OECD, 2005). In another study, approximately 3% to 10% of the applied dose remained in the skin following a 50-hour exposure period (CIR Expert Panel, 2010; OECD, 2005). A similar study noted less absorption over a 24-hour exposure, with approximately 0.2 to 1.6% of the applied dose was found in the receptor fluid, 0.2-0.9% of the applied dose remained in the skin, and 0.2 to 0.7% of the applied dose remained on the skin surface (CIR Expert Panel, 2010; OECD, 2005; Chellquist and Reifenrath, 1988). These results demonstrate poor to moderate dermal absorption of dimethyl malonate is expected based on read-across to diethyl malonate.

If ingested orally, dimethyl malonate is expected to have poor absorption from the gastrointestinal tract based on its molecular weight, water solubility, and  $\log K_{ow}$  (Section 3).

If inhaled as a vapor or aerosol, absorption from the lungs is likely based on dimethyl malonate's water solubility (Section 3).

#### Distribution

Based on its water solubility and log  $K_{ow}$  (Section 3), dimethyl malonate is likely to be distributed mainly in aqueous compartments of an organism, and absorption and sequestration in fatty tissues is unlikely.

#### Metabolism

Experimental studies determined to be of adequate quality<sup>32</sup> on dimethyl malonate metabolite formation were not reasonably available for the assessment of metabolism. The Quantitative Structure-Activity Relationship (QSAR) toolbox<sup>33</sup> was used to run the rat liver S9 metabolism simulator, the skin metabolism simulator, and the *in vivo* rat metabolism simulator. The QSAR toolbox was used to identify putative dimethyl malonate metabolites. All three metabolism simulators predicted methanol as a metabolite of dimethyl malonate. The rat liver S9 and *in vivo* rat metabolism simulators predicted malonic acid as a metabolite. Additional metabolites of dimethyl malonate identified by one or more of the metabolism simulators included derivative carboxylic acids and mono-esters, C1 aldehydes and C1 carboxylic acids.

#### Excretion

Based on dimethyl malonate's molecular weight and high water solubility, this chemical is expected to be excreted via urine. Because of its low vapor pressure, excretion via gas exchange is unlikely.

#### 6.1.2 Acute Toxicity

EPA assessed the potential for mammalian toxicity from acute exposures to dimethyl malonate using oral and dermal experimental data.

A study on rats exposed to dimethyl malonate in their diet reported no effects at the single dose tested (2000 mg/kg), resulting in an  $LD_{50}$  greater than 2000 mg/kg (Reported to the ECHA database, 1992a). Another study on rats exposed to dimethyl malonate by oral gavage also reported an  $LD_{50}$  greater than 2000 mg/kg (OECD, 2005; Reported to the ECHA database, 1992b). These results provide sufficient information to indicate low concern for acute toxicity from oral exposure with  $LD_{50}$ s exceeding the low-concern benchmark of 2000 mg/kg.

A study on rats exposed to dimethyl malonate via dermal application for 24 hours demonstrated no effects at the single dose tested (2000 mg/kg), resulting in an LD<sub>50</sub> greater than 2000 mg/kg (<u>OECD</u>, 2005). This study provides sufficient information to indicate low concern for acute toxicity from dermal exposure based on the LD<sub>50</sub> exceeding the low-concern benchmark of 2000 mg/kg.

#### 6.1.3 Repeated Dose Toxicity

EPA assessed the potential for mammalian toxicity from repeated exposures to dimethyl malonate using experimental data from a study following OECD Guideline 422. Rats were exposed to dimethyl malonate via oral gavage for 39 days for males and 51 days for females (<u>OECD, 2005; Reported to</u> the ECHA database, 2003). A no observed adverse effect level (NOAEL) of 300 mg/kg-day and a

<sup>&</sup>lt;sup>32</sup> The literature search and review process to determine studies of adequate quality for inclusion in the screening review is further discussed in the document "The Approach Document for Screening Hazard Information for Low-Priority Substances under TSCA." <u>https://www.regulations.gov/document?D=EPA-HQ-OPPT-2019-0450-0002</u>

<sup>33</sup> https://www.oecd.org/chemicalsafety/risk-assessment/oecd-qsar-toolbox.htm

lowest observed adverse effect level (LOAEL) of 1000 mg/kg-day were reported based on hepatocellular hypertrophy. EPA considered this effect reversible because there was not a significant increase in hypertrophy in the recovery groups. The results indicate low-concern for toxicity from repeated exposures because the effects were reversible, and the reported NOAEL and LOAEL meet the low-concern benchmark of 300 mg/kg-day for a ~30-day repeated dose study.

To review the potential for inhalation repeated dose toxicity for dimethyl malonate, EPA used routeto-route extrapolation, which is the prediction of the amount of substance administered by one route that would produce the same responses as that obtained by a given amount of the substance administered by another route.<sup>34</sup> EPA performed route-to-route extrapolation using the oral combined repeated dose study with reproduction/developmental toxicity screening (OECD Guideline 422) for dimethyl malonate that demonstrated a lowest observed adverse effect level (LOAEL) of 1000 mg/kg/day based on hepatocellular hypertrophy discussed in the preceding paragraph. However, EPA considered this effect reversible because there was not a significant increase in hypertrophy in the recovery groups. No effects on the other measured repeated dose parameters (e.g., clinical signs, body weight gain, food and water consumption, clinical chemistry, hematology parameters, organ weights, or functional observation battery tests) or reproductive and developmental parameters (discussed below in Section 6.1.4) were observed. Therefore, EPA considers 1000 mg/kg-day to be the NOAEL. This NOAEL value is also the highest dose tested. Extrapolation of the oral value of 1000 mg/kg-day, with consideration of the standard respiratory volume and percent absorption using EPA's Exposure Factors Handbook,<sup>35</sup> results in a prediction of inhalation toxicity observed at concentrations greater than 0.44 mg/m<sup>3</sup> (see Appendix B for calculation information). Because the dose extrapolation was performed on the highest dose tested, which EPA determined did not cause an adverse effect, this predicted inhalation toxicity value represents a dose at which EPA does not expect adverse effects to occur. While this value technically falls within the moderate concern benchmarks outlined in Table 4, because of the study's dosing limitations, there is uncertainty in the dose level at which adverse effects may occur following repeated inhalation exposures. This predicted inhalation value is an artifact of study dosing limitations, based on a conservative approach for route-to-route extrapolation, and does not provide evidence of moderate concern. This estimation technique provides sufficient information to screen the potential for inhalation repeated dose toxicity.

## 6.1.4 Reproductive and Developmental Toxicity

EPA assessed the potential for mammalian developmental toxicity by dimethyl malonate using experimental data from the same OECD Guideline 422 study discussed in Section 6.1.3. Rats were exposed to dimethyl malonate via oral gavage for 39 days for males and 51 days for females and tested for reproductive and developmental outcomes (OECD, 2005; Reported to the ECHA database, 2003). Reproductive parameters including fertility indices, duration of gestation, number of corpora lutea, pre and post-implantation loss, numbers of pups born and live litters, mean litter size, sex, ratio, pup viability, and pup survivability were recorded. Pups from each litter were examined for external deformities, malformations and gross pathologies. No adverse effects were noted on any of these parameters, resulting in a NOAEL of 1000 mg/kg-day. This result, taken with the low-concern criteria

<sup>&</sup>lt;sup>34</sup> <u>https://echa.europa.eu/documents/10162/13632/information\_requirements\_r8\_en.pdf/e153243a-03f0-44c5-8808-88af66223258</u>

<sup>&</sup>lt;sup>35</sup> 2011 Edition. <u>https://cfpub.epa.gov/ncea/risk/recordisplay.cfm?deid=236252</u>

oral benchmark of 250 mg/kg-day, provides sufficient information to indicate low-concern for reproductive and developmental toxicity.

EPA also used read-across from an analog to assess developmental toxicity from inhalation exposures. A study in rabbits exposed to vapors of the analog dimethyl glutarate from gestation day 7 to 28 reported a no observed adverse effect concentration (NOAEC) of 1.0 mg/L (the highest dose tested) based on no adverse effects related to developmental toxicity (Munley, 2003). While the NOAEC of 1.0 mg/L technically falls below the low-concern criteria benchmark of 2.5 mg/L, this is an artifact of the study dosing and does not indicate moderate concern for this endpoint. Because no adverse effects were observed, these results indicate developmental toxicity from inhalation exposures are unlikely. EPA applied expert scientific judgement based on the reasonably available information to conclude that these results provide sufficient information to indicate low concern for developmental toxicity for dimethyl malonate.

## 6.1.5 Genotoxicity

EPA assessed dimethyl malonate's potential to induce genotoxicity using an experimental data and read-across from analogs. Human peripheral lymphocytes exposed to dimethyl malonate were negative for chromosomal aberrations with and without metabolic activation (OECD, 2005; Reported to the ECHA database, 2003). EPA used read-across from diethyl malonate to assess genotoxicity through gene mutation. Diethyl malonate was negative for inducing gene mutations in bacteria in two studies (OECD, 2005). These results provide sufficient information to indicate low concern for dimethyl malonate to induce genotoxicity.

## 6.1.6 Carcinogenicity

Experimental data determined to be of adequate quality<sup>36</sup> dimethyl malonate or closely related analogs were not reasonably available for the assessment of carcinogenicity potential. EPA used widely accepted NAMs, such as publicly available quantitative structure activity relationship (QSAR) models and structural alerts (SA) to assess the carcinogenic potential for dimethyl malonate. Structural alerts represent molecular functional groups or substructures that are known to be linked to the carcinogenic activity of chemicals. The most common structural alerts are those for electrophiles (either direct acting or following activation). Modulating factors that will impact the carcinogenic potential of a given electrophile will include its relative hardness or softness, its molecular flexibility or rigidity, and the balance between its reactivity and stability.<sup>37</sup> For this chemical and its metabolites, there is an absence of the types of reactive structural features that are present in genotoxic carcinogens. Dimethyl malonate is not an electrophile. ISS profiler, a QSAR model,<sup>38</sup> did not identify

<sup>&</sup>lt;sup>36</sup> The literature search and review process to determine studies of adequate quality for inclusion in the screening review is further discussed in the document "The Approach Document for Screening Hazard Information for Low-Priority Substances under TSCA." <u>https://www.regulations.gov/document?D=EPA-HQ-OPPT-2019-0450-0002</u>

<sup>&</sup>lt;sup>37</sup> "Fundamental and Guiding Principles for (Q)SAR Analysis of Chemical Carcinogens with Mechanistic Considerations: Series on Testing and Assessment, No. 229." 2015. Environment Directorate, Joint Meeting of the Chemicals Committee and the Working Party on Chemicals, Pesticides and Biotechnology.

<sup>&</sup>lt;sup>38</sup> Carcinogenicity alerts by ISS 2.4 profiler as encoded in the QSAR Toolbox 4.3 (qsartoolbox.org) and the 4 carcinogenicity models housed within the VEGA 1.1.4 software tool available from <u>https://www.vegahub.eu</u>. A summary of the results from these models is provided in Appendix B.

any structural alerts for dimethyl malonate or its metabolites (see Figure 3 metabolic tree in Metabolic Pathway Trees Supplemental Document<sup>39</sup>).

Further, the Virtual models for property Evaluation of chemicals within a Global Architecture (VEGA) models<sup>40</sup> results indicate dimethyl malonate has low potential to be carcinogenic or mutagenic with moderate to high reliability.

Applying expert judgement based on the reasonably available information and weight of the scientific evidence, EPA finds that dimethyl malonate's transformation profile, predictions of low-potential to be carcinogenic by QSAR modeling, absence of structural alerts in the parent substance and metabolites, and experimental genotoxicity results provide sufficient information to indicate this chemical is unlikely to be carcinogenic or mutagenic.

## 6.1.7 Neurotoxicity

EPA assessed the potential for neurotoxicity using relevant endpoints measured in repeated dose studies, reasonably available information from mechanistic studies, and searching accepted NAMs, such as predictions by U.S. EPA's ToxCast.<sup>41</sup>

No treatment-related effects in functional observation battery tests were reported in a combined repeated dose and reproduction/developmental screening test in rats exposed to dimethyl malonate at gavage doses up to 1000 mg/kg-day (<u>OECD, 2005</u>).

EPA also considered mechanistic studies to assess neurotoxicity. Dimethyl malonate was not cytotoxic to striatal neurons in an *in vitro* cytotoxicity study in primary culture neurons from the fetal rat ganglionic eminence (Mclaughlin et al., 1998). In another study, dimethyl malonate exposure caused selective motor neuron death to primary neuronal cells isolated from rat spinal cord tissue (Kanki et al., 2004).Other mechanistic studies indicate malonate salt (CASRN 108-59-8) may be involved in oxidative stress through glutamate receptors, and induce dopamine efflux (Moy et al., 2007; Zeevalk et al., 1998). However, these effects do not appear to translate into adverse outcomes, as noted in the functional observation battery results. Further, ToxCast results for dimethyl malonate included 27 *in vitro* high-throughput biochemical and cell-based assays related to neurological functions.<sup>42</sup> Dimethyl malonate did not induce bioactivity in any of these assays.

Based on the absence of effects in the functional observation battery tests, negative results for bioactivity in ToxCast assays, mechanistic study results, and low-concern results for other endpoints, including acute, reproductive and developmental toxicity, EPA has sufficient information to indicate low concern for neurotoxicity.

https://pubs.rsc.org/en/content/articlelanding/2018/tx/c7tx00268h#!divAbstract.

<sup>&</sup>lt;sup>39</sup> The metabolic tree was generated using the in vivo rat metabolism simulator (v07.12) within TIMES V2.29.1.88.

<sup>&</sup>lt;sup>40</sup> There are four carcinogenicity models housed within the VEGA 1.1.4 software tool available from <u>https://www.vegahub.eu</u>. A summary of the results from these models is provided in Appendix B.

<sup>&</sup>lt;sup>41</sup> Chemical specific assay list can be found at <u>https://actor.epa.gov/dashboard/#chemical/55934-93-5</u>.

<sup>&</sup>lt;sup>42</sup> Identified by supplemental information in Chushak Y., Shows H., Gearhart J., Pangburn H. 2018. In silico identification of protein targets for chemical neurotoxins using Toxcast in vitro data and read-across within the QSAR toolbox. Toxicology Research issue 3. Supplemental files:

#### 6.1.8 Skin Sensitization

EPA assessed dimethyl malonate's potential to act as a skin sensitizer using an OECD Guideline 406 study in guinea pigs. This study reported dimethyl malonate as negative for inducing skin sensitization (Reported to the ECHA database, 1992f). These negative results provide sufficient information to indicate low concern for skin sensitization.

#### 6.1.9 Respiratory Sensitization

Experimental data determined to be of adequate quality<sup>43</sup> on dimethyl malonate or closely related analogs were not reasonably available for the assessment of respiratory sensitization potential. To model respiratory sensitization for dimethyl malonate, EPA used NAMs, such as the QSAR Toolbox, version 4.2 models<sup>44</sup> for keratinocyte gene expression; protein binding potency h-CLAT; protein binding potency cysteine; protein binding potency lysine; and respiratory sensitization. No structural alerts were identified for dimethyl malonate. The results from NAMs and weight of the scientific evidence provide sufficient information to indicate low concern for respiratory sensitization.

#### 6.1.10 Immunotoxicity

EPA reviewed the literature for immunotoxicity endpoints such as lymphoid organ weight, histopathology, and immune function. Specific endpoints included immune system function (e.g., T-cell dependent antibody response), immunophenotyping (e.g., changes in cell types), natural killer cell activity, host resistance assays, macrophage neutrophil function, and cell-mediated immunity assays. Experimental data determined to be of adequate quality<sup>45</sup> on dimethyl malonate or closely related analogs were not reasonably available for the assessment of immunotoxicity potential.

Repeated dose testing is designed to be comprehensive in nature and is intended to address a wide range of possible impacts, including, but not limited to immunotoxicity. The testing required to address repeated dose toxicity typically includes routine clinical observations, hematology and clinical biochemistry, body weight/food and water consumption, as well as both gross necropsy and histopathology involving organs and organ systems. For example, repeated dose studies can evaluate changes to the spleen or thymus, which with accompanying histological changes or changes in hematological parameters can indicate potential for immunological toxicity. Where immune system-related endpoints were measured in repeated dose studies, any adverse effects would be incorporated into the lowest observed adverse effect level used against the low-concern benchmarks. Therefore, EPA relied on this information from repeated dose studies when it was reasonably available. For dimethyl malonate, the included repeated dose study did not report changes in lymphoid organ weights (thymus, spleen, lymph nodes), with accompanying histopathology, or hematological changes at concentrations up to the highest dose of 1000 mg/kg/day in rats. These results provide sufficient information to indicate low concern for immunotoxicity potential from dimethyl malonate.

<sup>&</sup>lt;sup>43</sup> The literature search and review process to determine studies of adequate quality for inclusion in the screening review is further discussed in the document "The Approach Document for Screening Hazard Information for Low-Priority Substances under TSCA." <u>https://www.regulations.gov/document?D=EPA-HQ-OPPT-2019-0450-0002</u>.

<sup>&</sup>lt;sup>44</sup> The OECD QSAR Toolbox is one of EPA's listed new approach methodologies under TSCA 4(h)(2), available at <u>https://www.epa.gov/sites/production/files/2019-12/documents/alternative\_testing\_nams\_list\_first\_update\_final.pdf</u>

<sup>&</sup>lt;sup>45</sup> The literature search and review process to determine studies of adequate quality for inclusion in the screening review is further discussed in the document "The Approach Document for Screening Hazard Information for Low-Priority Substances under TSCA." <u>https://www.regulations.gov/document?D=EPA-HQ-OPPT-2019-0450-0002</u>.

#### 6.1.11 Skin Irritation

EPA assessed dimethyl malonate's potential to act as a skin irritant using a study following OECD Guideline 404 (OECD, 2005; Reported to the ECHA database, 1992e). Rabbits exposed dermally to dimethyl malonate had slight erythema 30 to 60 minutes after the patch was removed, but there were no other signs of irritation. Dimethyl malonate was considered to be non-irritating. These results provide sufficient information to indicate dimethyl malonate is low concern for skin irritation.

#### 6.1.12 Eye Irritation

EPA assessed dimethyl malonate's potential to act as an eye irritant using a study following OECD Guideline 405 on rabbits exposed to dimethyl malonate. The study reported that the rabbits displayed slight to moderate chemosis, irritation of the conjunctivae and iris, and cornea opacity, but all effects were reversible within 8 days (OECD, 2005; Reported to the ECHA database, 1992c, d). Given the effects observed are slight to moderate, these results indicate moderate concern for eye irritation. The weight of scientific evidence for these results is discussed in Section 8.1.

## 6.1.13 Hazards to Potentially Exposed or Susceptible Subpopulations

The above information supports a low human health hazard finding for dimethyl malonate based on low concern criteria. This finding includes considerations such as the potential for developmental toxicity, reproductive toxicity, and acute or repeated dose toxicity that may impact potentially exposed or susceptible subpopulations. Based on the hazard information discussed in Section 6, EPA did not identify populations with greater susceptibility to dimethyl malonate.

