Pre-final STRUBIAS Report

DRAFT STRUBIAS recovery rules and market study for precipitated phosphate salts & derivates, thermal oxidation materials & derivates and pyrolysis & gasification materials in view of their possible inclusion as Component Material Categories in the Revised Fertiliser Regulation

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1 Executive summary

The European Commission envisages a revision of the Fertiliser Regulation expanding its scope to secondary raw material based fertilising products. This report explores the technical and market conditions for a possible legal framework for the manufacturing and placing on the market of specific safe and effective fertilising products derived from biogenic wastes and other secondary raw materials. The acronym STRUBIAS (STRUvite, BIochar, or incineration AShes) was initially chosen as the working title for this project to reflect the targeted fertilising materials. Throughout the course of the STRUBIAS project, the scope of these materials has however been further refined and significantly expanded. The work delivered within this project should contribute to making the recovery of nutrients, organic matter and liming materials from secondary raw materials a more attractive practice across Europe. "Closing the loop – An EU action plan for the circular economy", as adopted by the European Commission, has identified the Fertilisers Regulation revision as a key legislative proposal to boost the market for secondary raw materials, and the revised Waste Framework Directive establishes ambitious targets for recycling. Several STRUBIAS materials show a substantial potential to provide safe sources of phosphorus (P) that can constitute an alternative for the primary raw material phosphate rock. Both phosphorus and phosphate rock have been identified by the European Commission as critical raw materials, based on its supply risk and the economic importance for EU operators in particular.

The proposal for the revised Fertiliser Regulation includes provisions for CE marked fertilising products that contain requirements at two levels in accordance with their intended function ("Product Function Category", PFC), and for the component materials contained in the CE fertilising product ("Component Material Categories", CMC). Specific requirements for each of the CMCs apply because different component materials warrant different process requirements and control mechanisms adapted to their different potential hazardousness and variability, in turn dependent on the quality of the input materials applied, production process conditions, etc. Component materials for CE marked fertilising products should, therefore, be divided into different categories. Several STRUBIAS materials have the potential to become component materials in the revised Fertiliser Regulation. STRUBIAS materials might be used to produce fertilising materials with different intended functions, including inorganic and organic fertilisers, liming materials, growing media, soil improvers, plant biostimulants, and fertilising product blends.

The objectives of this report are twofold. Firstly, it collects and assesses information to make technical proposals on eligible input materials and process conditions for STRUBIAS production pathways, quality requirements for STRUBIAS materials, and quality management systems, which might form the basis for the legal requirements that those candidate materials shall comply with if they become regulated under the revised Fertiliser Regulation. Secondly, the report studies the possible impacts in order to shed a light on the

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possible added value that the STRUBIAS materials could provide for food security, food safety, environmental protection, and the European fertilising and agricultural sector.

The information laid down in this document has been collated and assessed by the European Commission's Joint Research Centre in Seville (JRC - Seville) who led the work on the STRUBIAS project, guided by the principles of technical expertise, transparency and neutrality. The JRC has been supported in the process by a technical working group ("STRUBIAS sub-group") that constitutes a sub-group of the Commission expert group on Fertilisers, which includes representatives from EU Member States, EU trade/business/professional associations, as well as from other institutions such as think tanks, research and academic institutions. The role of the subgroup is to participate in the process of sharing knowledge and providing non-binding expert advice to the European Commission on manufacturing and use aspects for STRUBIAS materials. The STRUBIAS sub-group has been requested to provide techno-scientific data that contributed to the information collected in this report, and has been consulted through meetings and written consultation rounds on previous versions of this report. The work of the STRUBIAS sub-group and all other contributors is gratefully acknowledged.

The technical proposals for the STRUBIAS materials ("STRUBIAS recovery rules") are based on the principles that - to the best possible extent - they: (i) shall provide an avenue for the agricultural valorisation of recovered materials in high-quality fertilisers that do not pose overall adverse environmental impacts or human health risks, (ii) create a level playing field for CE marked fertilising products derived from primary and secondary raw materials that offers simplicity and clarity to producers and consumers that are active on the European fertilising market, (iii) shall be set in a sufficiently flexible manner to encourage industry to undertake nutrient recycling actions, (iv) apply a neutral stance towards all existing and future technological systems operating on the market and input materials available, (v) shall be clear, concise and enforceable to support a stable legal framework.

Throughout the project, the candidate material scope and names have been refined. The scope of the STRUBIAS material originally referred to as "struvite" has been widened to include the broad spectrum of phosphate salts that could be produced through a precipitation process, and can be used according to their intended function as P fertilisers. The scope of "ash-based materials" and "biochar" has been refined to cover the entire spectrum of thermochemical material transformation processes, and separates materials based on their degree of pollutant destruction. The oxygen supply during the thermochemical process distinguishes "thermal oxidation materials" from those that have undergone "gasification" (partial oxidation) and "pyrolysis" (thermal degradation of organic material in the absence of oxygen). Precipitated phosphate salts and thermal oxidation materials can also be used as precursors or intermediates to produce fertilising materials of a different chemical composition ("derivates"; e.g. superphosphates, di-ammonium phosphates, potassium chlorides). Accordingly, the names of the STRUBIAS materials have been changed to "precipitated phosphate salts & derivates", "thermal oxidation materials & derivates", and
"pyrolysis & gasification materials". The STRUBIAS acronym has, however, been maintained for simplicity and recognisability.