#### 6.2 Environmental Hazard

To review environmental hazard endpoints without adequate quality<sup>31</sup> experimental data, EPA used widely accepted new approach methodologies (NAMs), such as modeling and estimation tools often based on physical-chemical properties, which provided information sufficient to fill these endpoints and form the basis for designation. EPA assessed environmental hazard for dimethyl malonate based on available acute experimental data and estimated chronic toxicity values using the Ecological Structure Active Relationships (ECOSAR) predictive model.<sup>46</sup> Appendix B contains a summary of the reasonably available environmental hazard data.

#### 6.2.1 Acute Aquatic Toxicity

EPA assessed environmental hazard from acute exposures using experimental data. A study in aquatic vertebrates resulted in an  $LC_{50}$  value of 21 mg/L (OECD, 2005). Invertebrates exposed to dimethyl malonate had an  $EC_{50}$  greater than 728 mg/L (OECD, 2005) and algae had an  $EC_{50}$  of 92 mg/L (OECD, 2005). For a chemical with acute aquatic toxicity values between 10 ppm to 100 ppm to be considered low concern for environmental hazard, the chemical must reach 60% degradation within 28 days. These results provide sufficient information to indicate low concern for acute aquatic exposure due to aquatic toxicity values greater than 10 mg/L coupled with rapid biodegradation (discussed in Section 6.3.1).

<sup>&</sup>lt;sup>46</sup> <u>https://www.epa.gov/tsca-screening-tools/ecological-structure-activity-relationships-ecosar-predictive-model</u>

#### 6.2.2 Chronic Aquatic Toxicity

Chronic toxicity values were estimated using the ECOSAR predictive model. Chronic effects are predicted to occur at 32 mg/L for aquatic vertebrates, 890 mg/L for aquatic invertebrates, and 56 mg/L for algae. These predicted chronic toxicity values provide sufficient information to indicate that dimethyl malonate is expected to have low environmental hazard based on the low-concern criteria chronic aquatic toxicity benchmark of 10 mg/L.

#### 6.3 Persistence and Bioaccumulation Potential

#### 6.3.1 Persistence

EPA assessed environmental persistence for dimethyl malonate using an experimental study following OECD Guideline 301A (OECD, 2005). Dimethyl malonate degraded 87% in 7 days. This result indicates low concern for persistence based on the low-concern benchmark of aerobic ready biodegradation within 28 days given the aquatic toxicity values (discussed in Section 6.2). Furthermore, a microbial inhibition test indicates analog diethyl malonate is non-toxic to microbial populations found in sewage treatment plants (Fellows et al., 1990).

EPA predicted anaerobic biodegradation for dimethyl malonate using BioWin<sup>47</sup> models which predicted dimethyl malonate will degrade quickly in anaerobic environments.

No degradation products of concern were identified for this chemical substance. The aerobic and anaerobic biodegradation results provide sufficient information to indicate this chemical will have low persistence.

## 6.3.2 Bioaccumulation Potential

Based on the estimated bioaccumulation factor (BAF) value of 0.9, using the Estimation Programs Interface (EPI) Suite models,<sup>48</sup> EPA has sufficient information that dimethyl malonate is expected to have low potential for bioaccumulation in the environment based on the low-concern benchmark of less than 1000.

<sup>&</sup>lt;sup>47</sup> https://envirosim.com/products/biowin

<sup>&</sup>lt;sup>48</sup> <u>https://www.epa.gov/tsca-screening-tools/epi-suitetm-estimation-program-interface</u>

# 7. Exposure Characterization

EPA considered reasonably available information on exposure for dimethyl malonate. In general, there is limited information on exposure for low hazard chemicals. EPA determined the CDR database and certain other sources of dimethyl malonate use information are sources of information relevant to dimethyl malonate's exposure potential. Of these sources, EPA determined that the CDR database contained the primary source of information on the conditions of use for this exposure characterization. EPA also consulted sources of use information from other databases and public sources (listed in Table A.2). EPA used these sources only where they augmented information from the CDR database to inform intended, known, or reasonably foreseen uses (Section 5).

As shown in Tables 3 and A.3, dimethyl malonate is used as a processing aid for pesticides, odor agents, and other applications, as well as in various industrial and commercial uses. Non-TSCA uses, including those excluded under TSCA section 3(2), are beyond the scope of this assessment (See Table A.3).

Under the conditions of use identified in Table 3, EPA assessed the potential exposure to the following categories: the environment, the general population, and potentially exposed or susceptible subpopulations including workers.

## 7.1 **Production Volume Information**

Production volume information for dimethyl malonate is based on an analysis of CDR data reported from 1986 to 2015.<sup>49</sup> The CDR database indicates that for reporting year 2015, companies manufactured or imported dimethyl malonate at 7 sites. In reporting year 1986, aggregate production volume for dimethyl malonate was between 10 thousand and 500 thousand lbs., and in reporting year 1990 aggregate production volume was between 500,000 and 1,000,000 lbs. From reporting years 1994 to 2002, and from reporting years 2011 to 2015, aggregate production volume for dimethyl malonate was between 1,000,000 and 10,000,000 lbs. In reporting year 2006, between 10,000,000 and 50,000,000 lbs. of dimethyl malonate was produced or imported. In general, since 2011, production volume has remained relatively stable.

#### 7.2 Exposures to the Environment

EPA expects most exposures to the environment to occur during the manufacture, processing, import, and industrial and commercial use of dimethyl malonate. Exposure is also possible from other uses, such as distribution and disposal. These activities could result in releases of dimethyl malonate to media including surface water, landfills, and air.

EPA expects high levels of removal of dimethyl malonate during wastewater treatment (either directly from the facility or indirectly via discharge to a municipal treatment facility or Publicly Owned Treatment Works (POTW), Table 2). Further, dimethyl malonate is expected to have low persistence (aerobic and anaerobic biodegradation are discussed in Section 6.3.1) and has the potential to break down in the environment to carbon dioxide and water. Therefore, any release of this

<sup>&</sup>lt;sup>49</sup> The CDR requires manufacturers (including importers) to report information on the chemical substances they produce domestically or import into the U.S above 25,000 lb. per site per year.

chemical is expected to break down, reducing exposure to aquatic organisms in the water column and groundwater sources of drinking water, including well water. Based on the estimated log  $K_{oc}$  (Section 3), dimethyl malonate is expected to have negligible adsorption to sediment, reducing the potential for toxicity to benthic organisms. Dimethyl malonate's biodegradability and removal during treatment processes will reduce exposure potential to aquatic organisms.

If disposed of in a landfill, this chemical is expected to degrade under aerobic and anaerobic conditions (aerobic and anaerobic biodegradation are discussed in Section 6.3.1).

If incineration releases during manufacturing and processing occur, EPA expects significant degradation of dimethyl malonate to the point that it will not be present in air.

## 7.3 Exposures to the General Population

EPA expects the general population is unlikely to be exposed to dimethyl malonate from the potential environmental releases described above. Air exposure is unlikely from incineration. If dimethyl malonate is present in the air from volatilization, it is expected to be reduced because of its atmospheric half-life of 20.4 hours (See Table 2 in Section 3). Dimethyl malonate is also unlikely to be present in surface water because it will degrade, reducing the potential for the general population to be exposed by oral ingestion or dermal exposure. Given the low bioaccumulation and bioconcentration potential of dimethyl malonate, oral exposure to dimethyl malonate via fish ingestion is unlikely.

# 7.4 Exposures to Potentially Exposed or Susceptible Subpopulations

EPA identified workers as a potentially exposed or susceptible subpopulation based on greater exposure to dimethyl malonate than the general population during manufacturing, processing, distribution, use, and disposal.

# 7.4.1 Exposures to Workers

Based on its reported physical form and measured melting point (Table 2), dimethyl malonate is a liquid under ambient conditions. Based on dimethyl malonate's conditions of use (Table 3), workers may be exposed to liquids through direct dermal contact with the substance and inhalation of aerosols if generated. Based on its measured vapor pressure, dimethyl malonate is expected to be volatile at ambient temperatures, and therefore workers may be exposed through inhalation of vapors. If dimethyl malonate is in a dilute form, the estimated Henry's Law constant for dimethyl malonate indicates volatilization from water and aqueous solutions is possible. Workers may be exposed to dimethyl malonate in manufacturing, processing, distribution, use and disposal.

# 8. Summary of Findings

EPA has used reasonably available information on the following statutory and regulatory criteria and considerations to screen dimethyl malonate against each of the priority designation considerations in 40 CFR 702.9(a), discussed individually in this section, under its conditions of use:

- the hazard and exposure potential of the chemical substance (See Sections 6 and 7);
- persistence and bioaccumulation (See Section 6.3);
- potentially exposed or susceptible subpopulations (See Section 7.4);
- storage near significant sources of drinking water (See Section 8.4);
- conditions of use or significant changes in the conditions of use of the chemical substance (See Section 5);
- the chemical substance's production volume or significant changes in production volume (See Section 7.1); and
- other risk-based criteria that EPA determines to be relevant to the designation of the chemical substance's priority.

EPA conducted a risk-based screening-level review based on the criteria and other considerations above and other relevant information described in 40 CFR 702.9(c) to inform the determination of whether the substance meets the standard of a high-priority substance. High-priority substance means a chemical substance that EPA determines, without consideration of costs or other non-risk factors, may present an unreasonable risk of injury to health or the environment because of a potential hazard and a potential route of exposure under the conditions of use, including an unreasonable risk to potentially exposed or susceptible subpopulations identified as relevant by EPA (40 CFR 702.3). Designation of a low-priority substance is not a finding that the chemical substance does not present an unreasonable risk, but rather that the chemical does not meet the statutory criteria for a high-priority substance and that a risk evaluation is not warranted at the time. This section explains the basis for the final designation and how EPA applied statutory and regulatory requirements, addressed rationales, and reached conclusions.

## 8.1. Hazard and Exposure Potential of the Chemical Substance

**Approach**: EPA evaluated the hazard and exposure potential of dimethyl malonate. EPA used this information to inform its determination of whether dimethyl malonate meets the statutory criteria and considerations for final designation as a low-priority substance.

#### • Hazard potential:

For dimethyl malonate's hazard potential, EPA gathered information for a broad set of human health and environmental endpoints described in detail in section 6 of this document. EPA screened this information against the low-concern benchmarks. EPA found that dimethyl malonate is of low concern for human health and environmental hazard across the range of endpoints in this low-concern criteria.

#### • Exposure potential:

To understand exposure potential, EPA gathered information on physical-chemical properties, production volumes, and the types of exposures likely to be faced by workers, the general population, consumers, and children (discussed in Sections 3 and 7). EPA also gathered information on environmental releases. EPA identified workers, the general population, and the environment as most likely to experience exposures. EPA determined that while the general population and workers may be exposed to dimethyl malonate, exposure by the dermal and ingestion pathways are limited by dimethyl malonate's physical-chemical properties. If inhalation occurs, dimethyl malonate is expected to be metabolized and excreted, reducing the duration of exposure. If dimethyl malonate is released into the environment, its exposure potential will be reduced through biodegradation under aerobic and anaerobic conditions.

**Rationale**: Although dimethyl malonate may cause moderate eye irritation, the effects are reversible, thereby reducing concern for longer-term effects. TSCA conditions of use would be unlikely to result in frequent eye exposure because use patterns do not involve intentional eye exposure. Workers could be exposed during manufacturing, processing, distribution, use, and disposal, splashing of solutions, or hand-to-face and eye contact. Eye irritation resulting from exposure in an occupational setting is mitigated by the reversible nature of the effect and furthermore by the strong likelihood that any exposures would be self-limiting, especially by those who experience eye irritation from eye exposure.

In addition, EPA estimated repeated dose inhalation toxicity using route-to-route extrapolation from available oral hazard data. Because the dose extrapolation was performed on the highest dose tested, which EPA determined did not cause an adverse effect, this predicted inhalation toxicity value represents a dose at which EPA does not expect adverse effects to occur. While this value technically falls within the moderate concern benchmarks outlined in Table 4, the study's dosing limitations do not allow for EPA to determine the dose level at which adverse effects may occur following repeated inhalation exposures. In other words, any repeated dose effects from this chemical substance would be seen at doses higher than those found through the route-to-route extrapolation. The predicted inhalation value is an artifact of study dosing limitations, based on conservative approaches for routeto-route extrapolation, and does not provide evidence of moderate concern. As part of the weight of scientific evidence, EPA notes that the OECD Screening Information Dataset (SIDS) Initial Assessment Meeting (SIAM) reached a similar conclusion in April 2005 stating "the chemicals of this category are currently of low priority for further work due to their hazard profile" for human health (discussed further in Section 4 of the chemical's screening review). Based on the weight of scientific evidence and reasonably available information, EPA has sufficient information that dimethyl malonate does not meet the standard for a high-priority substance and does not consider animal testing necessary to support this finding.

**Conclusion:** Based on an initial analysis of reasonably available hazard and exposure information, EPA concludes that the risk-based screening-level review under 40 CFR 702.9(a)(1) does not support a finding that dimethyl malonate meets the standard for a high-priority substance. The reasonably available hazard and exposure information described above provides sufficient information to support this finding. Even if the unlikely, infrequent, and temporary occurrence of potential moderate eye irritation were to occur, EPA does not find that this potential eye irritation rises to the significance of the standard for a high-priority substance (i.e., that the substance "may present an unreasonable risk

of injury to health"). Further, the route-to-route dose extrapolation prediction for inhalation toxicity does not alter EPA's conclusion that dimethyl malonate does not meet the standard for a high-priority substance given that this prediction represents a dose level at which EPA does not expect adverse effects to occur.

## 8.2. Persistence and Bioaccumulation

**Approach**: EPA has evaluated both the persistence and bioaccumulation potential of dimethyl malonate based on a set of EPA and internationally accepted measurement tools and benchmarks that are indicators of persistence and bioaccumulation potential (described in Section 6). These endpoints are key components in evaluating a chemical's persistence and bioaccumulation potential.

**Rationale**: EPA review of experimental data indicates dimethyl malonate is biodegradable under aerobic conditions and predicted to be degradable under anaerobic conditions (discussed in Section 6.3.1). EPA's EPI Suite models indicate a low potential for bioaccumulation and bioconcentration (Section 6.3.2).

**Conclusion:** Based on an initial screen of reasonably available information on persistence and bioaccumulation, EPA concludes that the screening-level review under 40 CFR 702.9(a)(2) does not support a finding that dimethyl malonate meets the standard for a high-priority substance. The reasonably available persistence and bioaccumulation information described above provides sufficient information to support this finding.

## 8.3. Potentially Exposed or Susceptible Subpopulations

**Approach**: TSCA Section 3(12) states that the "term 'potentially exposed or susceptible subpopulation' means a group of individuals within the general population identified by the Administrator who, due to either greater susceptibility or greater exposure, may be at greater risk than the general population of adverse health effects from exposure to a chemical substance or mixture, such as infants, children, pregnant women, workers, consumers, or the elderly." EPA identified workers engaged in the manufacturing, processing, distribution, use, and disposal of dimethyl malonate as a potentially exposed or susceptible subpopulation (described in more detail in Section 7).

**Rationale**: EPA did not identify hazard effects for this chemical that would make any population susceptible. EPA expects workers to have a higher exposure to dimethyl malonate than the general population. Because of the chemical's low-concern hazard properties and reversibility of effects, exposure does not pose a significant increase in risk for workers.

**Conclusion**: Based on the Agency's understanding of the conditions of use and expected users such as potentially exposed or susceptible subpopulations, EPA concludes that the screening-level review under 40 CFR 702.9(a)(3) does not support a finding that dimethyl malonate meets the standard for a high-priority substance. The conditions of use could result in increased exposures to certain populations. Even in light of this finding, the consistently low-concern hazard profile of dimethyl malonate provides sufficient evidence to support a finding of low concern. The reasonably available information on conditions of use, hazard, and exposure described above provides sufficient information to support this finding.

## 8.4. Storage near Significant Sources of Drinking Water

**Approach**: In Sections 6 and 7, EPA explains its evaluation of the elements of risk relevant to the storage of dimethyl malonate near significant sources of drinking water. For this criterion, EPA focused primarily on the chemical substance's potential human health hazards, including to potentially exposed or susceptible subpopulations, and environmental fate properties, and explored a scenario of a release to a drinking water source. EPA also investigated whether the chemical was monitored for and detected in a range of environmental media. The requirement to consider storage near significant sources of drinking water is unique to prioritization under TSCA Section 6(b)(1)(A).

**Rationale**: In terms of health hazards, dimethyl malonate is expected to present low concern to the general population, including susceptible subpopulations, across a spectrum of health endpoints.

In the event of an accidental release into a surface drinking water source, dimethyl malonate is expected to be water soluble (see Section 3) and not expected to persist (see Section 6) in the drinking water supply. In the event of an accidental release to land, the estimated log  $K_{oc}$  indicates this substance is highly mobile in soils, increasing its potential for leaching into groundwater, including well water. The fate and transport evaluation indicates dimethyl malonate is unlikely to partition into sediment (see Section 3), predicted to biodegrade under aerobic and anaerobic conditions (see Section 6.3.1), and unlikely to bioaccumulate (see Section 6.3.2), minimizing the likelihood that the chemical would be present in sediment or groundwater to pose a longer-term drinking water contamination threat.

A sudden release of large quantities of the chemical near a drinking water source could have immediate effects on the usability of a surface drinking water source. If such a release were to occur, two primary factors would operate together to reduce concern. First, the chemical would be expected to present low concern to the general population, including susceptible subpopulations, across a spectrum of health endpoints (see Section 6). Second, dimethyl malonate would degrade in aerobic and anaerobic environments (see Section 6). Together, these factors mean that any exposures to this chemical through drinking water sources would be short-lived, and that if ingestion were to take place, concern for adverse health effects would be low.

EPA also explored whether the chemical had been identified as a concern under U.S. environmental statutes in the past. EPA searched lists of chemicals and confirmed that dimethyl malonate does not appear on these lists. The lists reviewed include EPA's List of Lists (<u>https://www.epa.gov/sites/production/files/2015-03/documents/list\_of\_lists.pdf</u>). EPA also searched the lists of chemicals included in the National Primary Drinking Water Regulations and the Unregulated Contaminant Monitoring Rule (UCMR) under the Safe Drinking Water Act (SDWA).

**Conclusion**: Based on a qualitative review of a potential release near a significant source of drinking water, EPA concludes that the screening-level review of dimethyl malonate under 40 CFR 702.9(a)(4) does not support a finding that dimethyl malonate meets the standard for a high-priority substance. The reasonably available information on storage near significant sources of drinking water described above provides sufficient information to support these findings.

# 8.5. Conditions of Use or Significant Changes in Conditions of Use of the Chemical Substance

**Approach**: EPA evaluated the conditions of use for dimethyl malonate and related potential exposures and hazards.

**Rationale**: EPA evaluated the conditions of use of dimethyl malonate (see Section 5 and Appendix A) and found it to have a narrow range of conditions of use. EPA expects that even if the conditions of use were to expand beyond activities that are currently known, intended, or reasonably foreseen, the outcome of the screening review would likely not change and would not alter the Agency's conclusion of low concern. EPA bases this expectation on dimethyl malonate's consistently low-concern hazard characteristics across the spectrum of hazard endpoints and regardless of a change in the nature or extent of its use and resultant increased exposures.

**Conclusion:** EPA's qualitative evaluation of potential risk does not support a finding that dimethyl malonate meets the standard for a high-priority substance, based on its low-hazard profile under the current conditions of use. EPA concludes that even if conditions of use broaden, resulting in an increase in the frequency or amount of exposures, the analysis conducted to support the screening-level review under 40 CFR 702.9(a)(5) would not change significantly. In particular, the analysis of concern for hazard, which forms an important basis for EPA's findings, would not be impacted by a change in conditions of use. Therefore, such changes would not support a finding that dimethyl malonate meets the standard for a high-priority substance. The reasonably available information on conditions of use, or significant changes in conditions of use, described above provides sufficient information to support this finding.

## 8.6. The Volume or Significant Changes in Volume of the Chemical Substance Manufactured or Processed

**Approach**: EPA evaluated the current production volumes of dimethyl malonate (Section 7.1) and related potential exposures (Sections 7.2 through 7.4).

**Rationale**: EPA used reasonably available information on production volume (see Appendix A) in considering potential risk. It is possible that designation of dimethyl malonate as a low-priority substance could result in increased use and higher production volumes. EPA expects, however, that any changes in dimethyl malonate's production volume would not alter the Agency's assessment of low concern given the chemical's low-hazard profile. EPA bases this expectation on dimethyl malonate's consistently low-concern hazard characteristics across the spectrum of hazard endpoints. This expectation would apply, even with a significant change in the volume of the chemical manufactured or processed and resultant increased exposures.

**Conclusion**: Based on this screening criteria under 40 CFR 702.9(a)(6), EPA concludes that even if production volumes increase, resulting in an increase in the frequency or level of exposure, dimethyl malonate does not meet the standard for a high-priority substance. The reasonably available information on production volume or significant changes in production volume described above provides sufficient information to support this finding.

# 8.7. Other Considerations

EPA did not identify other considerations for the screening review to support the designation of dimethyl malonate as a low-priority substance.

# 9. Final Designation

Based on a risk-based screening-level review of the chemical substance and relevant information received from the public and other information as appropriate and consistent with TSCA section 26(h), (i) and (j), EPA concludes that dimethyl malonate does not meet the standard for a high-priority substance. The reasonably available information described above provides sufficient information to support this finding. Accordingly, EPA is designating dimethyl malonate as a low-priority substance.

# Appendix A: Conditions of Use Characterization

EPA gathered information on and related to conditions of use including uses of the chemical, products in which the chemical is used, types of users, and status (e.g., known, regulated).

### A.1 CDR Manufacturers and Production Volume

The Chemical Data Reporting (CDR) rule (previously known as the Inventory Update Rule, or IUR), under TSCA section 8, requires manufacturers (including importers) to report information on the chemical substances they produce domestically or import into the U.S., generally above a reporting threshold of 25,000 lb. per site per year. According to the 2016 CDR database, 5 companies manufactured or imported dimethyl malonate at 7 sites for reporting year 2015. Individual production volumes were withheld, but may be available in later releases of the 2016 CDR.

Table A.1 presents the historic production volume of dimethyl malonate from the CDR (previously known as the Inventory Update Rule, or IUR) from 1986-2015. In reporting year 1986, aggregate production volume for dimethyl malonate was between 10,000 and 500,000 lbs., and in reporting year 1990 aggregate production volume was between 500,000 and 1,000,000 lbs. From reporting years 1994 to 2002, and from reporting years 2011 to 2015, aggregate production volume for dimethyl malonate was between 1,000,000 lbs. In reporting year 2006, between 10,000,000 and 50,000,000 lbs. of dimethyl malonate was produced or imported. In general, since 2011, production volume has remained relatively stable without significant increases or decreases.

|                      | Table A.1: 1986-2015 National Production Volume Data for Dimethyl Malonate (Non-Confidential Production Volume in Pounds) |        |        |        |        |       |       |       |       |       |  |
|----------------------|---|--------|--------|--------|--------|-------|-------|-------|-------|-------|--|
| 1986                 | 1986 1990 1994 1998 2002 2006 2011 2012 2013 2014 2015  |        |        |        |        |       |       |       |       |       |  |
| 10 K –               | >500 K  | >1 M – | >1 M – | >1 M – | 10 M - | 1 M – | 1 M – | 1 M – | 1 M – | 1 M – |  |
| 500 K                | – 1 M   | 10 M   | 10 M   | 10 M   | <50 M  | 10 M  |  |
| · ·                  | <b>Source(s):</b><br>EPA (2018a; 2017b; 2006; 2002)   |        |        |        |        |       |       |       |       |       |  |
| Note(s):<br>K = Thou |   |        |        |        |        |       |       |       |       |       |  |

## A.2 Uses

### A.2.1 Methods for Uses

Section A.2 provides a list of known uses of dimethyl malonate, organized by category of use. To compile the uses, EPA searched publicly available databases listed in Tables A.2 and conducted additional internet searches to clarify uses. Search terms differed among databases because of different search term requirements for each database (i.e., some databases search by CASRN while others search by chemical name).

| Table A.2: Sources Searched for Uses of Dimethyl Malonate   |   |  |  |  |  |  |  |
|---|---|--|--|--|--|--|--|
| Title   | Author and Year                                   | Search Term(s)   | Found Use<br>Information? <sup>1</sup> |  |  |  |  |
|   |   | d for all use reports  |  |  |  |  |  |
| California Links to<br>Pesticides Data                      | California Dept of Pesticide<br>Regulation (2013) | 108-59-8   | No                                     |  |  |  |  |
| Canada Chemicals<br>Management Plan<br>information sheets   | Government of Canada<br>(2018)                    | Dimethyl malonate  | No                                     |  |  |  |  |
| Chemical and Product<br>Categories (CPCat)                  | Dionisio et al. (2015)                            | 108-59-8   | Yes                                    |  |  |  |  |
| ChemView <sup>2</sup>                                       | EPA (2018a)                                       | 108-59-8   | Yes                                    |  |  |  |  |
| Children's Safe Product<br>Act Reported Data                | Washington State Dept. of Ecology (2018)          | 108-59-8   | No                                     |  |  |  |  |
| Consumer Product<br>Information Database<br>(CPID)          | DeLima Associates (2018)                          | 108-59-8   | No                                     |  |  |  |  |
| Danish surveys on<br>chemicals in consumer<br>products      | Danish EPA (2018)                                 | N/A, there is no search, but report<br>titles were checked for possible<br>information on the chemical | No                                     |  |  |  |  |
| Datamyne  | Descartes Datamyne<br>(2018)                      | 108-59-8   | No                                     |  |  |  |  |
| DrugBank  | DrugBank (2018)                                   | Dimethyl malonate; Methyl malonate;<br>Propanedioic acid; 108-59-8;<br>chloroquine; butazolidin        | No                                     |  |  |  |  |
| European Chemicals<br>Agency (ECHA)<br>Registration Dossier | ECHA (2018)                                       | 108-59-8   | No                                     |  |  |  |  |
| eChemPortal <sup>2</sup>                                    | OECD (2018)                                       | 108-59-8   | No                                     |  |  |  |  |
| Envirofacts <sup>2</sup>                                    | EPA (2018b)                                       | 108-59-8   | No                                     |  |  |  |  |
| Functional Use Database<br>(FUse)                           | EPA (2017a)                                       | 108-59-8   | Yes                                    |  |  |  |  |
| Kirk-Othmer Encyclopedia<br>of Chemical Technology          | Kirk-Othmer (2006)                                | Dimethyl malonate  | No                                     |  |  |  |  |
| Non-Confidential 2016<br>Chemical Data Reporting<br>(CDR)   | EPA (2017b)                                       | 108-59-8   | Yes                                    |  |  |  |  |
| PubChem Compound  | Kim et al. (2016)                                 | 108-59-8   | Yes                                    |  |  |  |  |
| Safer Chemical Ingredients<br>List (SCIL)                   | EPA (2018d)                                       | 108-59-8   | Yes                                    |  |  |  |  |

| Table A.2: Sources Search<br>Title                | Author and Year                         | Search Term(s)   | Found Use<br>Information? 1 |  |
|---|---|--|-----------------------------|--|
| Synapse Information<br>Resources <sup>2</sup>     | Synapse Information<br>Resources (2009) | Dimethyl malonate  | Yes                         |  |
| Resource Conservation<br>and Recovery Act (RCRA)  | EPA (2018c)                             | 108-59-8   | No                          |  |
| Scorecard: The Pollution<br>Information Site      | GoodGuide (2011)                        | 108-59-8   | No                          |  |
| Skin Deep Cosmetics<br>Database                   | EWG (2018)                              | 108-59-8   | No                          |  |
| Toxics Release Inventory<br>(TRI)                 | EPA (2018e)                             | 108-59-8   | No                          |  |
| TOXNET <sup>2</sup>                               | NLM (2018b)                             | 108-59-8   | Yes                         |  |
| Ullmann's Encyclopedia of<br>Industrial Chemistry | Ullmann's (2000)                        | Dimethyl malonate; 108-59-8  | No                          |  |
| Add   | litional sources identified f           | rom reasonably available information   |                             |  |
| European Commission                               | DG SANTE (2018)                         | Incidentally identified while<br>researching into details of this<br>chemical's uses and products. | Yes                         |  |

2. This source is a group of databases; thus the exact resource(s) it led to will be cited instead of the database as whole.

The U.S. Patent and Trademark Office has an online database that shows 2,464 patents referencing "dimethyl malonate" (USPTO 2018). Although patents could be useful in determining reasonably foreseen uses, it is difficult to confirm whether any of the patented technologies are currently in use. Uses inferred from patents containing dimethyl malonate were not included in Table A.3. Note that the uses in Table A.3 that are covered under TSCA are included in Section 5, Table 3 of this document.

# A.2.2 Uses of Dimethyl Malonate

| Expected Users                                   |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
| Expected Users Description of Use and References |  |  |  |  |  |  |  |
| TSCA Conditions of Use: Agriculture and Food     |  |  |  |  |  |  |  |
| Industrial                                       | EPA (2017b); ThermoFisher Scientific (2018a); Dionisio et al. (2015)<br>CDR reports use of liquid dimethyl malonate in pesticide preparations during the processing phase (incorporation into<br>formulation, mixture, or reaction product) of other chemical product and preparation manufacturing. ThermoFisher<br>Scientific identifies use of dimethyl malonate as a reagent in organic synthesis, and as a precursor for the synthesis of   |  |  |  |  |  |  |
|  | acetic acids.<br>Expected users are industrial based on CDR's Industrial Processing and Use report.  |  |  |  |  |  |  |
| Commercial, industrial                           | EPA (2017b); Dionisio et al. (2015)<br>CDR reports use of liquid dimethyl malonate in commercial pesticide manufacturing and as an intermediate in the<br>processing phase (as a reactant) of pesticide, fertilizer, and other agricultural chemical manufacturing. California DPR<br>and NPIRS do not list dimethyl malonate as an active ingredient currently used in pesticides in California or the United<br>States, respectively.<br>Expected users are commercial based on CDR's consumer/commercial classification and industrial based on CDR's |  |  |  |  |  |  |
|  | Industrial Processing and Use report.  |  |  |  |  |  |  |
|  | TSCA Conditions of Use: Manufacturing  |  |  |  |  |  |  |
| Industrial                                       | EPA (2017b); Dionisio et al. (2015)<br>CDR reports use of dimethyl malonate as an odor agent in the processing phase (incorporation into formulation,<br>mixture, or reaction product) of miscellaneous manufacturing. CPCat identifies use of dimethyl malonate in<br>miscellaneous manufacturing, as in intermediate in the manufacture of raw materials, and as an industrial odor agent.<br>Expected users are industrial based on CDR's Industrial Processing and Use report.   |  |  |  |  |  |  |
|  | Commercial, industrial   |  |  |  |  |  |  |

| Table A.3: Uses of Din                |                | Description of the end Deferences  |  |  |  |  |  |  |
|---------------------------------------|----------------|--|--|--|--|--|--|--|
| Use                                   | Expected Users | Description of Use and References  |  |  |  |  |  |  |
| TSCA Conditions of Use: Miscellaneous |                |  |  |  |  |  |  |  |
| Fragrance                             | Industrial     | Synapse Information Resources (2009); Schaefer (2014)<br>Synapse Information Resources identifies use of dimethyl malonate as a fragrance in cosmetics. Schaefer identifies<br>use of dimethyl ester to synthesize jasmine scents for fragrance. IFRA (2018) does not list dimethyl malonate in its<br>standards library of chemicals found in fragrances. No further information about this use could be found and it is<br>unknown whether this is an ongoing use in the United States.<br>Expected users are assumed to be industrial.  |  |  |  |  |  |  |
|                                       |                |  |  |  |  |  |  |  |
| Dyes                                  | Industrial     | Synapse Information Resources (2009)         Synapse Information Resources identifies use of dimethyl malonate as an intermediate in dyestuffs. No further information about this use could be found and it is unknown whether this is an ongoing use in the United States.         Expected users are assumed to be industrial.   |  |  |  |  |  |  |
|                                       |                | ThermoFisher Scientific (2018b)  |  |  |  |  |  |  |
| Laboratory chemicals Industrial       |                | ThermoFisher Scientific identifies use of dimethyl malonate in laboratory chemicals.<br>Expected users are assumed to be industrial.   |  |  |  |  |  |  |
|                                       |                | Non-TSCA Uses  |  |  |  |  |  |  |
| Food additive                         | Unknown        | Synapse Information Resources (2009); Dionisio et al. (2015); DG SANTE (2018)         Synapse Information Resources identifies use of dimethyl malonate as an intermediate in the flavor industry, and CPCat reports use as a food additive. FDA does not list dimethyl malonate in its Substances Added to Food inventory. The European Commission lists dimethyl malonate as a substance approved for food flavorings in the EU. No further information about this use could be found and it is unknown whether this is an ongoing use in the United States.         Expected users are unknown, due to the limited availability of information. |  |  |  |  |  |  |

| Table A.3: Uses of Dimethyl Malonate                         |         |   |  |  |  |  |  |
|--|---------|---|--|--|--|--|--|
| Use  |         | Description of Use and References   |  |  |  |  |  |
|  |         | Synapse Information Resources (2009); ThermoFisher Scientific (2018a)<br>ThermoFisher Scientific identifies use of dimethyl malonate as a precursor for the synthesis of barbiturates and in the  |  |  |  |  |  |
| Pharmaceuticals  | Unknown | preparation of pharmaceuticals such as chloroquine and butazolidin. DrugBank does not contain any further information on the presence of dimethyl malonate in either of these drugs. Synapse Information Resources identifies use of dimethyl malonate as an intermediate in pharmaceuticals. |  |  |  |  |  |
|  |         | Expected users are unknown, due to the limited availability of information.   |  |  |  |  |  |
|  |         | ThermoFisher Scientific (2018a)   |  |  |  |  |  |
| Vitamins   | Unknown | ThermoFisher Scientific identifies use of dimethyl malonate as a precursor for the synthesis of vitamins B1 and B6. No further information about this use could be found and it is unknown whether this is an ongoing use in the United States.   |  |  |  |  |  |
|  |         | Expected users are unknown, due to the limited availability of information.   |  |  |  |  |  |
|  |         | Children's Products   |  |  |  |  |  |
| CDR reports did not include any uses in children's products. |         |   |  |  |  |  |  |
|  |         | Recycling and Disposal  |  |  |  |  |  |
|  |         | malonate was not recycled (e.g., not recycled, remanufactured, reprocessed, or reused). For one facility, this<br>s this information was withheld. No further information about recycling or disposal was found.  |  |  |  |  |  |

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# Appendix B: Hazard Characterization

| Table B.1: Human Health Hazard ADME |                            |                                       |                  |   |   |  |  |  |
|-------------------------------------|----------------------------|---------------------------------------|------------------|---|---|--|--|--|
| Source                              | Exposure<br>Route          | Species &<br>Strain (if<br>available) | Duration         | Doses and<br>Replicate<br>Number  | Effect  | Study Details  |  |  |
| 1141389,<br>4939812                 | Dermal ( <i>in vitro</i> ) | Human cadaver                         | 24 h <b>ours</b> | Dose: 4 uL/0.8<br>cm <sup>2</sup> skin  | 16% of applied dose<br>penetrated through<br>skin   | <ul> <li>Method:</li> <li>Test substance reported as CASRN 105-<br/>53-3</li> <li>Purity: 99% purity</li> <li>Guideline study and GLP not reported<br/>Results:</li> <li>Mean penetration rate: 120 μg/cm2/hour;<br/>max flux rate: 350 μg/cm2/hour</li> <li>45-50% of applied substance evaporated,<br/>and 34-39% remained on skin</li> </ul>  |  |  |
| 1141389,<br>4939812                 | Dermal (in vitro)          | Yorkshire pig                         | 50 hours         | Dose:<br>100µg/cm <sup>2</sup> ;<br>100µg diluted in<br>ethanol (12.5<br>mg/mL) /cm <sup>2</sup> ;<br>4µg in ethanol<br>(0.5 mg/mL)/cm <sup>2</sup> | 3-10% of applied dose<br>was absorbed; 8-30%<br>of applied dose<br>remained in skin         | <ul> <li>Method:</li> <li>Test substance reported as CASRN 105-<br/>53-3</li> <li>Purity &gt; 95%</li> <li>Method and GLP not reported</li> <li>Results:</li> <li>100 μg group: 3% ± 1% of dose was<br/>absorbed with 8% ± 0.5% remained in skin</li> <li>100 μg diluted group: 6% ± 3% of dose<br/>was absorbed with 13% ± 2% remaining in<br/>skin</li> <li>4 μg diluted group: 10 ± 3% of dose was<br/>absorbed with 30 ± 10% remaining in skin</li> <li>25-50% loss of radioactivity due to<br/>evaporation</li> </ul> |  |  |
| 1141389,<br>4923746                 | Dermal ( <i>in vitro</i> ) | Yorkshire pigs                        | 24 hours         | <b>Dose:</b> 1 mg/cm <sup>2</sup><br>in 10 µL acetone   | 0.2-16% applied dose<br>in acceptor cell, 0.2-<br>0.9% in skin, and 0.6-<br>0.7% on surface | <ul> <li>Method:</li> <li>Test substance reported as CASRN 105-<br/>53-3 (DEM)</li> <li>Purity: 98%</li> <li>Method and GLP compliance not reported</li> </ul>   |  |  |

| Table B.1: Human Health Hazard |   |  |   |
|--------------------------------|---|--|---|
| 94897 Dermal                   | <ul> <li>Athymic<br/>nude mice</li> <li>Yorkshire<br/>pigs</li> <li>Hairless dog</li> <li>Human skin<br/>grafted on<br/>athymic<br/>nude mice</li> <li>pig skin<br/>grafted on<br/>athymic<br/>nude mice</li> </ul> | Dose: 0.1     2.5% to 15%       mg/cm²     penetration of the applied dose | <ul> <li>Results:</li> <li>Radiolabeled hydrolysis products<br/>(monomethyl malonate and malonic acid)<br/>were 15-35% (total) with 20-21% in the<br/>acceptor cell, 3-5% in the skin, and 2-4%<br/>on the surface</li> <li>Heat treated skin samples had increased<br/>absorption of radiolabeled DEM and<br/>decreased hydrolysis products</li> <li>Total recovery of radiolabel was 50-80%;<br/>some radiolabel lost to volatilization</li> <li>Method:</li> <li>Test substance reported as CASRN 105-<br/>53-3</li> <li>Purity &gt; 98%</li> <li>Method and GLP compliance not reported<br/>Results:</li> <li>Athymic nude mice: 15 ± 2% penetration</li> <li>Yorkshire pigs: 2.5 ± 0.2% penetration</li> <li>Hairless dog: 4 ± 2% penetration</li> <li>human skin grafted on athymic nude mice:<br/>4 ± 2% penetration</li> <li>Pig skin grafted on athymic nude mice: 6 ±<br/>1% penetration</li> </ul> |