The work of developing the technical proposals for STRUBIAS materials that could be used as components in CE fertilising products has been guided by the following fundamental criteria:

I. The use of the STRUBIAS materials will not lead to overall adverse environmental or human health impacts;

II. The STRUBIAS material shall provide plants with nutrients or improve their nutrition efficiency, either on its own or mixed with another material;

III. Trade on the internal market can be expected for STRUBIAS materials, based on the current market and the future market and trade forecasts.

Regarding the first criterion, the assessment of the available evidence shows that the potential negative health impacts associated to the manufacturing and use of STRUBIAS materials identified relate to risks of both recycling contaminants contained in the eligible STRUBIAS input materials and the de novo production of specific contaminants. The technical proposals pay special attention to these risks and the approach followed is to propose a set of different types of requirements to be included in the recovery rules. The eligible input materials have been delimited for all three STRUBIAS material groups, excluding for instance mixed municipal waste as feedstock for STRUBIAS production processes. Moreover, specific requirements are proposed on, for instance, conditions for thermal oxidation to effectively destroy organic contaminants. In some cases, the demonstrated relationship between specific contaminants of concern with easily measurable product quality properties is used to indirectly limit contaminants (e.g. volatile organic compounds for pyrolysis and gasification materials that are tightly related to the H:C ratio of the materials). These requirements impose effective control mechanisms for the wide-ranging and heterogeneous group of organic contaminants. Many of these compounds are identified as “contaminants of emerging concern” because the risk they pose to human health and the environment is not yet fully understood (e.g. pharmaceutical compounds and personal care products, antibiotic resistance genes, specific biocides). For those emerging contaminants, often no "safe" environmental limit concentrations can be established, and their monitoring would imply high material testing and compliance costs for STRUBIAS manufacturers. Still, particular contaminants of concern were identified that could be present in the STRUBIAS materials. This refers specifically to biological pathogens, specific persistent organic pollutants (e.g. polycyclic aromatic hydrocarbons, dioxins and dioxin-like compounds), macroscopic impurities, macroelements (e.g. chlorine) and metals. Therefore, direct product quality requirements are proposed to restrict those compounds in the STRUBIAS materials as part of cost-effective compliance testing schemes. Implementing and applying a quality management system based on quality of the design and production phase is required to ensure full compliance with the complex and extensive legislative requirements that apply to the handling, transport, and operating conditions of the STRUBIAS production processes. A
conformity assessment procedure has been proposed that requests manufacturers of STRUBIAS materials to operate an approved quality management system - assessed by a notified body - in order to ensure conformity to legislative requirements, including the inspection of the STRUBIAS material quality ("module D1"). Altogether, the technical requirements for the different Component Material Categories should ensure that the use of the STRUBIAS materials does not lead to overall adverse environmental or human health impacts, thus safeguarding food and animal safety.

Regarding the second criterion, the availability of nutrients contained in STRUBIAS materials and effects on plant nutrition efficiency were assessed by carrying out and interpreting meta-analyses results based on studies relevant for European settings. Meta-analysis techniques enable establishing whether the findings on agronomic efficiency are consistent and generalisable across European settings and facilitate understanding the reasons why some studies differ in their results. For these reasons, a meta-analysis of similar, well-conducted, randomised, controlled trials has been considered one of the highest levels of evidence. The JRC assessment results indicated that many STRUBIAS materials that meet the proposed STRUBIAS recovery rules provide plants with nutrients, especially P, with a similar agronomic efficiency to mined phosphate rock and processed P-fertilisers. These results are especially consistent for precipitated phosphate salts & derivates in different soil and plant types, and are thus not restricted to specific agricultural settings within a European context. Similar results are found for thermal oxidation materials & derivates, although feedstock applied and the length of the growing season impact upon the aggregated results for specific thermal oxidation materials. The results confirmed that post-combustion manufacturing steps applied on incineration ashes improve agronomic efficiencies to values similar to those of mined phosphate rock and processed P-fertilisers. For P-rich pyrolysis & gasification materials, it was indicated that plant responses can vary widely depending on the feedstock and production conditions. Some pyrolysis & gasification materials show similar efficiencies to mined phosphate rock and processed P-fertilisers, whereas others are not as effective relative to the latter in every agronomic environment. Nonetheless, responsible use practices for such fertilisers can also contribute to reducing the reliance on primary raw materials under specific situations and agronomic settings, as part of targeted agricultural practices to increase nutrient use efficiency in the EU. STRUBIAS materials of a low nutrient content may serve other fertilising functions (e.g. soil improver, liming material, growing media, plant biostimulant), thus contributing to improving plant nutrient uptake efficiency in the short or long-term under specific situations. For carbon-rich pyrolysis & gasification materials derived from vegetable residues, the added value for the European agricultural sector varies widely across settings as a function of soil type, climate and targeted application (e.g. growing media versus open field spreading). It is concluded that all three STRUBIAS material groups provide plants with nutrients or improve their nutrition efficiency, although the latter may only hold true under specific European settings for some pyrolysis & gasification materials. STRUBIAS materials are not only an added value material for the conventional European agriculture, but also for the expanding organic farming sector in Europe.
Regarding the third criterion, **market demand and trade** is expected for all three STRUBIAS material groups in different segments of the EU agricultural sector. Quantitatively assessing the expected trade of STRUBIAS materials on the internal market is challenging, partly because many STRUBIAS materials are often a co-product of a process that has a different primary aim (e.g. waste management and control, biogas production, manure hygienisation, etc.). It is expected that the overall share of the STRUBIAS materials will be used as fertilisers that can be used to provide nutrients, mostly P, to the conventional European agricultural sector. As a best estimate for the year 2030, the opening of the P-fertiliser market to STRUBIAS materials will result in a substitution effect of mined rock phosphate and processed P-fertilisers by fertilising products containing precipitated phosphate salts & derivates, and thermal oxidation materials & derivates of 17 to 31%. STRUBIAS materials expected to be on the market in 2030 will be mostly derived from municipal waste waters and sludges and manure, with the former being a more important feedstock than the latter. Most P-recovery in the form of STRUBIAS materials is likely to take place in Western Europe due to increasing concerns associated to the landspreading of unprocessed biogenic materials and the region-situation specificity of high animal and human population densities. As a consequence, some biogenic materials, such as sewage sludge, are increasingly being incinerated and the resulting ashes are transferred to landfills and construction materials. Moreover, possible unbalanced nutrient stoichiometry and spatial constraints to landspreading of manure often hamper sustainable circular nutrient management through enhancing P accumulation in soils and eutrophication under these regional conditions. A certain market demand is also expected for STRUBIAS materials to be used as liming materials, soil improvers or growing media in specific agricultural sectors. For specific fertiliser materials, including pyrolysis & gasification materials, the organic farming sector could be a potential trade market. The development of STRUBIAS production pathways is partly dependent on production costs. Based on the momentary evaluation, STRUBIAS production costs are for most – but not for all - pathways more expensive compared to mined rock phosphate and processed P-fertilisers. The supplementary life cycle cost of P-recycling through STRUBIAS pathways is lowest in regions characterised by nutrient surpluses. Nonetheless, also feedstock availability and decisions that impact upon the use routes for eligible input materials for STRUBIAS materials will determine the market for STRUBIAS materials. With the intention to promote a more circular and resource-efficient economy, policy targets, financial incentives or financial disincentives for the handling of biogenic materials will impact upon the STRUBIAS market outlook. Specifically, the EU and national legislative framework and policies for waste management, ground and surface water quality, and renewable energy targets are expected to greatly influence the STRUBIAS market and trade potential.