| Table B.1: Hum       | an Health Hazard  |                                       |   |  |   |  |
|----------------------|-------------------|---------------------------------------|---|--|---|--|
| Acute Mammali        | an Toxicity       |                                       |   |  |   |  |
| Source               | Exposure<br>Route | Species &<br>Strain (if<br>available) | Duration  | Doses and<br>Replicate<br>Number   | Effect  | Study Details  |
| 4940215              | Oral (feed)       | WISW rats                             | Single exposure                                   | Dose: 2000<br>mg/kg<br>Replicates: 5 per<br>sex  | LD₅₀ > 2000 mg/kg   | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity not reported</li> <li>OECD Guideline 401</li> <li>GLP compliant</li> </ul>       |
| 4940413,<br>1141389  | Oral (gavage)     | WISW rats                             | Single exposure,<br>observed for 14<br>days       | Dose: 2000<br>mg/kg<br>Replicates: 5 per<br>sex  | LD₅₀ > 2000 mg/kg   | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity: 99%</li> <li>OECD Guideline 401</li> <li>GLP compliant</li> </ul>               |
| 1141389,<br>4940412  | Dermal            | WISW rats                             | 24 hour<br>exposure,<br>observed up to<br>14 days | Dose: 2000<br>mg/kg<br>Replicates: 5 per<br>sex  | L <b>D</b> ₅₀ > 2000 mg/kg  | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity: 99%</li> <li>OECD Guideline 402</li> <li>GLP compliant</li> </ul>               |
| <b>Repeated Dose</b> | Toxicity          |                                       |   |  |   |  |
| Source               | Exposure<br>Route | Species &<br>Strain (if<br>available) | Duration  | Doses and<br>Replicate<br>Number   | Effect  | Study Details  |
| 1141389,<br>4940227  | Oral (gavage)     | Wistar rats                           | 39 days (males),<br>51 days<br>(females)          | Doses: 0, 100,<br>300, and 1000<br>mg/kg-day<br>Replicates: 10<br>per sex per group<br>in main group, 5<br>per sex per dose<br>in recovery group | NOAEL: 300 mg/kg-<br>day<br>LOAEL: 1000 mg/kg-<br>day based on<br>hepatocellular<br>hypertrophy | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity 99.8%</li> <li>OECD Guideline 422</li> <li>GLP compliant<br/>Results:</li> </ul> |

| Table B.1: Huma     | n Health Hazard   |                                       |                                      |  |                           |   |
|---------------------|-------------------|---------------------------------------|--------------------------------------|--|---------------------------|---|
| Denne du stive Te   |                   |                                       |                                      |  |                           | <ul> <li>Significantly increased incidences of<br/>hepatocellular hypertrophy in males and<br/>females in highest dose. The effect was<br/>reversible as the effect was not increased<br/>in recovery group animals.</li> </ul> |
| Reproductive To     |                   |                                       |                                      |  |                           |   |
| Source              | Exposure<br>Route | Species &<br>Strain (if<br>available) | Duration                             | Doses and<br>Replicate<br>Number   | Effect                    | Study Details   |
| 1141389,<br>4940227 | Oral (gavage)     | Wistar rats                           | 39 days (males),<br>51 day (females) | Doses: 0, 100,<br>300, and 1000<br>mg/kg-day<br>Replicates: 10<br>per sex per group<br>in main group, 5<br>per sex per dose<br>in recovery group | NOAEL: 1000 mg/kg-<br>day | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity 99.8%</li> <li>OECD Guideline 422</li> <li>GLP compliant</li> </ul>   |
| Developmental T     | oxicity           |                                       |                                      |  |                           |   |
| Source              | Exposure<br>Route | Species &<br>Strain (if<br>available) | Duration                             | Doses and<br>Replicate<br>Number   | Effect                    | Study Details   |
| 1141389,<br>4940227 | Oral (gavage)     | Wistar rats                           | 39 days (males),<br>51 day (females) | Doses: 0, 100,<br>300, and 1000<br>mg/kg-day<br>Replicates: 10<br>per sex per group<br>in main group, 5<br>per sex per dose<br>in recovery group | NOAEL: 1000 mg/kg-<br>day | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity 99.8%</li> <li>OECD Guideline 422</li> <li>GLP compliant</li> </ul>   |
| 5097463             | Inhalation        | Hra(NZW) SPF<br>rabbits               | Gestation day 7<br>to 28             | Doses: 0, 0.03,<br>0.10, 0.30, and 1<br>mg/L<br>Replicates: 22<br>per group  | NOAEC: 1 mg/L             | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 1119-40-0</li> <li>Purity 99.61%</li> <li>OPPTS 870.3700</li> <li>GLP compliant</li> </ul>  |

| Cancer                   |   |                                       |                         |  |                        |  |
|--------------------------|---|---------------------------------------|-------------------------|--|------------------------|--|
| Source                   |   | Effect                                |                         |  | Stu                    | udy Details  |
| OncoLogic v8.0           | OncoLogic current regarding diester   | ntly has no assessm<br>s.             | ent criteria            | Structure could not  | be evaluated by Oncolo | gic.   |
| ISS v2.450               | Negative (Estimated)<br>Dimethyl malonate is an aliphatic diester which does not<br>contain any structural features indicative of electrophilic<br>potential. |                                       |                         | Methods:         Carcinogenicity alerts by ISS profiler         Results:         No alerts were identified for the parent structure or its metabolites (see Figure 3 in Metabolic         Pathway Trees Supplemental Document <sup>51</sup> )  |                        |  |
| VEGA 1.1.4 <sup>52</sup> | Dimethyl malonate was processed through all 4 models.<br>All of the models predicted it to be non-carcinogenic with<br>moderate-high reliability.             |                                       |                         | <ul> <li>Pathway Trees Supplemental Document<sup>51</sup>).</li> <li>Methods:</li> <li>VEGA 1.1.4 contains 4 models for carcinogenicity – CAESAR 2.1.9, ISS 1.0.2, IRFMN/Antare 1.0.0, IRFMN/ISSCAN-GX 1.0.0</li> <li>Results:</li> <li>CAESAR 2.1.9: Moderate reliability (Dimethyl malonate could lie outside of the applicability domain (AD) of the model)</li> <li>ISS 1.0.2: Moderate reliability (Dimethyl malonate could lie outside of the AD)</li> <li>IRFMN/ISSCAN-GX 1.0.0: High reliability (Dimethyl malonate lies within the AD)</li> <li>IRFMN/ISSCAN-GX 1.0.0: Moderate reliability (Dimethyl malonate could be outside of the AD)</li> </ul> |                        |  |
| Genotoxicity             |   |                                       |                         |  |                        |  |
| Source                   | Test Type &<br>Endpoint   | Species &<br>Strain (if<br>available) | Metabolic<br>Activation | Doses  | Results                | Study Details  |
| 1141389,<br>4940224      | Chromosomal<br>aberrations ( <i>in</i><br><i>vitro</i> )  | Human<br>peripheral<br>lymphocytes    | With and without        | <b>Doses:</b> 0, 312.5,<br>625, 1250, 2500,<br>and 5000 μg/mL  | Negative               | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity: 99.8%</li> <li>OECD Guideline 473</li> <li>GLP compliant</li> </ul> |

<sup>&</sup>lt;sup>50</sup> Carcinogenicity alerts by ISS profiler comprises 55 structural alerts for genotoxic and non-genotoxic carcinogenicity. The alerts have been compiled upon existing knowledge of the mechanism of action of carcinogenic chemicals that have been published elsewhere (Benigni and Bossa (2011) *Chem Rev* 111: 2507-2536 and Benigni R et al. (2013) *Chem Rev*. 113: 2940-2957).

| Table B.1: Hum           | an Health Hazard                     |  |                          |  |          |   |
|--------------------------|--------------------------------------|--|--------------------------|--|----------|---|
| 1141389                  | Gene mutation<br>( <i>in vitro</i> ) | Salmonella<br>typhimurium<br>strains TA98,<br>TA100, TA1535,<br>TA1537, TA1538 | With and without         | <b>Doses:</b> 8, 40,<br>200, 1000, and<br>5000 µg/plate                            | Negative | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 105-<br/>53-3</li> <li>Purity not reported</li> <li>Directive 84/449/EEC B.14</li> <li>GLP compliant</li> </ul> |
| 1141389<br>Sensitization | Gene mutation<br>( <i>in vitro</i> ) | Salmonella<br>typhimurium<br>strains TA97,<br>TA98, TA100                      | With and without         | Doses: up to<br>5000 µg/plate  | Negative | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 105-<br/>53-3</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>                      |
| Source                   | Exposure<br>Route                    | Species &<br>Strain (if<br>available)  | Duration                 | Doses and<br>Replicate<br>Number   | Effect   | Study Details   |
| 4940214                  | Dermal                               | Dunkin Hartley<br>guinea pigs  | Observed for 72<br>hours | Doses: 0.4 to<br>0.46 g of test<br>substance<br>Replicates: 10<br>animals per dose | Negative | Methods:         • Test substance reported as CASRN108-<br>59-8         • Purity not reported         • OECD Guideline 406         • GLP compliant                          |

<sup>&</sup>lt;sup>51</sup> The metabolic tree was generated using the in vivo rat metabolism simulator (v07.12) within TIMES V2.29.1.88.

<sup>&</sup>lt;sup>52</sup> VEGA 1.1.4 contains 4 different models to facilitate an *in silico* assessment of carcinogenicity potential. The models are summarized in Golbamaki et al. (2016) J Environ Sci and Health Part C <a href="http://dx.doi.org/10.1080/10590501.2016.1166879">http://dx.doi.org/10.1080/10590501.2016.1166879</a> as well as in documentation that is downloadable from within the VEGA tool itself (<a href="http://www.vegahub.eu/">http://www.vegahub.eu/</a>).

<sup>•</sup> CAESAR 2.1.9 is a classification model for carcinogenicity based on a neural network.

<sup>•</sup> ISS 1.0.2 is a classification model based on the ISS ruleset (as described above for the OECD Toolbox).

<sup>•</sup> IRFMN/Antares 1.0.0 and IRFMN/ISSCAN-GX 1.0.0 are classification models based on a set of rules built with SARpy software (part of the same suite of VEGA tools <a href="https://www.vegahub.eu/">https://www.vegahub.eu/</a>) extracted from the Antares and ISSCAN-CGX datasets respectively.

| Irritation          |                   |                                       |  |   |                                   |  |
|---------------------|-------------------|---------------------------------------|--|---|-----------------------------------|--|
| Source              | Exposure<br>Route | Species &<br>Strain (if<br>available) | Duration                                     | Doses   | Effect                            | Study Details  |
| 1141389,<br>4940218 | Dermal            | White Russian<br>rabbits              | 4-hour exposure,<br>observed for 72<br>hours | Dose: 0.5 mL of<br>undiluted<br>substance<br>Replicates: 1<br>male and 2<br>females | Negative                          | Methods:         • Test substance reported as CASRN 108-<br>59-8         • Purity: 99%         • OECD Guideline 404         • GLP compliant         Results:         • Slight erythema was observed in all<br>animals 30-60 minutes after removal of the<br>patch, but no other signs of irritation         • Considered to be non-irritating  |
| 4940225,<br>1141389 | Ocular            | White Russian<br>rabbits              | Single exposure,<br>observed for 8<br>days   | Dose: 0.1 mL<br>undiluted<br>substance<br>Replicates: 3<br>males                    | Positive (slightly<br>irritating) | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity: 99%</li> <li>OECD Guideline 405</li> <li>GLP compliant<br/>Results:</li> <li>Mean irritation scores (for 24, 48, and 72-<br/>hour observations) for each animal:</li> <li>Cornea opacity: 1.67/4, 1.33/4, 1/4</li> <li>Iris: 1/2, 0.33/2, 0.67/2</li> <li>Conjunctivae: 2/3, 2/3, 2/3</li> <li>Chemosis: 1.67/4, 1.33/4, 1.33/4</li> <li>All effects were reversible within 8 days</li> </ul> |

| Neurotoxicity       |                                       |  |  |   |   |  |  |
|---------------------|---------------------------------------|--|--|---|---|--|--|
| Source              | Test Type                             | Species &<br>Strain (if<br>available)                                | Duration                                 | Doses   | Effect  | Study Details  |  |
| 1141389,<br>4940227 | Oral (gavage)                         | Wistar rats  | 39 days (males),<br>51 days<br>(females) | Doses: 0, 100,<br>300, and 1000<br>mg/kg-day<br>Replicates: 5 per<br>sex per dose | NOAEL: 1000 mg/kg-<br>day   | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity 99.8%</li> <li>OECD Guideline 422</li> <li>GLP compliant</li> <li>Endpoints:</li> <li>No effects were noted for functional<br/>observational battery test</li> </ul> |  |
| 4923714             | Neuron<br>cytotoxicity (In<br>vitro)  | Fetal Sprague-<br>Dawley rat<br>primary culture<br>neurons           | 72 hours                                 | <b>Dose:</b> 50 μΜ  | Negative  | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>   |  |
| 4933586             | Electron<br>Transport<br>Chain assays | Wistar rat<br>cerebral cortex<br>homogenates                         | Single exposure                          | <b>Doses:</b> 1, 2.5,<br>and 5 mM   | Significant inhibition of<br>Complex I, Complex II,<br>Complex I+III, and<br>Complex II+III<br>activities, but not<br>Complex III or<br>Complex IV activities | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>   |  |
| 4926318             | Neuron<br>cytotoxicity (In<br>vitro)  | Primary neuronal<br>cells isolated<br>from rat spinal<br>cord tissue | 48 hours                                 | <b>Doses:</b> 0, 10, 20, 30, 50, and 100 mM                                       | Causes selective<br>motor neuron death at<br>lower doses. The<br>toxicity is mediated by<br>ionotropic glutamate<br>receptors                                 | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>   |  |

| Table B.1: Hu       | man Health Hazard                                    |   |   |   |  |   |
|---------------------|--|---|---|---|--|---|
| 4931886             | Neuron<br>cytotoxicity ( <i>In</i><br><i>vitro</i> ) | Mesencephalic<br>culture from<br>embryonic day<br>15 rats | 24 hours  | <b>Dose:</b> 50 μΜ  | Suggests that<br>glutamate receptors<br>become involved after<br>the interruption of<br>energy metabolism<br>and contributes to<br>irreversible cell<br>damage | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>  |
| 4933481             | Neuron, IP<br>injection                              | Male swiss<br>Webster mice                                | 15 minutes via<br>striatal<br>microdialysis, 24<br>hour observation | <b>Doses:</b> 4 μM to<br>2.67 M   | Suggests that<br>dopamine efflux via<br>the dopamine<br>transporter plays a<br>role in neuronal cell<br>damage   | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>  |
| 4933481             | Mechanistic<br>neurological                          | Brain<br>homogenate<br>from adult Wistar<br>rats          |   | Doses: 1, 2 and 4 mmol/L  | Direct interactions of<br>malonate with NMDA<br>receptors are not<br>involved in malonate<br>pro-oxidative activity in<br>vitro                                | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>  |
| Immunotoxic         | ity  |   |   |   |  |   |
| Source              | Test Type  | Species &<br>Strain (if<br>available)                     | Duration  | Doses   | Effect   | Study Details   |
| 1141389,<br>4940227 | Oral (gavage)  | Wistar rats   | 39 days (males),<br>51 days<br>(females)                            | Doses: 0, 100,<br>300, and 1000<br>mg/kg-day<br>Replicates: 5 per<br>sex per dose | NOAEL: 1000 mg/kg-<br>day  | <ul> <li>Methods:</li> <li>Test substance reported as CASRN 108-<br/>59-8</li> <li>Purity: 99.8%</li> <li>OECD Guideline 422</li> <li>GLP compliant</li> <li>Endpoints:</li> <li>No effects were noted for hematology,<br/>clinical chemistry, and lymphoid organ<br/>weight</li> </ul> |

| Table B.2: Route to Route Extrapolation Information for Oral to Inhalation Exposures for Dimethyl Malonate  |   |            |  |  |  |  |
|---|---|------------|--|--|--|--|
| Formula <sup>53</sup> : Corrected inhalation NOAEL = (NOAEL <sub>ORAL</sub> or LOAEL <sub>ORAL</sub> ) x (1/sRV <sub>rat</sub> ) x (ABS <sub>oral-rat</sub> /ABS <sub>inh-human</sub> ) x (sRV <sub>human</sub> /wRV <sub>human</sub> ) |   |            |  |  |  |  |
| Variable  | Units   | Value Used |  |  |  |  |
| Corrected inhalation NOAEL  | Predicted NOAEL for inhalation exposure to humans, mg/m <sup>3</sup>                    | 0.44       |  |  |  |  |
| NOAELORAL   | No observed adverse effect level from oral exposure, mg/kg-bw/day                       | 1000       |  |  |  |  |
| sRV <sub>RAT</sub>  | Rat standard respiratory volume for 8-hours, m <sup>3</sup> /kg-bw                      | 0.38       |  |  |  |  |
| ABS ORAL-RAT  | Percent absorption by the oral route in rats, based on "poor to moderate" absorption, % | 15         |  |  |  |  |
| ABS INHAL-HUMAN   | Percent absorption by inhalation in humans, based on "good" absorption, %               | 60         |  |  |  |  |
| sRV human   | Human standard respiratory volume for 8-hours, m <sup>3</sup>                           | 6.7        |  |  |  |  |
| wRV human   | Worker respiratory volume for 8-hours, m <sup>3</sup>                                   | 10         |  |  |  |  |

 <sup>&</sup>lt;sup>53</sup> ECHA (European Chemicals Agency). 2012. Guidance on information requirements and chemical safety assessment. Chapter R.8: Characterization of dose [concentration]-response for human health. Available at: <a href="https://echa.europa.eu/documents/10162/13632/information\_requirements\_r8\_en.pdf/e153243a-03f0-44c5-8808-88af66223258">https://echa.europa.eu/documents/10162/13632/information\_requirements\_r8\_en.pdf/e153243a-03f0-44c5-8808-88af66223258. See example B.3.</a>

| Aquatic Toxicity: Expe         | erimental                          |                  |  |   |  |
|--------------------------------|------------------------------------|------------------|--|---|--|
| Source                         | Species & strain<br>(if available) | Duration         | Doses and<br>Replicate Number  | Effect  | Study Details  |
| 4935263                        | Danio rerio                        | 96 hours         | <b>Doses:</b> 0, 25, 36,<br>50, 70, and 100<br>mg/L (nominal); 0,<br>7.0, 13.8, 23.0,<br>50.0, and 74.5<br>mg/L (mean<br>measured) | <b>LC</b> ₅₀: 21 mg/L<br>(measured)   | Methods:         Test substance reported as CASRN 108-59-8         Purity: 99.5%         Test method 84/449/EC C.1         GLP compliant         Results:         LC <sub>0</sub> : 7 mg/L (measured)         LC <sub>100</sub> : 50 mg/L (measured) |
| 4935263                        | Daphnia magna                      | 48 hours         | <b>Doses:</b> 0, 250,<br>350, 500, 700, and<br>1000 mg/L<br>(nominal)  | EC <sub>50</sub> > 728<br>mg/L (nominal,<br>corrected for<br>hydrolysis at pH<br>7) | Methods:<br>• Test substance reported as CASRN 108-59-8<br>• Purity: 99.5%<br>• Test method 84/449/EC C.2<br>• GLP compliant   |
| 4935263                        | Desmodesmus<br>subspicatus         | 72 hours         | <b>Doses:</b> 0, 10, 20,<br>40, 80, 160, and<br>320 mg/L (nominal)   | EC <sub>50</sub> : 92 mg/L<br>(nominal,<br>corrected for<br>hydrolysis at pH<br>7)  | Methods:         Test substance reported as CASRN 108-59-8         Purity: 99.5%         OECD Guideline 201         GLP compliant  |
| Aquatic Toxicity: Estir        | -                                  |                  |  |   |  |
| Model                          | Duration                           | Species          | Predicted Effect<br>Level  |   | Notes  |
| ECOSAR v2.0 (Class:<br>Esters) | Chronic                            | Freshwater fish  | 32 mg/L  |   | S: O=C(OC)CC(=O)OC. Experimental input values: logK <sub>ow</sub> = -0.05; WS<br>L; MP = -61.9°C.  |
| ECOSAR v2.0 (Class:<br>Esters) | Chronic                            | Daphnia<br>magna | 890 mg/L   |   | S: O=C(OC)CC(=O)OC. Experimental input values: logK <sub>ow</sub> = -0.05; WS<br>L; MP = -61.9°C.  |
| ECOSAR v2.0 (Class:<br>Esters) | Chronic                            | Green<br>algae   | 56 mg/L  |   | S: O=C(OC)CC(=O)OC. Experimental input values: logK <sub>ow</sub> = -0.05; WS<br>L; MP = -61.9°C.  |

| Table B.4: Fate     | ate: Experimental                   |               |  |   |   |
|---------------------|-------------------------------------|---------------|--|---|---|
| Source              | Endpoint                            | Duration      | Doses and Replicate<br>Number                              | Results   | Study Details   |
| 4935263             | Biodegradation                      | 28 days       | Dose: 9.2 mg/L   | Readily<br>biodegradable  | Methods:         • Test substance reported as CASRN 108-59-8         • Purity: 99.8%         • OECD Guideline 301A         • GLP compliant         Endpoints:         • 87% biodegradation after 7 days         • 10-day window |
| 4924633             | Toxicity to<br>microorganisms       | 3 and 28 days | Doses: 0-2500 µg/g<br>(nominal)                            | Negative; EC <sub>50</sub> ><br>2500 µg/g   | Methods: <ul> <li>Test substance reported as CASRN 105-53-3</li> <li>Purity not reported</li> <li>GLP compliance not reported</li> </ul>  |
| 4935263             | Photolysis                          | 35 minutes    | Dose: 5 mg/L   | Readily photolyzes  | Methods:         • Test substance reported as CASRN 105-53-3         • Purity not reported         • Photolytic Ozonation         • GLP compliance not reported         Results:         • 100% in 35 minutes                   |
| 4923463             | Photooxidation                      | N/A.          | Doses: 5-7 µL  | Rate coefficient (k)<br>$(3.75 \pm 0.4) \times$<br>10-12<br>cm <sup>3</sup> /molecules-<br>second | Methods:         • Test substance reported as CASRN 108-59-8         • Purity: 98%         • GLP compliance not reported  |
| 4924617,<br>4924633 | Volatilization<br>(soil)            |               | Doses: 150 mg/m <sup>3</sup><br>and 1500 mg/m <sup>3</sup> | T <sub>1/2</sub> : 1.2 – 2 hours  | Methods:         • Test substance reported as CASRN 105-53-3         • Purity not reported         • GLP compliance not reported  |
| 4924617,<br>4924633 | Volatilization<br>(foliar surfaces) |               | Doses: 150 mg/m <sup>3</sup><br>and 1500 mg/m <sup>3</sup> | T <sub>1/2</sub> : 1.29 to 242.5<br>hours   | Methods:           • Test substance reported as CASRN 105-53-3           • Purity not reported  |

| Table B.4: Fat                   | е                |                             |   |  |
|----------------------------------|------------------|-----------------------------|---|--|
|                                  |                  |                             |   | GLP compliance not reported     Results:     Foliar surface composition is likely to affect sorption and     volatilization      |
| Environmenta                     | I Fate: Modelled | -                           |   |  |
| Model                            | Data Type        | Endpoint                    | Predicted Endpoint  | Notes  |
| EPISuite<br>v.4.11               | Estimated        | BAF                         | 0.9102  | Physical Property Inputs: BP = 181.4 deg C, MP = -61.9 deg C, log P = -0.05; SMILES:<br>O=C(OC)CC(=O)OC                          |
| EPISuite<br>v.4.11               | Estimated        | BCF                         | 3.162   | Physical Property Inputs: BP = 181.4 deg C, MP = -61.9 deg C, log P = -0.05; SMILES:<br>O=C(OC)CC(=O)OC                          |
| EPISuite<br>v.4.11<br>(BIOWIN 7) | Estimated        | Anaerobic<br>biodegradation | Predicted to<br>biodegrade quickly<br>under anaerobic<br>conditions | Predicted probability of 1.0466. Fragment representation is valid.<br>Fast degradation is defined as predicted probability >0.5. |

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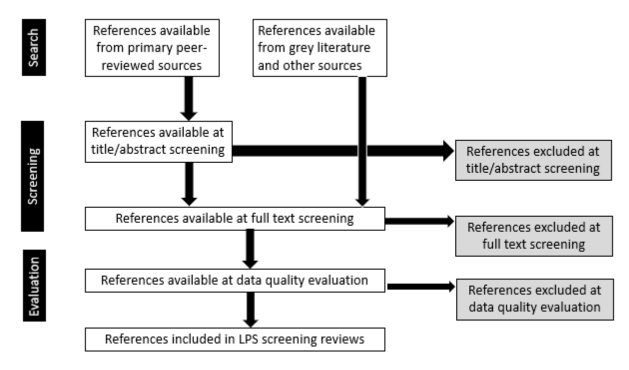
# Appendix C: Literature Search Outcomes

### C.1 Literature Search and Review

This section briefly describes the literature search and review process, search terms, and search outcomes for the hazard and fate screening of dimethyl malonate. Search outcomes and reference details are provided on the candidate's HERO<sup>54</sup> project page.

EPA created a fit-for-purpose process to transparently document the literature search and review<sup>55</sup> of available hazard and fate information for low-priority substance (LPS) candidates. References from peer-reviewed primary sources, grey sources, <sup>56</sup> and other sources were identified, screened at the title/abstract and full text level, and evaluated for data quality based on discipline-specific criteria. An overview of the literature search and review process is illustrated in Figure C1.

Figure C.1: Overview of the Literature Search and Review Process



<sup>&</sup>lt;sup>54</sup> The HERO low-priority substance candidate project pages are accessible to the public at <u>https://hero.epa.gov/hero/</u>.

<sup>&</sup>lt;sup>55</sup> Discussed in the document "Approach Document for Screening Hazard Information for Low-Priority Substances Under TSCA."

<sup>&</sup>lt;sup>56</sup> Grey literature and additional sources are the broad category of studies not found in standard, peer-reviewed literature database searches. This includes U.S. and international government agency websites, non-government organization (NGO) websites, and data sources that are difficult to find, or are not included, in the peer-reviewed databases, such as white papers, conference proceedings, technical reports, reference books, dissertations, and information on various stakeholder websites.

# C.1.1 Search for Analog Data

To supplement the information on the candidate chemical, dimethyl malonate, EPA identified dimethyl glutarate (CASRN 1119-40-0) as an analog. For more details and justification on analogs, see section 6.1.1. Analogs were used to fill data gaps on endpoints for which dimethyl malonate lacked quality data or to add to the weight of the scientific evidence. EPA collected reasonably available information for analogs by searching specific grey literature and other secondary sources, listed on Table C.1. If information related to the identified analogs were available in these sources, the references were screened and evaluated using the same process as references on dimethyl malonate described above.<sup>55</sup> EPA also used read-across from the LPS candidate, diethyl malonate (CASRN 105-53-3). Both chemicals along with the analogs mentioned above fall under the malonates cluster in HERO.

| Table C.1: Sources Used for Analog Search               |  |  |  |  |  |
|---|--|--|--|--|--|
| Resource  | URL  |  |  |  |  |
| ATSDR   | http://www.atsdr.cdc.gov/toxprofiles/index.asp   |  |  |  |  |
| ChemID (EPA – HPVIS via<br>ChemID)                      | http://chem.sis.nlm.nih.gov/chemidplus/  |  |  |  |  |
| CIR   | http://www.cir-safety.org/ingredients  |  |  |  |  |
| ECHA  | http://echa.europa.eu/web/guest/information-on-chemicals/registered-substances                         |  |  |  |  |
| ECOTOX  | https://cfpub.epa.gov/ecotox/quick_query.htm   |  |  |  |  |
| EPA – ChemView (incl. TSCATS,<br>RBP/HC, and HPV/HPVIS) | https://chemview.epa.gov/chemview  |  |  |  |  |
| European Food Safety Authority<br>(EFSA)                | http://www.efsa.europa.eu/   |  |  |  |  |
| FDA   | https://www.fda.gov/default.htm  |  |  |  |  |
| HERA  | http://www.heraproject.com/RiskAssessment.cfm  |  |  |  |  |
| NICNAS  | http://www.nicnas.gov.au/  |  |  |  |  |
| NITE (J-CHECK)  | http://www.safe.nite.go.jp/jcheck/search.action?request_locale=en                                      |  |  |  |  |
| NTP   | https://ntpsearch.niehs.nih.gov/home   |  |  |  |  |
| OECD/SIDS   | https://hpvchemicals.oecd.org/UI/Search.aspx;<br>http://webnet.oecd.org/hpv/ui/SponsoredChemicals.aspx |  |  |  |  |

# C.1.2 Search Terms and Results

EPA began the literature review process for the hazard screening of dimethyl malonate by developing search terms. To gather publicly available information, specific search terms were applied for each discipline and across databases and grey literature sources. Table C.2 lists the search terms used in the database search of peer -reviewed literature for the malonates cluster including dimethyl malonate. For grey literature and other secondary sources, Table C.3 lists the search terms used for LPS malonates and analogs.

| Table C.2: Search Terms Used in Peer Reviewed Databases |   |  |  |  |  |  |
|---|---|--|--|--|--|--|
| Discipline Database Search terms <sup>57</sup>          |   |  |  |  |  |  |
|   | • |  |  |  |  |  |

<sup>&</sup>lt;sup>57</sup> Additional language or syntax such as [tw], [rn], [org], and [nm] were added to search terms. These are unique to individual databases and must be applied to search terms so that the query can run properly.

| Table C.2: Search 1 | Геrms Used in Peer | Reviewed Databases   |
|---------------------|--------------------|--|
| Human Health        | PubMed             | 108-59-8[rn] OR 105-53-3[rn] OR "Carbethoxyacetic ester"[tw] OR<br>"Dicarbethoxymethane"[tw] OR "Diethyl malonate"[tw] OR "Diethyl propane-1,3-<br>dioate"[tw] OR "Diethyl propanedioate"[tw] OR "diethylmalonate"[tw] OR "Dimethyl<br>1,3-propanedioate"[tw] OR "Dimethyl malonate"[tw] OR "Dimethyl propanedioate"[tw]<br>OR "Ethyl malonate"[tw] OR "Ethyl methanedicarboxylate"[tw] OR "Ethyl<br>propanedioate"[tw] OR "MALONATE, DIETHYL"[tw] OR "Malonate diethyl ester"[tw]<br>OR "Malonic acid, diethyl ester"[tw] OR "Malonic acid, dimethyl ester"[tw] OR<br>"Malonic ester"[tw] OR "Methanedicarboxylic acid diethyl ester"[tw] OR<br>"Methanedicarboxylic acid, diethyl ester"[tw] OR "Methyl malonate"[tw] OR<br>"PROPANEDIOATE, DIETHYL"[tw] OR "PROPANEDIOATE, DIMETHYL"[tw] OR<br>"Propanedioic acid diethyl ester"[tw] OR "Propanedioic acid dimethyl ester"[tw] OR<br>"Propanedioic acid, 1,3-diethyl ester"[tw] OR "Propanedioic acid, 1,3-dimethyl<br>ester"[tw] OR "Propanedioic acid, dimethyl<br>ester"[tw] OR "Propanedioic acid, dimethyl<br>ester"[tw] OR "Propanedioic acid, dimethyl<br>ester"[tw]   |
|                     | Toxline            | (108-59-8 [rn] OR 105-53-3 [rn] OR "carbethoxyacetic ester" OR<br>"dicarbethoxymethane" OR "diethyl malonate" OR "diethyl propane-1 3-dioate" OR<br>"diethyl propanedioate" OR "diethylmalonate" OR "dimethyl 1 3-propanedioate" OR<br>"dimethyl malonate" OR "dimethyl propanedioate" OR "ethyl malonate" OR "ethyl<br>methanedicarboxylate" OR "ethyl propanedioate" OR "malonate diethyl" OR<br>"malonate diethyl ester" OR "malonic acid diethyl ester" OR "malonic acid dimethyl<br>ester" OR "malonic ester" OR "methanedicarboxylic acid diethyl ester" OR<br>"methanedicarboxylic acid diethyl ester" OR "methyl malonate" OR "propanedioate<br>diethyl" OR "propanedioate dimethyl" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid 1 3-dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid diethyl ester" OR<br>"propanedioic acid dimethyl ester" OR "propanedioic acid DR BIOSIS [org] OR CIS<br>[org] OR DART [org] OR EMIC [org] OR EPIDEM [org] OR MAPAB [org] OR HEEP<br>[org] OR HMTC [org] OR IPA [org] OR RISKLINE [org] OR MTGABS [org] OR NIOSH<br>[org] OR NTIS [org] OR PESTAB [org] OR PPBIB [org] ) AND NOT PubMed [org]<br>AND NOT pubdart [org] |
|                     | TSCATS 1           | 108-59-8[rn] OR 105-53-3[rn]   |
|                     | WOS                | TS=("108-59-8" OR "105-53-3" OR "Carbethoxyacetic ester" OR<br>"Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR<br>"Diethyl propanedioate" OR "diethylmalonate" OR "Dimethyl 1,3-propanedioate" OR<br>"Dimethyl malonate" OR "Dimethyl propanedioate" OR "Ethyl malonate" OR "Ethyl<br>methanedicarboxylate" OR "Ethyl propanedioate" OR "MALONATE, DIETHYL" OR<br>"Malonate diethyl ester" OR "Malonic acid, diethyl ester" OR "Malonic acid, dimethyl<br>ester" OR "Malonic ester" OR "Methanedicarboxylic acid diethyl ester" OR<br>"Methanedicarboxylic acid, diethyl ester" OR "Methyl malonate" OR<br>"PROPANEDIOATE, DIETHYL" OR "PROPANEDIOATE, DIMETHYL" OR<br>"Propanedioic acid diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, 1,3-diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester") AND<br>((WC=("Toxicology" OR "Endocrinology & Metabolism" OR "Gastroenterology &<br>Hepatology" OR "Gastroenterology & Hepatology" OR "Hematology" OR<br>"Neurosciences" OR "Obstetrics & Gynecology" OR "Pharmacology & Pharmacy" OR<br>"Physiology" OR "Respiratory System" OR "Urology & Nephrology" OR "Anatomy &<br>Morphology" OR "Andrology" OR "Pathology" OR "Otorhinolaryngology" OR   |

| Table C.2: Search T     | erms Used in Peer | Reviewed Databases   |
|-------------------------|-------------------|--|
|                         |                   | "Ophthalmology" OR "Pediatrics" OR "Oncology" OR "Reproductive Biology" OR<br>"Developmental Biology" OR "Biology" OR "Dermatology" OR "Allergy" OR "Public,<br>Environmental & Occupational Health") OR SU=("Anatomy & Morphology" OR<br>"Cardiovascular System & Cardiology" OR "Developmental Biology" OR<br>"Endocrinology & Metabolism" OR "Gastroenterology & Hepatology" OR<br>"Hematology" OR "Immunology" OR "Neurosciences & Neurology" OR "Obstetrics &<br>Gynecology" OR "Oncology" OR "Ophthalmology" OR "Pathology" OR "Pediatrics"<br>OR "Pharmacology & Pharmacy" OR "Physiology" OR "Public, Environmental &<br>Occupational Health" OR "Respiratory System" OR "Toxicology" OR "Urology &<br>Nephrology" OR "Reproductive Biology" OR "Dermatology" OR "Allergy")) OR<br>(WC="veterinary sciences" AND (TS="rat" OR TS="rats" OR TS="mouse" OR<br>TS="murine" OR TS="mice" OR TS="guinea" OR TS=rabit* OR TS=rabbit* OR<br>TS=lagomorph* OR TS=hamster* OR TS=ferret* OR TS=gerbit* OR TS=rodent* OR<br>TS="dog" OR TS="dogs" OR TS=beagle* OR TS="canine" OR TS="cats" OR<br>TS="feline" OR TS="mice" OR TS="pigs" OR TS="swine" OR TS="porcine" OR<br>TS="monkey* OR TS=macaque* OR TS=baboon* OR TS=marmoset*)) OR (TS=toxic*<br>AND (TS="rat" OR TS="rats" OR TS=rabbit* OR TS=lagomorph* OR TS=hamster*<br>OR TS=ferret* OR TS=gerbit* OR TS=lagomorph* OR TS=hamster*<br>OR TS=ferret* OR TS=gerbit* OR TS=rodent* OR TS="dog" OR<br>TS=beagle* OR TS="rats" OR TS="rodent* OR TS="adog" OR<br>TS=beagle* OR TS="rats" OR TS=rodent* OR TS=lagomorph* OR TS=hamster*<br>OR TS=ferret* OR TS=gerbit* OR TS=rodent* OR TS=lagomorph* OR TS=hamster*<br>OR TS=ferret* OR TS=muridae" OR TS="cats" OR TS=monkey* OR TS=macaque* OR<br>TS=baboon* OR TS=marmoset* OR TS="cats" OR TS="huMAN" OR<br>TS=patient* OR TS=mother OR TS="fetal OR TS="children" OR TS=adolescen*<br>OR TS=infant* OR TS=mother OR TS="fetal OR TS=fetus OR TS="HUMAN" OR<br>TS=patient* OR TS=mother OR TS=fetal OR TS=fetus OR TS=metaboli* OR<br>TS=patient* OR TS=epidemio*)) OR TI=toxic* OR TS=metaboli* OR<br>TS=potucts)))   |
| Environmental<br>Hazard | WOS               | TS=("108-59-8" OR "105-53-3" OR "Carbethoxyacetic ester" OR<br>"Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR<br>"Diethyl propanedioate" OR "diethylmalonate" OR "Dimethyl 1,3-propanedioate" OR<br>"Dimethyl malonate" OR "Dimethyl propanedioate" OR "Ethyl malonate" OR "Ethyl<br>methanedicarboxylate" OR "Ethyl propanedioate" OR "MALONATE, DIETHYL" OR<br>"Malonate diethyl ester" OR "Malonic acid, diethyl ester" OR "Malonic acid, dimethyl<br>ester" OR "Malonic ester" OR "Malonic acid, diethyl ester" OR<br>"Methanedicarboxylic acid, diethyl ester" OR "Methyl malonate" OR<br>"PROPANEDIOATE, DIETHYL" OR "PROPANEDIOATE, DIMETHYL" OR<br>"Propanedioic acid diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, 1,3-diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester") AND<br>((WC=("Agriculture, Dairy & Animal Science" OR "Biodiversity Conservation" OR<br>"Biology" OR "Developmental Biology" OR "Ecology" OR "Entomology" OR<br>"Limnology" OR "Marine & Freshwater Biology" OR "Microbiology" OR "Mycology"<br>OR "Limnology" OR "Ornithology" OR "Plant Sciences" OR "Reproductive<br>Biology" OR "Zoology")) OR (SU=("Agriculture" OR "Biodiversity & Conservation" OR<br>"Developmental Biology" OR "Entomology" OR "Entomology" OR "Microbiology" OR<br>"Developmental Biology" OR "Entomology" OR "Environmental Sciences & Ecology"<br>OR "Fisheries" OR "Forestry" OR "Marine & Freshwater Biology" OR "Microbiology"<br>OR "Fisheries" OR "Forestry" OR "Marine & Freshwater Biology" OR "Microbiology"<br>OR "Fisheries" OR "Forestry" OR "Marine & Freshwater Biology" OR "Microbiology"<br>OR "Fisheries" OR "Forestry" OR "Marine & Freshwat |