In order to better understand the trade-offs between **resource management and health and environmental protection** life cycle analyses were performed. Scenario modelling was applied for nine selected STRUBIAS materials of high technological readiness level that show significant market potential. The life cycle stages include transport, feedstock material transformation and STRUBIAS manufacturing stages, transport to use on land, storage at the farm, land application, and use on land. The analyses identified sector opportunities and
mechanisms that maximise the socio-environmental benefits of emerging P-recovery pathways. Because the P contained in biogenic materials is to a large extent dissipated in nutrient surplus regions, the greatest opportunities for P recycling through STRUBIAS pathways occur in those EU areas. The implementation of specific STRUBIAS pathways to reduce the dependence on phosphate rock can provide coinciding benefits for human health and environmental protection relative to mined rock phosphate and processed P-fertilisers. For other STRUBIAS pathways, the analysis confirmed that trade-offs between impacts on phosphate rock depletion, global warming, eutrophication and human health occur. Also those pathways for producing STRUBIAS materials provide thus opportunities for addressing critical environmental and/or human health issues, although at the expense of adverse impacts on other matters. This implies that the implementation of STRUBIAS pathways is likely to depend on the needs and priorities of local stakeholders, and thus the nexus of costs and impacts upon human health, agronomic yields, water quality, energy balances, resource depletion, climate regulation and long-term food security. The main mechanisms that contribute positively to the environmental and human health savings relate to increasing the bio-availability of the nutrients contained in the biogenic input materials and reducing the metals contained therein. There are also risks of adverse and unintended negative effects, however, in processes involving the removal of other valuable materials in the biogenic input materials (e.g. nitrogen, organic carbon), reduced levels for contaminant removal from the biogeochemical cycle relative to counterfactual feedstock handling scenarios, and effects related to additional manufacturing steps that are associated to high chemical or energetic demands. Relative to the counterfactual scenarios of the direct landspreading of unprocessed and digested biogenic materials, STRUBIAS production pathways mitigate nitrogen eutrophication at all times and may show reduced impacts on human health by effectively removing biological pathogens, pharmaceutical and personal care compounds, and other persistent and emerging organic pollutants, and possibly metal removal.

The possible opening of the EU fertilising market to STRUBIAS materials might be associated to economic benefits and challenges. Harmonisation of the legislation concerning all fertilising materials at EU level will increase the transparency on product quality within the EU fertilising market and thus decrease cross-border transaction costs for STRUBIAS materials. The possibility of producing STRUBIAS materials under the EU legislative framework might prevent additional costs for producers of eligible input materials for STRUBIAS pathways, thus reducing costs for disposal and waste compliance, especially for sewage sludge and manure. The addition of STRUBIAS materials as possible component material for CE marked fertiliser products might also stimulate industry innovation to possibly develop new fertilising products, including those with a tailored chemical and physical composition. A major challenge lies in the fact that actors belonging to different sectors form part of the transformation cascade of biogenic materials into STRUBIAS materials (e.g. agriculture, waste water treatment sector, waste management sector, food processing industry, etc.) and will have to establish agreements in order to synchronise material streams, considering both quantitative and qualitative aspects.
Overall it is concluded that the implementation of the manufacturing and use of STRUBIAS materials in the EU agricultural sector is closely linked to progression towards a more circular economy, and a reduced dependence on phosphate rock as a finite primary raw material that is essential to sustain food production. STRUBIAS materials that meet the proposed technical requirements offer an avenue to enhanced food security and sustainable fertilisation, while respecting the environment and its natural resources in the EU and elsewhere. A stable legal framework for all three STRUBIAS material groups is therefore desirable to promote trade and use of these materials in the EU agricultural sector, and to provide a material quality benchmark for producers and consumers of P-fertilising products containing STRUBIAS materials.
2 Draft proposals for STRUBIAS recovery rules