| Table C.2: Search T | erms Used in Peer | Reviewed Databases  |
|---------------------|-------------------|---|
|                     |                   | "Scenedesmus subspicatus" OR "Sciuridae" OR "sea anemone" OR "sea anemones"<br>OR "sea cucumber" OR "sea cucumbers" OR "sea urchin" OR "sea urchins" OR<br>"seabass" OR "seabream" OR "shark" OR "sharks" OR "shiner" OR "shiners" OR<br>"shrimp" OR "Sigmodon" OR "Sigmodontinae" OR "silverside" OR "silversides" OR<br>"skunk" OR "skunks" OR "snake" OR "snakehead" OR "snakes" OR "songbird" OR<br>"songbirds" OR "Soricidae" OR "squid" OR "starfish" OR "stickleback" OR<br>"sticklebacks" OR "sting ray" OR "sting rays" OR "sucker" OR "suckers" OR "Suidae"<br>OR "sunfish" OR "Talpidae" OR "teleost" OR "teleostei" OR "teleosts" OR "terrapin"<br>OR "terrapins" OR "tilapia" OR "tilapiaz" OR "toad" OR "toadfish" OR "toadfishes" OR<br>"toads" OR "tortoise" OR "tortoises" OR "trout" OR "tubificid" OR "tubificidae" OR<br>"tubificids" OR "turkey" OR "turkeys" OR "turtle" OR "turtles" OR "Ursidae" OR<br>"waterbirds" OR "waterfowl" OR "water fleas" OR "waterbird" OR<br>"waterbirds" OR "waterfowl" OR "waterfowls" OR "weakfish" OR "weasel" OR "whelks"<br>OR "whelks" OR "wildlife")))  |
|                     | Toxline           | Same as human health strategy synonyms only   |
|                     | TSCATS 1          | Same as human health strategy CASRN only  |
|                     | Proquest          | Title=("108-59-8" OR "105-53-3" OR "Carbethoxyacetic ester" OR<br>"Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR<br>"Diethyl propanedioate" OR "diethylmalonate" OR "Dimethyl 1,3-propanedioate" OR<br>"Dimethyl malonate" OR "Dimethyl propanedioate" OR "Ethyl malonate" OR "Ethyl<br>methanedicarboxylate" OR "Ethyl propanedioate" OR "MALONATE, DIETHYL" OR<br>"Malonate diethyl ester" OR "Malonic acid, diethyl ester" OR "Malonic acid, dimethyl<br>ester" OR "Malonic ester" OR "Methanedicarboxylic acid diethyl ester" OR<br>"Methanedicarboxylic acid, diethyl ester" OR "Methyl malonate" OR<br>"PROPANEDIOATE, DIETHYL" OR "PROPANEDIOATE, DIMETHYL" OR<br>"Propanedioic acid diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, 1,3-diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester" OR<br>"Propanedioic acid, 0 iethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, 0 iethyl ester" OR "Propanedioic acid, 0 imethyl ester" OR<br>"Propanedioic acid, 0 iethyl ester" OR "Propanedioic acid, 0 imethyl ester" OR<br>"Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR<br>"Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR |
|                     |                   | "Diethyl propanedioate" OR "diethylmalonate" OR "Dimethyl 1,3-propanedioate" OR<br>"Dimethyl malonate" OR "Dimethyl propanedioate" OR "Ethyl malonate" OR "Ethyl<br>methanedicarboxylate" OR "Ethyl propanedioate" OR "MALONATE, DIETHYL" OR<br>"Malonate diethyl ester" OR "Malonic acid, diethyl ester")<br>Abstract=("Malonic acid, dimethyl ester" OR "Malonic ester" OR "Methanedicarboxylic<br>acid diethyl ester" OR "Methanedicarboxylic acid, diethyl ester" OR "Methanedicarboxylic<br>OR "PROPANEDIOATE, DIETHYL" OR "PROPANEDIOATE, DIMETHYL" OR  |
|                     |                   | "Propanedioic acid diethyl ester" OR "Propanedioic acid dimethyl ester" OR<br>"Propanedioic acid, 1,3-diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester")<br>Subject=("108-59-8" OR "105-53-3" OR "Carbethoxyacetic ester" OR<br>"Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR<br>"Diethyl propanedioate" OR "diethylmalonate" OR "Dimethyl 1,3-propanedioate" OR<br>"Dimethyl malonate" OR "Dimethyl propanedioate" OR "Ethyl<br>methanedicarboxylate" OR "Ethyl propanedioate" OR "MALONATE, DIETHYL" OR  |

| Table C.2: Search T | erms Used in Peer | Reviewed Databases  |
|---------------------|-------------------|---|
|                     |                   | "Malonate diethyl ester" OR "Malonic acid, diethyl ester" OR "Malonic acid, dimethyl<br>ester" OR "Malonic ester" OR "Methanedicarboxylic acid diethyl ester" OR<br>"Methanedicarboxylic acid, diethyl ester" OR "Methyl malonate" OR<br>"PROPANEDIOATE, DIETHYL" OR "PROPANEDIOATE, DIMETHYL" OR<br>"Propanedioic acid diethyl ester" OR "Propanedioic acid dimethyl ester" OR<br>"Propanedioic acid, 1,3-diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR<br>"Propanedioic acid, diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR   |
| Fate                | WOS               | TS=("108-59-8" OR "105-53-3" OR "Carbethoxyacetic ester" OR<br>"Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR<br>"Diethyl propanedioate" OR "diethylmalonate" OR "Dimethyl 1,3-propanedioate" OR<br>"Dimethyl malonate" OR "Dimethyl propanedioate" OR "Ethyl malonate" OR "Ethyl<br>methanedicarboxylate" OR "Kethyl propanedioate" OR "MALONATE, DIETHYL" OR<br>"Malonate diethyl ester" OR "Methanedicarboxylic acid diethyl ester" OR<br>"Malonic ester" OR "Methanedicarboxylic acid diethyl ester" OR<br>"PROPANEDIOATE, DIETHYL" OR "PROPANEDIOATE, DIMETHYL" OR<br>"Propanedioic acid diethyl ester" OR "Methyl malonate" OR<br>"Propanedioic acid diethyl ester" OR "Propanedioic acid, dimethyl ester"<br>OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester"<br>OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester"<br>OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester"<br>OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester"<br>OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester"<br>OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, dimethyl ester"<br>OR serosol OR aerob* OR anaerob* OR bioaccumulat* OR bioavail* OR<br>bioconcentrat* OR biodegrad* OR biomoni* OR biotrans* OR degrad* OR dispers*<br>OR fish* OR hydroly* leach* OR migrat* OR partitor* OR partition* OR persisten* OR<br>photoly* OR volatil* OR abiotic OR absorb OR absorption OR accumulation-rate<br>OR aerosol OR aerosols OR air OR anoxic OR atm-m3/mol OR biomagnification<br>OR biosolids OR biota OR breakdown-product OR breakdown-products OR<br>chelation OR floculation complexation OR decay-rate OR diffusion-coefficient OR<br>dissolution OR dust OR effluent OR environmental-fate OR evaporation-from-water<br>OR excretion OR floculation OR flux OR fugacity OR gas-phase-mass-transfer OR<br>ground-water OR groundwater OR point-source OR pont-sources OR porte-water<br>OR pretreatment-program OR redox OR sediment OR serum OR sewage-treatment<br>OR sludge OR soil OR subsurface-intrusion OR surface-water |

| Table C.3: Se   | able C.3: Search Terms Used in Grey Literature and Additional Sources  |  |  |  |  |  |  |
|---|--|--|--|--|--|--|--|
| Chemical  | Search terms   |  |  |  |  |  |  |
| Malonates<br>(dimethyl<br>malonate;<br>diethyl<br>malonate) | Searched as a string or individually depending on source: 108-59-8" OR "105-53-3" OR "Carbethoxyacetic ester" OR "Dicarbethoxymethane" OR "Diethyl malonate" OR "Diethyl propane-1,3-dioate" OR "Diethyl propanedioate" OR "Dimethyl 1,3-propanedioate" OR "Dimethyl malonate" OR "Dimethyl propanedioate" OR "Ethyl malonate (VAN)" OR "Ethyl methanedicarboxylate" OR "Ethyl propanedioate" OR "MALONATE, DIETHYL" OR "Malonic ester" OR "Methanedicarboxylic acid diethyl ester" OR "Malonic ester" OR "Methanedicarboxylic acid, diethyl ester" OR "Malonic ester" OR "Propanedioic acid diethyl ester" OR "Propanedioic acid diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR "Propanedioic acid, diethyl ester" OR "Propanedioic acid, 1,3-dimethyl ester" OR "Propanedioic acid, diethyl es |  |  |  |  |  |  |
| Analogs<br>searched   | dimethyl succinate (106-65-0); dimethyl adipate (627-93-0); dimethyl glutarate (1119-40-0); diethyl succinate (123-25-1); dibasic esters (95481-62-2)  |  |  |  |  |  |  |

After the search terms were applied, more than 1,150 references were returned by all search efforts across peer-reviewed databases and grey literature sources. The total number of references include database results, additional strategies, and analog searches for the malonates cluster including dimethyl malonate. All references from the search efforts were screened and evaluated through the LPS literature search and review process.<sup>55</sup> Of these, 30 references were included for data evaluation and used to support the designation of dimethyl malonate as LPS. The included hazard and fate references are listed in the bibliography of Appendix B.

## C.2 Excluded Studies and Rationale

This section lists the excluded references, by HERO ID, found to be off-topic or unacceptable for use in the hazard screening of dimethyl malonate. The excluded references are organized by discipline (human health hazard, environmental hazard, and fate), presented along with a rationale based on exclusion criteria. The criteria<sup>55</sup> was used to determine off-topic references in the title/abstract or full text screening and to determine unacceptable references in the data quality evaluation are provided in the form of questions.

# C.2.1 Human Health Hazard Excluded References

For the screening review of dimethyl malonate, EPA excluded a total of 540 references when assessing human health hazard. Off-topic references (e.g., studies that did not contain information relevant to human health) were excluded at either title/abstract screening (see Table C.4), or full-text screening (see Table C.5). Unacceptable references (e.g., studies that did not meet data quality metrics) were excluded at full-text screening (see Tables C.6 and C.7). Off-topic and unacceptable references are displayed next to the corresponding exclusion criteria.

|           | Table C.4: Off-Topic References Excluded at Title/Abstract Screening for Human Health Hazard |             |              |         |         |              |                          |              |            |  |
|-----------|--|-------------|--------------|---------|---------|--------------|--------------------------|--------------|------------|--|
| Reference | e excluded (l  | HERO ID) be | cause the re |         |         | n informatio | n needs <sup>58</sup> re | levant to hu | man health |  |
|           | 1  | 1           | 1            |         | zard    | 1            | 1                        | 1            | 1          |  |
| 1022206   | 4929206  | 4923743     | 4923477      | 4923618 | 3053987 | 4935828      | 4923841                  | 4923552      | 4923669    |  |
| 1040619   | 4931325  | 4923744     | 4923478      | 4923619 | 3120733 | 4935831      | 4923843                  | 4923553      | 4923670    |  |
| 1042992   | 4931453  | 4923747     | 4923479      | 4923620 | 3163278 | 4935835      | 4923844                  | 4923554      | 4923671    |  |
| 1048932   | 4931491  | 4923750     | 4923480      | 4923622 | 3186448 | 4935836      | 4923845                  | 4923555      | 4923672    |  |
| 1104864   | 4931882  | 4923751     | 4923481      | 4923623 | 3233658 | 4935837      | 4923846                  | 4923557      | 4923673    |  |
| 1149967   | 4932500  | 4923752     | 4923482      | 4923625 | 3235030 | 4935838      | 4923847                  | 4923558      | 4923674    |  |
| 1315937   | 4932525  | 4923753     | 4923483      | 4923626 | 3438987 | 4935839      | 4923848                  | 4923559      | 4923675    |  |
| 1378092   | 4932620  | 4923754     | 4923484      | 4923627 | 3537907 | 4935842      | 4924289                  | 4923560      | 4923676    |  |
| 1441881   | 4932898  | 4923756     | 4923485      | 4923628 | 3538154 | 4935845      | 4924291                  | 4923562      | 4923678    |  |
| 1449817   | 4932902  | 4923757     | 4923486      | 4923629 | 3538342 | 4935846      | 4924292                  | 4923563      | 4923679    |  |
| 1460212   | 4932934  | 4923758     | 4923487      | 4923630 | 3603771 | 4935847      | 4924293                  | 4923566      | 4923680    |  |
| 1525969   | 4933183  | 4923760     | 4923488      | 4923631 | 3653305 | 4935851      | 4924294                  | 4923567      | 4923681    |  |
| 1529848   | 4933274  | 4923761     | 4923489      | 4923633 | 3691713 | 4935855      | 4924295                  | 4923568      | 4923682    |  |
| 1538279   | 4933275  | 4923764     | 4923490      | 4923634 | 3716147 | 4935856      | 4924296                  | 4923569      | 4923683    |  |
| 1610851   | 4933315  | 4923765     | 4923491      | 4923635 | 3732842 | 4935857      | 4924297                  | 4923570      | 4923684    |  |
| 1752669   | 4933402  | 4923788     | 4923492      | 4923636 | 3738490 | 4935858      | 4924298                  | 4923571      | 4923702    |  |
| 1793913   | 4933404  | 4923790     | 4923493      | 4923637 | 3758890 | 4935859      | 4924299                  | 4923572      | 4923703    |  |
| 1794243   | 4933405  | 4923792     | 4923494      | 4923638 | 3812332 | 4935860      | 4924300                  | 4923573      | 4923705    |  |
| 1799722   | 4933410  | 4923796     | 4923495      | 4923639 | 3824612 | 4935865      | 4924301                  | 4923574      | 4923706    |  |
| 1806144   | 4933412  | 4923798     | 4923496      | 4923640 | 3831063 | 4935868      | 4924302                  | 4923575      | 4923707    |  |
| 184678    | 4933425  | 4923800     | 4923497      | 4923641 | 4034025 | 4935869      | 4924303                  | 4923576      | 4923709    |  |
| 2115081   | 4933434  | 4923802     | 4923498      | 4923642 | 4045028 | 4935870      | 4924304                  | 4923577      | 4923710    |  |
| 2241931   | 4933436  | 4923806     | 4923518      | 4923643 | 4076914 | 4935881      | 4924306                  | 4923578      | 4923711    |  |
| 2302911   | 4933480  | 4923807     | 4923519      | 4923644 | 4228731 | 4935883      | 4924307                  | 4923579      | 4923713    |  |
| 2302941   | 4933489  | 4923809     | 4923520      | 4923645 | 4298108 | 4935884      | 4924308                  | 4923580      | 4923715    |  |
| 2302995   | 4933492  | 4923810     | 4923521      | 4923646 | 4386903 | 4935886      | 4924309                  | 4923581      | 4923717    |  |
| 2369325   | 4933539  | 4923811     | 4923522      | 4923647 | 4442437 | 4935889      | 4924310                  | 4923582      | 4923718    |  |
| 2545667   | 4933543  | 4923812     | 4923523      | 4923650 | 4453116 | 4935890      | 4924311                  | 4923583      | 4923719    |  |
| 2718695   | 4933553  | 4923813     | 4923524      | 4923651 | 4559723 | 4935893      | 4924313                  | 4923584      | 4923721    |  |
| 2777734   | 4933555  | 4923814     | 4923525      | 4923652 | 4567745 | 4935894      | 4924314                  | 4923585      | 4923724    |  |
| 2779458   | 4933559  | 4923815     | 4923526      | 4923653 | 466056  | 4935896      | 4924316                  | 4923586      | 4923725    |  |
| 2789619   | 4933560  | 4923816     | 4923527      | 4923654 | 4865076 | 4935899      | 4924317                  | 4923587      | 4923726    |  |
| 2792326   | 4933563  | 4923817     | 4923528      | 4923655 | 4923443 | 4935900      | 4924318                  | 4923588      | 4923727    |  |
| 2794054   | 4933582  | 4923818     | 4923529      | 4923656 | 4923445 | 4935902      | 4924319                  | 4923589      | 4923728    |  |
| 2810456   | 4933596  | 4923833     | 4923530      | 4923657 | 4923446 | 4935905      | 4924320                  | 4923590      | 4923729    |  |
| 2810786   | 4933643  | 4923834     | 4923531      | 4923658 | 4923447 | 4935908      | 4924322                  | 4923591      | 4923730    |  |
| 2823794   | 4935814  | 4923835     | 4923532      | 4923659 | 4923448 | 4935909      | 4924323                  | 4923592      | 4923731    |  |
| 2861807   | 4935818  | 4923836     | 4923533      | 4923660 | 4923449 | 4935910      | 4924325                  | 4923593      | 4923732    |  |
| 2892878   | 4935823  | 4923837     | 4923547      | 4923661 | 4923451 | 4935912      | 4924326                  | 4923594      | 4923734    |  |
| 2898376   | 4935824  | 4923838     | 4923548      | 4923663 | 4923452 | 4935915      | 4924327                  | 4923595      | 4923736    |  |
| 2907621   | 4935825  | 4923839     | 4923550      | 4923664 | 4923454 | 4935919      | 4924345                  | 4923596      | 4923737    |  |
| 2913951   | 4935826  | 4923840     | 4923551      | 4923666 | 4923455 | 4935925      | 4924388                  | 4923597      | 4923738    |  |

<sup>58</sup> The information needs for human health hazard includes a list of study characteristics pertaining to the study population/test organism, types of exposures and routes, use of controls, type and level of effects. A complete list of the information needs is provided in Table A1 of the "Approach Document for Screening Hazard Information for Low-Priority Substances Under TSCA". These information needs helped guide the development of questions for title/abstract and full-text screening.