2.1 CMC XX: Precipitated phosphate salts & derivates

A CE marked fertilising product may contain precipitated phosphate salts exclusively obtained through precipitation of one or more of the following input materials:

a) wastewaters and sludges from municipal wastewater treatment plants;

b) manure, non-mineralised guano, and digestive tract content pursuant to Regulation (EC) No 1069/2009;

c) animal by-products and derived materials from Category 2 or Category 3 material of Regulation (EC) No 1069/2009, other than manure, non-mineralised guano, and digestive tract content, provided that:

- they have been hygienised in accordance with the conditions for pressure sterilisation or with other conditions to prevent risks arising to public and animal health, in accordance with the requirements laid down pursuant to Article 15 of Regulation (EC) No 1069/2009, or
- they are digestion residues from transformation into biogas as set out in Annex V of (EU) No 142/2011;

d) wastewaters from food processing industries, unless the food processing steps involved contact with any of the following:

- detergents other than those permitted pursuant Regulation (EC) No 648/2004,
- oxidising and non-oxidising biocides, or
- animal by-products of category 1 or derived products falling within the scope of Regulation (EC) No 1069/2009;

e) bio-waste within the meaning of Directive (EU) 2018/851 amending Directive 2008/98/EC resulting from separate bio-waste collection at source, other than those materials included in point c);

f) living or dead organisms or parts thereof, which are unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which are extracted from air by any means, except

- materials originating from mixed municipal waste,
- sewage sludge, industrial sludge or dredging sludge,
- animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009, and
- materials separately mentioned in points a) - e); or

g) chemical substances and fluidised bed substrates, other than:

- those listed under a) - f),
- waste within the meaning of Directive 2008/98/EC,
- non-biodegradable polymers, and
- animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009.

In addition, a CE marked fertilising product may contain precipitated phosphate salts obtained through precipitation of any material listed in points (a)-(g), or combination thereof, processed by manual, mechanical or gravitational means, by solid-liquid fractionation using biodegradable polymers, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, by thermal hydrolysis, by anaerobic digestion or by composting as long as the temperature of such processes is not raised above 275°C.
2. The precipitation process shall take place under controlled conditions in a reactor, which only processes input materials referred to in paragraph 1 above. Physical contacts between input and output materials must be avoided in the treatment plant, including during storage.

3. Regardless of the input material applied, the precipitated phosphate salt shall contain:
   a) a minimum P₂O₅ content of 16% of the dry matter content³;
   b) a maximum organic carbon content of 3% of the dry matter content⁴;
   c) no more than 5 g/kg dry matter of detectable macroscopic impurities in the form of organic matter, glass, stones, metal and plastics above 2 mm;
   d) no presence of *Salmonella* spp. in a 25 g sample; and
   e) no presence of *Escherichia coli* or *Enterococcaceae* in a concentration of more than 1000 CFU/g fresh mass.

Precipitated phosphate salts derived from materials listed under point a) of paragraph 1 shall have:
   f) no more than 6 mg/kg dry matter of PAH₁₆⁵.

Precipitated phosphate salts derived from materials listed under point a) and b) of paragraph 1 shall have:
   g) no presence of *Clostridium perfringens* in a concentration of more than 100 CFU/g fresh mass; and
   h) no presence of *Ascaris* sp. eggs in a 25 g fresh mass.

By way of derogation from point d), e), g) and h), testing shall not be necessary for materials that have undergone following conditions:
   i. Pressure sterilisation through the heating to a core temperature of more than 133°C for at least 20 minutes without interruption at a pressure (absolute) of at least 3 bars. The pressure must be produced by the evacuation of all air in the sterilisation chamber and the replacement of the air by steam (‘saturated steam’); or
   ii. Processing in a pasteurisation/hygienisation unit that reaches a temperature of 70°C during a time of at least one hour.

4. A CE marked fertilising product may contain derivates from precipitated phosphate salts compliant with paragraphs 1 to 3 as produced through a chemical manufacturing step that reacts the precipitate with intermediates within the meaning of Regulation (EC) No 1907/2006 listed under point g) of paragraph 1.

5. Precipitated phosphate salts & derivates incorporated into the CE marked fertilising product shall have:
   o a maximum sum of elemental Al and elemental Fe that does not exceed 10% of the dry matter content; and
   o a minimum dry matter content of 90% and be stored under dry conditions.

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³ As measured using vacuum drying at 40°C, CEN method under development.
⁴ As measured using vacuum drying at 40°C, CEN method under development.
⁵ Sum of naphthalene, acenaphthylene, acenaphthene, fluorene, phenanthrene, anthracene, fluoranthene, pyrene, benzo[a]anthracene, chrysene, benzo[b]fluoranthene, benzo[k]fluoranthene, benzo[a]pyrene, indeno[1,2,3-cd]pyrene, dibenzo[a,h]anthracene and benzo[ghi]perylene
2.2 CMC YY: Thermal oxidation materials & derivates

1. A CE marked fertilising product may contain thermal oxidation materials exclusively obtained through thermochemical conversion under non-oxygen-limiting conditions from one or more of the following input materials:

   a) living or dead organisms or parts thereof, which are unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which are extracted from air by any means, except:

   o materials originating from mixed municipal waste,
   o sewage sludge, industrial sludge or dredging sludge,
   o animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009, and
   o materials separately listed under points c) – g);

   b) animal by-products or derived products of category 2 and 3 falling within the scope of Regulation (EC) No 1069/2009;


   d) residues from composting, anaerobic digestion, pyrolysis or gasification as a pre-treatment technique of the input materials listed under point (a) - (c);

   e) waste and by-products within the meaning of Directive 2008/98/EC with the exception of:

      o materials which display one or more of the hazardous properties listed in Annex III of Directive 2008/98/EC,
      o materials originating from mixed municipal waste,
      o animal by-products of category 1 or derived products falling within the scope of Regulation (EC) No 1069/2009;

   f) auxiliary fuels (natural gas, liquefied petroleum gas, natural gas condensate, process gases and components thereof, crude oil, coal, coke as well as their derived materials), when used in incineration, co-incineration or biomass combustion plants to process input materials listed under points (a) - (e);

   g) substances which occur in nature to be used in production processes of the iron and steel industry, including non-hazardous by-products generated by this industry; or

   h) chemical substances, with the exception of:

      o those listed under points a) - g),
      o wastes within the meaning of Directive 2008/98/EC,
      o animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009, and
      o non-biodegradable polymers.

   [Note: The exclusion of a material from a lettered item does not prevent it from being an eligible component material by virtue of another lettered item]

2. The thermal oxidation shall take place under non-oxygen limiting conditions in such a way that the gas resulting from the thermal oxidation is raised, after the last injection of combustion air, in a controlled and homogeneous fashion and even under the most unfavourable conditions, to a temperature of at least 850°C for at least two seconds or 1100°C for at least 0.2 seconds. These conditions shall apply to all input materials, with the exception of those listed under point a) of paragraph 1 and derived materials resulting from their composting, anaerobic digestion, and pyrolysis as a pre-treatment technique.
3. The plant operator shall:
   - only process input materials referred to in paragraph 1 above,
   - ensure that the input material is oxidised in such a way that the total organic carbon content of the slags and bottom ashes is less than 3%, and
   - ensure that physical contact between input and output materials is avoided, including during storage phases.

4. The thermal oxidation materials shall have:
   - no more than 6 mg/kg dry matter of PAH, and
   - no more than 20 ng WHO toxicity equivalents/kg dry matter of PCDD/F.

5. A CE marked fertilising product may contain derivates from thermal oxidation materials that have been produced from the input materials listed in paragraph 1 and compliant with paragraph 4 and that have been manufactured according to a thermal oxidation process compliant with paragraphs 2 and 3. The post-combustion manufacturing process shall be of following nature:
   a) chemical manufacturing: processes that chemically react thermal oxidation materials with intermediates within the meaning of Regulation (EC) No 1907/2006 listed under point h) of paragraph 1; or
   b) thermochemical manufacturing: processes that thermochemically react thermal oxidation materials with intermediates within the meaning of Regulation (EC) No 1907/2006 listed in paragraph 1. Thermochemical process conditions shall be compliant with paragraph 2 and 3, and the thermal oxidation material derivate shall meet conditions listed in paragraph 4.

Thermal oxidation materials that display one or more of the hazardous properties listed in Annex III of Directive 2008/98/EC shall not be mixed, either with waste, substances or materials with the intention of reducing hazardous substances to levels below the limit values for the hazardous property as defined in that Directive. Using a mass balance approach, manufacturers that use thermal oxidation materials with hazardous properties must demonstrate the removal or transformation of the contaminants to levels below the limit values as defined in Annex III of Directive 2008/98/EC.

6. Thermal oxidation materials & derivates incorporated into the CE marked fertilising product shall:
   a) have a pH in the range of 4.0 to 12.0, if solid;
   b) no more than 3% Cl- on a dry matter basis, only applicable when Cl- is an unintentional substance constituent coming from the starting material(s);
   c) contain no more than 400 mg kg\(^{-1}\) dry matter of total Chromium (Cr), if derived from materials listed under point e), f) or g) of paragraph 1;
   d) contain no more than 10 mg kg\(^{-1}\) dry matter of Thallium (Tl), if derived from materials listed under point f) or g) of paragraph 1; and
   e) contain no more than 600 mg kg\(^{-1}\) dry matter of Vanadium (V), if derived from materials listed under point f) or g) of paragraph 1.

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6 Sum of naphthalene, acenaphthylene, acenaphthene, fluorene, phenanthrene, anthracene, fluoranthene, pyrene, benzo[a]anthracene, chrysene, benzo[b]fluoranthene, benzo[k]fluoranthene, benzo[a]pyrene, indeno[1,2,3-cd]pyrene, dibenzo[a,h]anthracene and benzo[ghi]perylene

2.3 CMC ZZ: Pyrolysis & gasification materials

1. A CE marked fertilising product may contain materials exclusively obtained through the thermochemical conversion under oxygen-limiting conditions of one or more of the following input materials:
   a) animal by-products or derived products of category 2 and 3 falling within the scope of Regulation (EC) No 1069/2009;
   b) living or dead organisms or parts thereof, which are unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which are extracted from air by any means, except:
      o materials originating from mixed municipal waste,
      o sewage sludge, industrial sludge or dredging sludge, and
      o animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009;
   c) bio-waste within the meaning of Directive (EU) 2018/851 amending Directive 2008/98/EC resulting from separate bio-waste collection at source, other than those included above; or
   d) pyrolysis/gasification additives which are necessary to improve the process performance or the environmental performance of the pyrolysis/gasification process, provided that the additives classify as intermediates within the meaning of Regulation (EC) No 1907/2006 and with the exception of:
      o those listed under points a) – c),
      o animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009,
      o waste within the meaning of Directive 2008/98/EC, and
      o non-biodegradable polymers.