| Table C.4: | <b>Off-Topic R</b>  | eferences Ex | cluded at T | itle/Abstract | Screening f | or Human H | ealth Hazar | d       |         |
|------------|---|--------------|-------------|---------------|-------------|------------|-------------|---------|---------|
| 4923465    | 4936877   | 4929173      | 4923605     | 659685        | 4923457     | 4935927    | 4924389     | 4923598 | 4923739 |
| 4923466    | 4936893   | 4929174      | 4923606     | 660376        | 4923459     | 4935928    | 4924390     | 4923599 | 4923741 |
| 4923467    | 4936899   | 4929192      | 4923607     | 661835        | 4923460     | 4935929    | 4924391     | 4923600 | 4923742 |
| 4923468    | 4937069   | 4929193      | 4923608     | 4923474       | 4923461     | 4936097    | 4924392     | 4923601 | 4923614 |
| 4923469    | 4937115   | 4929194      | 4923610     | 4923475       | 4923462     | 4936265    | 4924617     | 4923602 | 4923615 |
| 4923470    | 4937116   | 4929198      | 4923611     | 4923476       | 4923463     | 4936853    | 4924618     | 4923603 | 4923616 |
| 4923471    | 4937118   | 4929201      | 4923612     | 4929204       | 4923464     | 4936866    | 4924633     | 4923604 | 4923617 |
| 4923472    | 4937119   | 4929202      | 4923613     | 4937473       | 4923473     |            |             |         |         |
|            | Reference excluded (HERO ID) because the reference primarily contained in silico data |              |             |               |             |            |             |         |         |
| 2777734    |   |              |             |               |             |            |             |         |         |

|                                      |                                     | ull Text Screening for Human Health Hazard |
|--------------------------------------|-------------------------------------|--|
| Question                             | Off-topic if answer is:             | References excluded (HERO ID)              |
| Does the reference contain           | No                                  | 2282023                                    |
| information pertaining to a low-     |                                     | 2791394                                    |
| priority substance candidate?        |                                     | 4923720                                    |
|                                      |                                     | 4931349                                    |
|                                      |                                     | 4933541                                    |
|                                      |                                     | 4933573                                    |
|                                      |                                     | 4939813                                    |
|                                      |                                     | 4940067                                    |
|                                      |                                     | 4940209                                    |
|                                      |                                     | 4940210                                    |
|                                      |                                     | 4940211                                    |
|                                      |                                     | 4923677                                    |
|                                      |                                     | 4923716                                    |
|                                      |                                     | 4923735                                    |
|                                      |                                     | 4940224                                    |
|                                      |                                     | 4940226                                    |
| What type of source is this          | Review article or book chapter that | 4923458                                    |
| reference?                           | contains only citations to primary  | 4935830                                    |
|                                      | literature sources                  |  |
| What kind of evidence does this      | In silico studies that DO NOT       | 4931349                                    |
| reference primarily contain?         | contain experimental verification   |  |
| The                                  | following question apply to HUMAN   | evidence only                              |
| Does the reference report an         | No                                  | N/A.                                       |
| exposure route that is or is         |                                     |  |
| presumed to be by an inhalation,     |                                     |  |
| oral, or dermal route?               |                                     |  |
| Does the reference report both test  | No                                  | N/A.                                       |
| substance exposure(s) AND related    |                                     |  |
| health outcome(s)?                   |                                     |  |
| If the reference reports an exposure | No                                  | N/A.                                       |
| to a chemical mixture, are           |                                     |  |
| measures of the test substance or    |                                     |  |
| related metabolite(s) reported       |                                     |  |
| independently of other chemicals?    |                                     |  |

| Table C.5: Screening Questions an   | d Off-Topic References Excluded at F | Full Text Screening for Human Health Hazard |
|---|--------------------------------------|---|
| Question  | Off-topic if answer is:              | References excluded (HERO ID)               |
| Note: If the paper does not pertain<br>to mixtures, choose "Not<br>Applicable". | No                                   | N/A.  |
|   | following question apply to ANIMAL   | evidence only                               |
| Does the reference report an  | No                                   | 4733654                                     |
| exposure route that is by inhalation,   |                                      | 4933474                                     |
| oral, or dermal route?  |                                      | 4933486                                     |
|   |                                      | 4933488                                     |
|   |                                      | 4933535                                     |
|   |                                      | 4933550                                     |
|   |                                      | 4935815                                     |
| Does the reference report both test   | No                                   | N/A.  |
| substance-related exposure(s) AND   |                                      |   |
| related health outcome(s)?  |                                      |   |
| Does the reference report the   | No                                   | 2282023                                     |
| duration of exposure?   | N1                                   | 0000000                                     |
| Does the reference report an  | No                                   | 2282023                                     |
| exposure to the test substance only   |                                      |   |
| (i.e. no mixtures with the exception of aqueous solutions and                   |                                      |   |
| reasonable impurities and   |                                      |   |
| byproducts)?  |                                      |   |
| Does the paper report a negative  | No <sup>59</sup>                     | 2282023                                     |
| control that is a vehicle control or  |                                      | 4933550                                     |
| no treatment control?   |                                      |   |
| The following question  | s apply to MECHANISTIC/ALTERNATI     | VE TEST METHODS evidence only               |
| Does the reference report a   | No                                   | 1060760                                     |
| negative control that is a vehicle  |                                      | 4935815                                     |
| control or no treatment control?  |                                      | 4935882                                     |
|   |                                      | 4940221                                     |
|   |                                      | 4940211                                     |
| Does the reference report an  | No                                   | 1060760                                     |
| exposure to the test substance only   |                                      | 4935815                                     |
| (i.e. no mixtures with the exception  |                                      | 4935882                                     |
| of aqueous solutions and  |                                      |   |
| reasonable impurities and   |                                      |   |
| byproducts)?  |                                      | 4000700                                     |
| For genotoxicity studies only: Does   | No                                   | 1060760                                     |
| the study use a positive control?   |                                      | 4940211                                     |

<sup>&</sup>lt;sup>59</sup> Except for acute mammalian toxicity and skin and eye irritation studies, where the use of a negative control may not be required (e.g., OECD 403 Acute Inhalation Toxicity Guidelines).

| Data Quality<br>Metric                                | Unacceptable if:  | References excluded<br>(HERO ID) |
|---|---|----------------------------------|
| Metric 1:<br>Test Substance<br>Identity               | <ul> <li>The test substance identity cannot be determined from the information provided (e.g., nomenclature was unclear and CASRN or structure were not reported).</li> <li>OR</li> <li>For mixtures, the components and ratios were not characterized or did not include information that could result in a reasonable approximation of components.</li> </ul> | N/A.                             |
| Metric 2:<br>Negative and<br>Vehicle Controls         | A concurrent negative control group was not included or reported.<br><b>OR</b><br>The reported negative control group was not appropriate (e.g., age/weight of<br>animals differed between control and treated groups).   | N/A.                             |
| Metric 3:<br>Positive<br>Controls                     | When applicable, an appropriate concurrent positive control (i.e., inducing a positive response) was not used.  | N/A.                             |
| Metric 4:<br>Reporting of<br>Doses/Concentr<br>ations | Doses/concentrations were not reported and could not be calculated using default or reported estimates of body weight and diet/water intake (e.g., default intake values are not available for pregnant animals).   | 4939812<br>4940213<br>4940223    |
| Metric 5:<br>Exposure<br>Duration                     | The duration of exposure was not reported.<br><b>OR</b><br>The reported exposure duration was not suited to the study type and/or<br>outcome(s) of interest (e.g., <28 days for repeat dose).   | 4939812<br>4940229               |
| Metric 6:<br>Test Animal<br>Characteristics           | The test animal species was not reported.<br><b>OR</b><br>The test animal (species, strain, sex, life-stage, source) was not appropriate<br>for the evaluation of the specific outcome(s) of interest (e.g., genetically<br>modified animals, strain was uniquely susceptible or resistant to one or more<br>outcome of interest).                              | N/A.                             |
| Metric 7:<br>Number of<br>Animals Per<br>Group        | The number of animals per study group was not reported.<br><b>OR</b><br>The number of animals per study group was insufficient to characterize<br>toxicological effects (e.g., 1-2 animals in each group).  | 4939812                          |
| Metric 8:<br>Outcome<br>Assessment<br>Methodology     | The outcome assessment methodology was not sensitive for the outcome(s) of interest (e.g., evaluation of endpoints outside the critical window of development, a systemic toxicity study that evaluated only grossly observable endpoints, such as clinical signs and mortality, etc.).   | 4939812<br>4940229               |
| Metric 9:   | Data presentation was inadequate (e.g., the report does not differentiate among findings in multiple exposure groups).  | 4939812<br>4940227               |

| Table C.6: Data Quality Metrics and Unacceptable References Excluded at Data Quality Evaluation for Human Health         Hazard – Animal |   |                                  |  |  |  |  |
|--|---|----------------------------------|--|--|--|--|
| Data Quality<br>Metric   | Unacceptable if:  | References excluded<br>(HERO ID) |  |  |  |  |
| Reporting of<br>Data   | OR<br>Major inconsistencies were present in reporting of results. |                                  |  |  |  |  |

| Table C.7: Data Qu<br>Hazard – In Vitro    | ality Metrics and Unacceptable References Excluded at Data Quality Evalu  | ation for Human Health   |
|--|---|--|
| Data Quality<br>Metric                     | Unacceptable if:  | References excluded<br>(HERO ID)   |
| Metric 1:<br>Test Substance<br>Identity    | The test substance identity or description cannot be determined from the information provided (e.g., nomenclature was unclear and CASRN or structure were not reported).<br><b>OR</b><br>For mixtures, the components and ratios were not characterized or did not include information that could result in a reasonable approximation of components. | 1141389<br>4923763   |
| Metric 2:<br>Negative Controls             | A concurrent negative control group was not included or reported.<br><b>OR</b><br>The reported negative control group was not appropriate (e.g., different<br>cell lines used for controls and test substance exposure).  | 651740<br>1141389<br>4929197<br>4940222                                  |
| Metric 3:<br>Positive Controls             | A concurrent positive control or proficiency group was not used.  | 1141389<br>4940222   |
| Metric 4:<br>Assay Type                    | The assay type was not reported.<br><b>OR</b><br>The assay type was not appropriate for the study type or outcome of interest<br>(e.g., <i>in vitro</i> skin corrosion protocol used for <i>in vitro</i> skin irritation assay).  | N/A.   |
| Metric 5:<br>Reporting of<br>Concentration | The exposure doses/concentrations or amounts of test substance were not reported.   | 625777<br>1141389<br>4935924   |
| Metric 6:<br>Exposure<br>Duration          | No information on exposure duration(s) was reported.<br><b>OR</b><br>The exposure duration was not appropriate for the study type and/or outcome<br>of interest (e.g., 24 hours exposure for bacterial reverse mutation test).  | 625777<br>1141389<br>4929197<br>4933481<br>4935924<br>4940217<br>4940222 |
| Metric 7:<br>Metabolic<br>Activation       | No information on the characterization and use of a metabolic activation<br>system was reported.<br><b>OR</b><br>The exposure duration was not appropriate for the study type and/or<br>outcome of interest (e.g., 24 hours exposure for bacterial reverse<br>mutation test).   | 1141389<br>4929197   |
| Metric 8:<br>Test Model                    | The test model was not reported <b>OR</b>   | N/A.   |

| Data Quality | Unacceptable if:   | References excluded |
|--------------|--|---------------------|
| Metric       |  | (HERO ID)           |
|              | The test model was not routinely used for evaluation of the specific outcome   |                     |
|              | of interest.   |                     |
| Metric 9:    | The outcome assessment methodology was not reported.                           | 1141389             |
| Outcome      | OR   | 4933534             |
| Assessment   | The assessment methodology was not appropriate for the outcome(s) of           | 4935924             |
| Methodology  | interest (e.g., cells were evaluated for chromosomal aberrations immediately   |                     |
| methodology  | after exposure to the test substance instead of after post-exposure incubation |                     |
|              | period).   |                     |

# C.2.2 Environmental Hazard

For the screening review of this LPS candidate dimethyl malonate, EPA excluded a total of 466 references when assessing environmental hazard. Off-topic environmental hazard references excluded at title/abstract screening are listed in Table C.8, and those excluded at full-text screening are listed in Table C.9. References in Table C.10 represent unacceptable studies based on specific data quality metrics for environmental hazard. Off-topic and unacceptable references are displayed next to the corresponding exclusion criteria.

|           | Table C.8: Off-Topic References Excluded at Title/Abstract Screening for Environmental Hazard |              |              |             |             |             |                         |              |            |  |  |
|-----------|---|--------------|--------------|-------------|-------------|-------------|-------------------------|--------------|------------|--|--|
| Reference | excluded (H   | IERO ID) bee | cause the re | ference did | NOT contain | information | needs <sup>60</sup> rel | evant to env | ironmental |  |  |
|           | hazard  |              |              |             |             |             |                         |              |            |  |  |
| 94897     | 4936806   | 4936221      | 4933099      | 4923806     | 4246082     | 4933547     | 4936269                 | 4933345      | 4931453    |  |  |
| 184678    | 4936815   | 4936227      | 4933101      | 4923810     | 4332446     | 4933550     | 4936270                 | 4933348      | 4931491    |  |  |
| 625777    | 4936817   | 4936228      | 4933105      | 4923838     | 4381738     | 4933552     | 4936271                 | 4933350      | 4931879    |  |  |
| 651740    | 4936820   | 4936229      | 4933106      | 4923841     | 4386903     | 4933553     | 4936273                 | 4933352      | 4931880    |  |  |
| 660376    | 4936840   | 4936231      | 4933175      | 4923845     | 4422413     | 4933555     | 4936274                 | 4933397      | 4931881    |  |  |
| 922459    | 4936844   | 4936232      | 4933180      | 4924292     | 4442437     | 4933557     | 4936275                 | 4933398      | 4931882    |  |  |
| 1040619   | 4936849   | 4936233      | 4933181      | 4924297     | 4482713     | 4933558     | 4936781                 | 4933399      | 4931883    |  |  |
| 1042992   | 4936853   | 4936236      | 4933182      | 4924298     | 4482800     | 4933559     | 4936785                 | 4933400      | 4931884    |  |  |
| 1048932   | 4936854   | 4936237      | 4933183      | 4924301     | 4499033     | 4933560     | 4936790                 | 4933402      | 4931886    |  |  |
| 1060760   | 4936858   | 4936238      | 4933186      | 4924311     | 4607184     | 4933563     | 4936791                 | 4933403      | 4931888    |  |  |
| 1149967   | 4936863   | 4936239      | 4933187      | 4924313     | 4671024     | 4933565     | 4936792                 | 4933404      | 4931889    |  |  |
| 1315937   | 4936864   | 4936240      | 4933189      | 4924318     | 4720648     | 4933566     | 4936794                 | 4933405      | 4931891    |  |  |
| 1441881   | 4936866   | 4936241      | 4933191      | 4924322     | 4923443     | 4933567     | 4933661                 | 4933406      | 4931892    |  |  |
| 1448620   | 4936867   | 4936242      | 4933264      | 4924325     | 4923445     | 4933570     | 4933662                 | 4933410      | 4932219    |  |  |
| 1538279   | 4936871   | 4936243      | 4933265      | 4924388     | 4923448     | 4933571     | 4933663                 | 4933411      | 4932490    |  |  |
| 1616838   | 4936873   | 4936244      | 4933270      | 4924389     | 4923449     | 4933573     | 4933665                 | 4933412      | 4932491    |  |  |
| 1794239   | 4936877   | 4936245      | 4933271      | 4924617     | 4923452     | 4933577     | 4933667                 | 4933413      | 4932494    |  |  |
| 2235088   | 4936892   | 4936246      | 4933272      | 4924618     | 4923460     | 4933578     | 4933669                 | 4933414      | 4932495    |  |  |
| 2324664   | 4936893   | 4936247      | 4933275      | 4926318     | 4923464     | 4933580     | 4935815                 | 4933415      | 4932500    |  |  |
| 2545667   | 4936895   | 4936248      | 4933279      | 4929173     | 4923468     | 4933582     | 4935818                 | 4933418      | 4932502    |  |  |

<sup>&</sup>lt;sup>60</sup> The information needs for environmental hazard includes a list of study characteristics pertaining to the test organism/species, type and level of effects, and use of controls. A complete list of the information needs is provided in Table A2 of the "Approach Document for Screening Hazard Information for Low-Priority Substances Under TSCA". These information needs helped guide the development of questions for title/abstract and full-text screening.