   The total concentration of all additives must not exceed 25 % of the total input material fresh weight.

   In addition, CE marked fertilising product may contain pyrolysis & gasification materials obtained through thermochemical conversion under oxygen-limiting conditions of any material listed in points (a)-(d), or combination thereof, processed by manual, mechanical or gravitational means by solid-liquid fractionation using biodegradable polymers, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, by composting, or by anaerobic digestion.

   [Note: The exclusion of a material from a lettered item does not prevent it from being an eligible component material by virtue of another lettered item]

2. The thermochemical conversion process of the input materials shall take place under oxygen-limiting conditions in a plant
   o which only processes input materials referred to in paragraph 1 above, and
   o where physical contacts between input and output materials must be avoided, including during storage.

3. Animal by-products and derived materials from Category 2 or Category 3 material of Regulation (EC) No 1069/2009, other than manure, non-mineralised guano, and digestive tract content, should undergo one of the following treatments at a stage prior to or during the pyrolysis & gasification material production process:
4. The pyrolysis & gasification materials shall have:
   - have a pH\textsubscript{H2O} value in the range of 4.0 to 12.0,
   - a molar ratio of H/organic C of less than 0.7, with testing to be performed in the dry and ash-free fraction for materials that have an organic C content of <50%,
   - no more than 6 mg/kg dry matter of PAH\textsubscript{168},
   - no more than 20 ng WHO toxicity equivalents/kg dry matter of PCDD/F\textsubscript{9},
   - no more than 0.8 mg/kg dry matter of PCB\textsubscript{10}, and
   - no more than 3% Cl\textsuperscript{-} on a dry matter basis.

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\textsuperscript{8} Sum of naphthalene, acenaphthylene, acenaphthene, fluorene, phenanthrene, anthracene, fluoranthene, pyrene, benzo[a]anthracene, chrysene, benzo[b]fluoranthene, benzo[k]fluoranthene, benzo[a]pyrene, indeno[1,2,3-cd]pyrene, dibenzo[a,h]anthracene and benzo[ghi]perylene


\textsuperscript{10} Sum of congeners PCB 28, 52, 101, 138, 153, 180
2.4 Labelling requirements at PFC level

- All product function categories shall have a declaration when the neutralising value > 15 (equivalent CaO) or > 9 (equivalent HO-),
- CE marked fertilising product that contain more than 50% pyrolysis & gasification materials shall document the instructions for intended use of the CE pyrolysis & gasification materials.

2.5 Conformity assessment procedure

Module D1 for all three different STRUBIAS CMCs, with the additional elements of the quality assurance process as indicated in section 5.7.2 "Additional elements of the quality management system and auditing".
OBJECTIVES AND METHODOLOGY
3 Objectives and methodology of the JRC STRUBIAS work

3.1 Objectives

The Joint Research Centre (JRC) of the European Commission is assessing the existing techno-scientific evidence in view of a possible inclusion of certain recovered materials as Component Material Categories (CMC) in the Revised EC Fertiliser Regulation\textsuperscript{11}. This assessment should form the basis for any technical proposals on the requirements that those candidate materials shall comply with. The acronym chosen for the project is STRUBIAS, based on the scope initially proposed at the launch of the project, namely STRUvite, BIochar and ASh materials. Whereas this scope has been refined during the course of the project, the STRUBIAS acronym has been maintained for simplicity and recognisability.

The JRC is supported in the process by a technical working group that constitutes a sub-group of the Commission expert group on Fertilisers (hereafter STRUBIAS sub-group), which includes representatives from EU Member States, EU trade/business/professional associations, as well as from other institutions such as think tanks, research and academic institutions. The role of the subgroup is to participate in the process of sharing knowledge and providing non-binding expert advice to the European Commission on possible recovery rules for nutrients from eligible input materials into STRUBIAS materials. If included in the revised Fertiliser Regulation, STRUBIAS materials may be used as component materials for the different Product Function Categories (PFCs) included in the proposal for the Revised Fertiliser Regulation, more specifically fertiliser, liming material, soil improver, growing medium, agronomic additive, plant biostimulant, and fertilising product blend.

The revision of the Fertilisers Regulation revision aims at establishing a regulatory framework enabling production of fertilising products from recycled bio-wastes and other secondary raw materials, in line with the Bioeconomy strategy\textsuperscript{12}, which encompasses the production of renewable biological resources and the conversion of these resources and waste streams into value added products. In Regulation (EC) No 2003/2003 of 13 October 2003 relating to fertilisers, regulatory barriers to market rollout were noted for those materials.

In 2013, the European Commission organised a Consultative Communication that set out for the first time at EU level the issues around the sustainability of P use (European Commission, 2013a). The intention was to launch a debate on the state of play and the actions that should be considered. The European Institutions and all those interested – organisations or private individuals – were invited to submit their comments on the questions set out in the Consultative Communication, as well as on any other issues that they wish to raise concerning the sustainable use of P. Phosphorus recycling has also been addressed by FP7 research projects, the results of which have been analysed during the workshop 'Circular approaches to phosphorus: from research to deployment', held in Berlin on 4 March 2015.


\textsuperscript{12} http://ec.europa.eu/research/bioeconomy/index.cfm
Answers provided by European Institutions on the questions set out in the Consultative Communication and workshop presentations indicated that promising technical progress is being made in the field of recycling of waste. Amongst others, proposed actions included removing of P from waste water in the form of struvite, incinerating and post-processing of sewage sludge and fertilising product production from animal by-products in the form of biochar through pyrolysis processes. This would boost domestic sourcing of plant nutrients which are essential for a sustainable European agriculture, including P. It would also contribute to a better implementation of the waste hierarchy, by minimising landfilling or energy recovery of bio-wastes, and hence to solving related waste management problems.

Based on this information, the European Commission decided to evaluate a possible legal framework for the production of safe and effective fertilisers from recovered, secondary raw materials, such as struvite, ashes and biochar. These could possibly be considered as CMCs in the revised Fertiliser Regulation. The acronym STRUBIAS (STRUvite, BIochar, or incineration Ashes)\(^{13}\) was initially chosen as the working title for this project. Throughout the course of the STRUBIAS project, the scope of these CMCs has, however, been further refined (see section 5.1).

STRUBIAS materials are mainly manufactured from specific secondary raw materials, including waste and by-products within the meaning of Directive 2008/98/EC, animal by-products within the meaning of Regulation (EC) No 1069/2009, and biological materials. The work delivered within this project should contribute to making the recovery of nutrients and organic matter from secondary raw materials a more attractive business across Europe.

"Closing the loop – An EU action plan for the circular economy", as adopted by the European Commission\(^{14}\), has identified the Fertilisers Regulation revision as a key legislative proposal to boost the market for secondary raw materials, and the revised Waste Framework Directive\(^{15}\) establishes ambitious targets for recycling.

Several STRUBIAS materials show a substantial potential to provide safe sources of phosphorus (P) that can constitute an alternative for the primary raw material phosphate rock. Both phosphorus and phosphate rock have been identified by the European Commission as critical raw materials, based on its supply risk and the economic importance for EU operators in particular.

The JRC assesses STRUBIAS materials incorporated into CE fertilising products against following criteria:

IV. *The use of the materials will not lead to overall adverse environmental or human health impacts;*

\(^{13}\)Note that the acronym STRUBIAS was initially chosen as the working title for this project and has been maintained for simplicity reasons, despite a refined possible scope of the different groups agreed at the STRUBIAS Kick-off Meeting (Seville, July 2016)


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V. The material shall provide plants with nutrients or improve their nutrition efficiency, either on its own or mixed with another material [following the definition of fertilising products in the proposal for the Revised EC Fertiliser Regulation];

VI. Trade on the internal market can be expected for such a fertilising material, based on the current market and the future market and trade forecasts.

The following main benefits are expected from the introduction of EU-wide criteria for fertilising materials derived from secondary raw materials:

- A reduced dependence on primary raw materials, principally phosphate rock;
- Improved functioning of the internal fertilising market by enabling a market entry for safe fertilisers derived from secondary raw materials;
- A stable legal framework that provides legal certainty to the industry that manufactures fertilisers derived from secondary raw materials;
- Reinforcing consumer confidence by ensuring high quality and safety for secondary raw materials in accordance with the relevant articles of the EU Treaty for the functioning of the EU;
- Reduction of administrative burdens related to shipment, transport and trade that are redundant for environmentally safe materials.

The final JRC report resulting from the STRUBIAS project aims to support the policy making process within the Commission, in particular the revision of the EU Fertiliser Regulation. However, none of the proposals made in this report have any binding character whatsoever. The final decision on a proposed incorporation of precipitated phosphate salts & derivates, thermal oxidation materials & derivates, and pyrolysis & gasification materials in the revised Fertiliser Regulation will be taken by the Commission and could be based on the outcomes of the final JRC report. However, the Commission is free to make further changes to the proposals in the present document for the legal requirements that those materials shall meet.

3.2 Methodology applied and further steps to be taken

JRC embarked the STRUBIAS project by preparing a Background Document for the Kick-off Meeting held in July 2016, which included information related to (1) the nature of the possible input materials for the recovery of nutrients, organic matter, and acid neutralising value, (2) the quantitative share of these input materials that is currently dissipated in the EU and could potentially be used for the production of STRUBIAS materials, (3) the technical description of the different production processes as well as any applied pre- and post-processing techniques, (4) the safety and quality of materials that might be incorporated into CE fertilising products as a function of production process conditions and (5) market aspects.

The Background Document was distributed to the STRUBIAS sub-group for discussion at the Kick-off Meeting and a written consultation round. The STRUBIAS sub-group was asked
to correct any obsolete data within the document, complement the document with additional information and to respond to questions where supplementary information was requested from the STRUBIAS sub-group on production process conditions and product quality. Moreover, a standardised excel-template for data collection was circulated to facilitate the data input from the STRUBIAS sub-group.

Based on the confidential and non-confidential data received from the STRUBIAS sub-group and complementary information found in scientific literature, the JRC elaborated a proposal for recovery rules for each of the STRUBIAS materials (STRUBIAS Interim Report released in May 2017) and a draft report on market aspects (STRUBIAS Interim Report released in December 2017). These reports included the overall share of the work covered in the STRUBIAS pre-final report, with the exception of the sections on quality management (section 5.7), environmental and human health impacts materials (section 8), compliance costs (section 9.2) and possible economic drawbacks and benefits (section 9.3). The STRUBIAS sub-group then had the opportunity to comment on the STRUBIAS Interim Report, including the possibility to highlight obsolete information, submit further supporting data, and to make proposals to further complement the reports.