| Table C.8: | Off-Topic R | eferences Ex | cluded at T | itle/Abstract | Screening f  | or Environn   | nental Hazar  | d            |          |
|------------|-------------|--------------|-------------|---------------|--------------|---------------|---------------|--------------|----------|
| 2777734    | 4936898     | 4936249      | 4933283     | 4929174       | 4923469      | 4933583       | 4935825       | 4933420      | 4932503  |
| 2779458    | 4936899     | 4936251      | 4933284     | 4929192       | 4923470      | 4933586       | 4935828       | 4933421      | 4932513  |
| 2789619    | 4937069     | 4936252      | 4933285     | 4929193       | 4923471      | 4933587       | 4935831       | 4933422      | 4932520  |
| 2792326    | 4937146     | 4936253      | 4933286     | 4929194       | 4923475      | 4933588       | 4935835       | 4933423      | 4932620  |
| 2810786    | 4937172     | 4936254      | 4933313     | 4929196       | 4923478      | 4933590       | 4935836       | 4933425      | 4932621  |
| 2823794    | 4937173     | 4936255      | 4933315     | 4929197       | 4923479      | 4933591       | 4935837       | 4933427      | 4932688  |
| 3120733    | 4937174     | 4936259      | 4933321     | 4929198       | 4923488      | 4933595       | 4935839       | 4933429      | 4932890  |
| 3163278    | 4937480     | 4936260      | 4933324     | 4929200       | 4923492      | 4933596       | 4935857       | 4933431      | 4932892  |
| 3235030    | 4933535     | 4936262      | 4933329     | 4929201       | 4923498      | 4933597       | 4935865       | 4933432      | 4932894  |
| 3438987    | 4933537     | 4936263      | 4933331     | 4929202       | 4923522      | 4933598       | 4935869       | 4933433      | 4932896  |
| 3538154    | 4933539     | 4936264      | 4933332     | 4929204       | 4923524      | 4933602       | 4935881       | 4933434      | 4932898  |
| 3603771    | 4933541     | 4936265      | 4933333     | 4929205       | 4923526      | 4933604       | 4935886       | 4933436      | 4932900  |
| 3653305    | 4933542     | 4936266      | 4933338     | 4929206       | 4923527      | 4933606       | 4935889       | 4933474      | 4932901  |
| 3732842    | 4933543     | 4936267      | 4933342     | 4931325       | 4923529      | 4933632       | 4935905       | 4933475      | 4932906  |
| 4079158    | 4933545     | 4936268      | 4933343     | 4931349       | 4923530      | 4933633       | 4935908       | 4933476      | 4932907  |
| 4923640    | 4933652     | 4935969      | 4933493     | 4932987       | 4923552      | 4933634       | 4935909       | 4933479      | 4932936  |
| 4923646    | 4933653     | 4935984      | 4933494     | 4932992       | 4923553      | 4933635       | 4935910       | 4933480      | 4932937  |
| 4923660    | 4933655     | 4936018      | 4933495     | 4932993       | 4923557      | 4933637       | 4935912       | 4933481      | 4932944  |
| 4923672    | 4933656     | 4936097      | 4933497     | 4932995       | 4923562      | 4933638       | 4935919       | 4933483      | 4932945  |
| 4923676    | 4933657     | 4936137      | 4933522     | 4933000       | 4923581      | 4933640       | 4935925       | 4933485      | 4932950  |
| 4923678    | 4933658     | 4936138      | 4933527     | 4933090       | 4923584      | 4933641       | 4935927       | 4933486      | 4932951  |
| 4923682    | 4933660     | 4936142      | 4933528     | 4933092       | 4923587      | 4933642       | 4935928       | 4933488      | 4932953  |
| 4923702    | 4923743     | 4936200      | 4933530     | 4933093       | 4923589      | 4933643       | 4935929       | 4933489      | 4932978  |
| 4923703    | 4923748     | 4923727      | 4933533     | 4923726       | 4923604      | 4933645       | 4935949       | 4933490      | 4932982  |
| 4923710    | 4923751     | 4923728      | 4933534     | 4923715       | 4923605      | 4933648       | 4935953       | 4933492      | 4932985  |
| 4923713    | 4923757     | 4923742      | 4923714     | 4923792       |              |               |               |              |          |
| Refere     | nce exclude | d (HERO ID)  | because the | e reference o | lid NOT pres | sent quantita | ative enviror | nmental haza | ard data |
| N/A.       |             |              |             |               |              |               |               |              |          |

| Table C.9: Screening Questions and Off-Topic References Excluded at Full Text Screening for Environmental Hazard |   |                               |  |  |  |  |  |
|--|---|-------------------------------|--|--|--|--|--|
| Question   | Off-topic if answer is:   | References excluded (HERO ID) |  |  |  |  |  |
| Does the reference contain information   | No  | 4939897                       |  |  |  |  |  |
| pertaining to a low- priority substance  |   | 4951381                       |  |  |  |  |  |
| candidate?   |   | 4939518                       |  |  |  |  |  |
| What type of source is this reference?   | Review article or book chapter that contains only citations to primary literature sources | N/A.                          |  |  |  |  |  |
| Is quantitative environmental hazard data presented?   | No  | N/A.                          |  |  |  |  |  |
| Is this primarily a modeling/simulation  | Yes   | N/A.                          |  |  |  |  |  |
| study? [Note: select "No" if experimental  |   |                               |  |  |  |  |  |
| verification was included in the study]  |   |                               |  |  |  |  |  |
| Is environmental hazard data presented   | No  | N/A.                          |  |  |  |  |  |
| for standard or non-standard aquatic or  |   |                               |  |  |  |  |  |
| terrestrial species (fish, invertebrates,  |   |                               |  |  |  |  |  |
| microorganisms, non-mammalian  |   |                               |  |  |  |  |  |
| terrestrial species)?  |   |                               |  |  |  |  |  |
| Is exposure measured for the target  | Mixture   | N/A.                          |  |  |  |  |  |
| substance or is the test substance a   | Formulated Product  | N/A.                          |  |  |  |  |  |

| Table C.9: Screening Questions and Off-Topic References Excluded at Full Text Screening for Environmental Hazard |                         |                               |  |  |  |  |
|--|-------------------------|-------------------------------|--|--|--|--|
| Question   | Off-topic if answer is: | References excluded (HERO ID) |  |  |  |  |
| mixture (except for reasonable impurities,   |                         |                               |  |  |  |  |
| byproducts, and aqueous solutions) or  |                         |                               |  |  |  |  |
| formulated product?  |                         |                               |  |  |  |  |
| Does the reference report a duration of  | No                      | N/A.                          |  |  |  |  |
| exposure?  |                         |                               |  |  |  |  |
| Does the reference report a negative   | No                      | 4939816                       |  |  |  |  |
| control that is a vehicle control or no  |                         | 4939817                       |  |  |  |  |
| treatment control?   |                         | 4940066                       |  |  |  |  |
| Does the reference include endpoints in  | No                      | N/A.                          |  |  |  |  |
| the information needs?   |                         |                               |  |  |  |  |

| Table C.10: Data<br>Environmental H               | Quality Metrics and Unacceptable References Excluded at Data<br>lazard  | a Quality Evaluation for                 |
|---|---|--|
| Question  | Unacceptable if:  | References excluded (HERO ID)            |
| Metric 1:<br>Test Substance<br>Identity           | The test substance identity or description cannot be<br>determined from the information provided (e.g., nomenclature<br>was unclear, CASRN or structure were not reported,<br>substance name/ description does not match CASRN).<br><b>OR</b><br>For mixtures, the components and ratios were not characterized<br>or did not include information that could result in a reasonable<br>approximation of components. | 4935613<br>4939694                       |
| Metric 2:<br>Negative<br>Controls                 | A concurrent negative control group was not included or reported.   | 4935263<br>4939694                       |
| Metric 3:<br>Experimental<br>System               | The experimental system (e.g., static, semi-static, or flow-<br>through regime) was not described.  | 4935263<br>4939287<br>4939484<br>4939694 |
| Metric 4:<br>Reporting of<br>Concentrations       | Test concentrations were not reported.  | 4935263                                  |
| Metric 5:<br>Exposure<br>Duration                 | The duration of exposure was not reported.<br><b>OR</b><br>The reported exposure duration was not suited to the study type<br>and/or outcome(s) of interest (e.g., study intended to assess<br>effects on reproduction did not expose organisms for an<br>acceptable period of time prior to mating).   | 4935263                                  |
| Metric 6:<br>Test Organism<br>Characteristics     | The test species was not reported.<br><b>OR</b><br>The test species, life stage, or age was not appropriate for the<br>outcome(s) of interest.  | N/A.                                     |
| Metric 7:<br>Outcome<br>Assessment<br>Methodology | The outcome assessment methodology was not reported.  | 4935263<br>4939694                       |

| Table C.10: Data Quality Metrics and Unacceptable References Excluded at Data Quality Evaluation for<br>Environmental Hazard |   |                               |  |  |  |  |  |  |
|--|---|-------------------------------|--|--|--|--|--|--|
| Question   | Unacceptable if:  | References excluded (HERO ID) |  |  |  |  |  |  |
| Metric 8:<br>Reporting of<br>Data  | Data presentation was inadequate.<br><b>OR</b><br>Major inconsistencies were present in reporting of results. | 4935263                       |  |  |  |  |  |  |

### C.2.3 Fate

For the screening review of this LPS candidate dimethyl malonate, EPA excluded a total of 469 references when assessing environmental fate. Off-topic fate references excluded at title/abstract screening are listed in Table C.11, and those excluded at full-text screening are listed in Table C.12. References in Table C.13 represent unacceptable studies based on specific data quality metrics for fate. Off-topic and unacceptable references are displayed next to the corresponding exclusion criteria.

| Table C.11 | : Off-Topic I  | References E | Excluded at | Initial Scree | ning for Fate | )       |         |         |         |
|------------|--|--------------|-------------|---------------|---------------|---------|---------|---------|---------|
| Reference  | Reference excluded (HERO ID) because the reference did NOT contain information needs <sup>61</sup> relevant to environmental |              |             |               |               |         |         |         |         |
| fate       |  |              |             |               |               |         |         |         |         |
| 4924311    | 4936179  | 4936039      | 4935967     | 4923550       | 4033388       | 4937141 | 4936111 | 4936159 | 4935825 |
| 4931883    | 4936180  | 4936040      | 4935969     | 4923557       | 4089130       | 4937142 | 4936112 | 4936160 | 4935826 |
| 448349     | 4936181  | 4936042      | 4935971     | 4923575       | 4096023       | 4937143 | 4936114 | 4936161 | 4935828 |
| 466056     | 4936182  | 4936045      | 4935972     | 4923579       | 4142764       | 4937144 | 4936115 | 4936162 | 4935838 |
| 488729     | 4936184  | 4936046      | 4935975     | 4923580       | 4182651       | 4937145 | 4936116 | 4936164 | 4935845 |
| 651740     | 4936185  | 4936047      | 4935977     | 4923581       | 4228731       | 4937146 | 4936117 | 4936165 | 4935886 |
| 659685     | 4936186  | 4936048      | 4935978     | 4923584       | 4238775       | 4937148 | 4936118 | 4936167 | 4935896 |
| 922459     | 4936190  | 4936049      | 4935979     | 4923585       | 4238776       | 4937149 | 4936120 | 4936169 | 4935899 |
| 1160162    | 4936191  | 4936050      | 4935981     | 4923589       | 4275273       | 4937150 | 4936121 | 4936170 | 4935925 |
| 1166560    | 4936193  | 4936051      | 4935982     | 4923599       | 4298108       | 4937152 | 4936122 | 4936171 | 4935929 |
| 1181656    | 4936194  | 4936052      | 4935983     | 4923604       | 4419091       | 4937153 | 4936123 | 4936172 | 4935931 |
| 1182264    | 4936195  | 4936053      | 4935985     | 4923610       | 4419092       | 4937154 | 4936124 | 4936174 | 4935933 |
| 1190450    | 4936196  | 4936055      | 4935987     | 4923613       | 4419093       | 4937155 | 4936125 | 4936175 | 4935935 |
| 1204263    | 4936198  | 4936056      | 4935988     | 4923629       | 4422413       | 4937156 | 4936126 | 4936176 | 4935936 |
| 1449817    | 4936199  | 4936057      | 4935989     | 4923638       | 4422447       | 4937157 | 4936127 | 4936177 | 4935937 |
| 1452087    | 4936200  | 4936059      | 4935990     | 4923640       | 4453116       | 4937159 | 4936129 | 4936178 | 4935938 |
| 1453426    | 4936201  | 4936060      | 4935991     | 4923642       | 4559723       | 4937160 | 4936132 | 4923457 | 4935939 |
| 1610186    | 4936204  | 4936061      | 4935992     | 4923643       | 4607184       | 4937161 | 4936133 | 4923459 | 4935940 |
| 1610851    | 4936205  | 4936064      | 4935993     | 4923645       | 4665778       | 4937162 | 4936134 | 4923468 | 4935941 |
| 1611653    | 4936206  | 4936065      | 4935995     | 4923647       | 4708473       | 4937163 | 4936135 | 4923471 | 4935943 |
| 1752669    | 4936207  | 4936066      | 4935996     | 4923664       | 4709249       | 4937164 | 4936136 | 4923473 | 4935944 |
| 1792712    | 4936209  | 4936067      | 4935998     | 4923670       | 4711360       | 4937165 | 4936137 | 4923475 | 4935945 |
| 1793863    | 4936210  | 4936068      | 4935999     | 4923671       | 4720648       | 4937166 | 4936138 | 4923477 | 4935948 |
| 1794382    | 4936211  | 4936070      | 4936000     | 4923682       | 4721999       | 4937167 | 4936139 | 4923480 | 4935949 |
| 1941474    | 4936212  | 4936071      | 4936001     | 4923703       | 4722919       | 4937169 | 4936140 | 4923482 | 4935950 |
| 1949851    | 4936213  | 4936072      | 4936002     | 4923706       | 4761067       | 4937170 | 4936141 | 4923486 | 4935952 |

<sup>&</sup>lt;sup>61</sup> The information needs for fate includes a list of study characteristics pertaining to the associated media and exposure

pathways, associated processes, and use of controls. A complete list of the information needs is provided in Table A3 of the "Approach Document for Screening Hazard Information for Low-Priority Substances Under TSCA". These information needs helped guide the development of questions for title/abstract and full-text screening.

| Table C.11 | : Off-Topic I | References E | Excluded at | Initial Scree | ning for Fate | •            |               |              |         |
|------------|---------------|--------------|-------------|---------------|---------------|--------------|---------------|--------------|---------|
| 1950394    | 4936216       | 4936073      | 4936003     | 4923711       | 4789294       | 4937474      | 4936142       | 4923487      | 4935953 |
| 1951869    | 4936218       | 4936074      | 4936004     | 4923715       | 4830553       | 4937475      | 4936144       | 4923488      | 4935954 |
| 1954812    | 4936220       | 4936075      | 4936006     | 4923725       | 4866723       | 4937476      | 4936146       | 4923489      | 4935955 |
| 1965772    | 4936221       | 4936076      | 4936007     | 4923726       | 4882194       | 4937477      | 4936148       | 4923491      | 4935957 |
| 1967704    | 4936222       | 4936077      | 4936010     | 4923730       | 4923449       | 4937478      | 4936149       | 4923493      | 4935958 |
| 2241931    | 4936223       | 4936078      | 4936012     | 4923732       | 4923451       | 4937479      | 4936150       | 4923498      | 4935959 |
| 2324664    | 4936225       | 4936079      | 4936013     | 4923743       | 4923525       | 4935964      | 4935961       | 4923519      | 4935960 |
| 2369325    | 4936226       | 4936081      | 4936014     | 4923845       | 4923527       | 4935965      | 4935962       | 4923522      | 4923523 |
| 2791394    | 4936249       | 4936083      | 4936016     | 4924292       | 3738367       | 4937127      | 4936094       | 4936030      | 4929194 |
| 2792326    | 4936251       | 4936084      | 4936017     | 4924296       | 3751974       | 4937128      | 4936096       | 4936032      | 4931453 |
| 2810786    | 4936259       | 4936085      | 4936018     | 4924297       | 3753346       | 4937129      | 4936097       | 4936033      | 4932990 |
| 2879557    | 4936271       | 4936086      | 4936022     | 4924306       | 3754273       | 4937131      | 4936100       | 4936035      | 4933315 |
| 2904592    | 4936864       | 4936087      | 4936023     | 4924308       | 3757714       | 4937132      | 4936101       | 4936036      | 4933411 |
| 3002189    | 4937121       | 4936089      | 4936024     | 4924313       | 3758839       | 4937133      | 4936102       | 4936037      | 4933577 |
| 3537907    | 4937122       | 4936090      | 4936025     | 4924318       | 3763886       | 4937134      | 4936103       | 4936151      | 4933632 |
| 3538342    | 4937124       | 4936091      | 4936026     | 4924388       | 3765216       | 4937135      | 4936104       | 4936154      | 4933633 |
| 3603771    | 4937125       | 4936092      | 4936028     | 4924618       | 3830431       | 4937136      | 4936107       | 4936156      | 4933634 |
| 3705115    | 4937126       | 4936093      | 4936029     | 4929193       | 3830766       | 4937138      | 4936108       | 4936157      | 4935814 |
| 4923533    | 4033387       | 4937140      | 4936110     | 4936158       | 4935815       |              |               |              |         |
| Refer      | ence exclud   | led (HERO ID | ) because t | he reference  | did NOT pro   | esent quanti | tative enviro | onmental fat | e data  |
| N/A.       |               |              |             |               |               |              |               |              |         |

| Table C.12: Screening Questions and Off-Topic References Excl   | uded at Full Text Screening for Fate  |  |
|---|---|--|
| Question  | Off-topic if answer is:   | References<br>excluded<br>(HERO ID)                            |
| Does the reference contain information pertaining to a low- priority substance candidate?                         | No  | 4935968<br>4935984<br>1448620<br>2545667<br>4935968<br>4935984 |
| What type of source is this reference?  | Review article or book chapter that<br>contains only citations to primary<br>literature sources | N/A.   |
| Is quantitative fate data presented?  | No  | N/A.   |
| Is this primarily a modeling/simulation study? [Note: Select "Yes" only if there is no experimental verification] | Yes   | N/A.   |

| Table C.13: Data Qualit                              | ty Metrics and Unacceptable References Excluded at Data Quality Evaluation for F  | ate                                 |
|--|---|-------------------------------------|
| Data quality metric                                  | Unacceptable if:  | References<br>excluded<br>(HERO ID) |
| Metric 1:<br>Test Substance<br>Identity              | The test substance identity or description cannot be determined from the information provided (e.g., nomenclature was unclear and CASRN or structure were not reported).<br><b>OR</b><br>For mixtures, the components and ratios were not characterized or did not include information that could result in a reasonable approximation of components.                         | 4931884                             |
| Metric 2:<br>Study Controls                          | The study did not include or report crucial control groups that consequently made the study unusable (e.g., no positive control for a biodegradation study reporting 0% removal).<br><b>OR</b><br>The vehicle used in the study was likely to unduly influence the study results.   | 4935263<br>4939814                  |
| Metric 3:<br>Test Substance<br>Stability             | There were problems with test substance stability, homogeneity, or preparation that had an impact on concentration or dose estimates and interfered with interpretation of study results.   | 4935263                             |
| Metric 4:<br>Test Method Suitability                 | The test method was not reported or not suitable for the test substance.<br><b>OR</b><br>The test concentrations were not reported.<br><b>OR</b><br>The reported test concentrations were not measured and the nominal concentrations<br>reported greatly exceeded the substances water solubility, which would greatly<br>inhibit meaningful interpretation of the outcomes. | 4935263                             |
| Metric 5:<br>Testing Conditions                      | Testing conditions were not reported and the omission would likely have a substantial impact on study results.<br><b>OR</b><br>Testing conditions were not appropriate for the method (e.g., a biodegradation study at temperatures that inhibit the microorganisms).   | 4935263<br>4939814                  |
| Metric 6:<br>System Type and<br>Design- Partitioning | Equilibrium was not established or reported, preventing meaningful interpretation of study results.<br><b>OR</b><br>The system type and design (e.g. static, semi-static, and flow-through; sealed, open)<br>were not capable of appropriately maintaining substance concentrations, preventing meaningful interpretation of study results.                                   | N/A.                                |
| Metric 7: Test<br>Organism-Degradation               | The test organism, species, or inoculum source were not reported, preventing meaningful interpretation of the study results.  | N/A.                                |
| Metric 8:<br>Test Organism-<br>Partitioning          | The test organism information was not reported.<br><b>OR</b><br>The test organism is not routinely used and would likely prevent meaningful<br>interpretation of the study results.   | N/A.                                |
| Metric 9:  | The assessment methodology did not address or report the outcome(s) of interest.  | 2545667<br>4935263                  |

|  | y Metrics and Unacceptable References Excluded at Data Quality Evaluation for F  |                                     |
|--|--|-------------------------------------|
| Data quality metric                                      | Unacceptable if:   | References<br>excluded<br>(HERO ID) |
| Outcome Assessment                                       |  |                                     |
| Methodology  |  |                                     |
| Metric 10:<br>Data Reporting                             | Insufficient data were reported to evaluate the outcome of interest or to reasonably<br>infer an outcome of interest.<br><b>OR</b><br>The analytical method used was not suitable for detection or quantification of the test<br>substance.<br><b>OR</b><br>Data indicate that disappearance or transformation of the parent compound was<br>likely due to some other process. | 4935263                             |
| Metric 11:<br>Confounding Variables                      | There were sources of variability and uncertainty in the measurements and statistical techniques or between study groups.  | 4935263<br>4939814                  |
| Metric 12:<br>Verification or<br>Plausibility of Results | Reported value was completely inconsistent with reference substance data, related physical chemical properties, or otherwise implausible, suggesting that a serious study deficiency exists (identified or not).   | N/A.                                |