At all times, the option was given to provide data in a confidential manner, for which reason neither all the information received by the JRC has been uploaded on the CIRCABC platform, nor will it be cited in the follow-up documents of this project. Such data is interpreted in a qualitative manner with no reference to the source provider or process technology.

Each of these STRUBIAS sub-group comments has been assessed by the JRC, and credible and relevant information has been taken into consideration during the drafting of the pre-final STRUBIAS report. Expert judgement by the JRC and the STRUBIAS sub-group has played a key role in each of these steps and the way in which the information is presented. The information laid down in this document has been collated and assessed by the European Commission’s Joint Research Centre who led the work on the STRUBIAS project, guided by the principles of technical expertise, transparency and neutrality. The work of the STRUBIAS sub-group and all other contributors is gratefully acknowledged.

3.3 Structure of the report

As to the structure of this report, part A focuses on the technical proposals for the requirements that STRUBIAS materials shall comply with for their possible incorporation within the Revised EU Fertilisers Regulation. The Commission envisages a revision of the Fertilisers Regulation expanding its scope to secondary raw material based fertilising materials, including fertilisers made from waste. Section 4 outlines the structure of the proposal for the revised Fertiliser Regulation and indicates how STRUBIAS materials could enter into the framework of that Regulation. For each candidate STRUBIAS material, recovery rules have been proposed that cover (i) the eligible input materials that can be
applied for the production of STRUBIAS materials, (ii) the production process conditions, (iii) the direct safety and quality requirements of the end-material of the production process that can be contained in a CE marked fertilising product as well as labelling requirements, and (iv) the conformity assessment procedures that shall apply to control points (i) - (iii) (section 5). Section 5.1 indicates the scope expansion that of the original proposed candidate materials, and the associated modification of the category names. Sections 5.2 - 5.6 then discuss the technical proposals for each of the STRUBIAS materials for points (i) – (iii) outlined above, followed by the proposed quality management system (section 5.7) and links to other EU legislation of interest (section 5.8).

Part B builds on section A and supplements it by providing for an extensive description of the impacts of the possible incorporation of STRUBIAS materials in the revised Fertiliser Regulation for European agriculture, the environment and human health, and the fertilisers industry. Section 6 focuses on the agronomic efficiency of STRUBIAS materials to support plant yields and nutrient uptake in European agroecosystems using meta-analyses techniques. Section 7 provides an overview of the current market for STRUBIAS materials, as well as their potential to replace conventional fertilisers resulting from a possible opening of the EU fertilising market to such products. Section 8 relies on the use of life cycle assessment and life cycle costing to assess the environmental and human health impacts of replacing conventional fertilisers by fertilising products containing STRUBIAS materials, and estimates the production costs for STRUBIAS materials. Section 9 projects possible impacts on the economy of replacing conventional fertilisers by recovered fertilising products, and focuses on sales prices and compliance costs for fertilisers on the EU market.

Finally, section 10 gives general conclusions on the possibility of developing STRUBIAS recovery rules to protect environmental and human health safety, the agronomic effectiveness and added-value of STRUBIAS materials for the European agricultural sector, and the trade and on the internal market that can be expected for each of the STRUBIAS materials.

The report is annexed by sections that focus on a detailed description of the properties and the current fate of eligible input materials for STRUBIAS production processes (section 14) and STRUBIAS production processes and techniques (section 15). These sections aid to assess the suitability and technical feasibility to recover nutrients, liming material, and organic matter from different input materials and through the different STRUBIAS production pathways. The chemical properties of the STRUBIAS materials as per macroelements and contaminant levels are annexed in section 16. Finally, section 17 provides details on specific methods applied in the main report.
PART A: TECHNICAL PROPOSALS
4 STRUBIAS as component material categories in the revised Fertiliser Regulation

4.1 Definition and principles of recovery rules

The proposal for the Revised EC Fertiliser Regulation\(^{16}\) defines 'fertilising product' as: "a substance, mixture, micro-organism or any other material, applied or intended to be applied, either on its own or mixed with another material, on plants or their rhizosphere for the purpose of providing plants with nutrient or improving their nutrition efficiency."

According to the proposal for the Revised Fertiliser Regulation, the provisions on product criteria for CE marked fertilising products contain requirements for the categories of end-products in accordance with their intended function ("Product Function Category" – PFC), as well for the categories of component materials ("Component Material Categories" – CMC) that can be contained in CE marked fertilising products. It is referred to section 4.2 for a brief introduction on the structure of the proposal for the revised Fertiliser Regulation as laid down by the European Commission on 16 March 2016.

STRUBIAS materials may be used as component materials in EU fertilising products when they are compliant with the specifications contained in the "recovery rules" of the corresponding material. The STRUBIAS recovery rules thus describe possible specific CMC requirements that shall be fulfilled by the STRUBIAS materials which are used as ingredients in CE marked fertiliser products. Such products could bear the CE mark after the relevant conformity assessment procedure has been performed, including the compliance with the criteria laid down at PFC level, CE marked fertilising products could then freely circulate in the single market.

Where health and safety, the protection of consumers or of the environment, other aspects of public interest, or clarity and practicability so require, detailed technical specifications may be set out in the legislation concerned.

The STRUBIAS recovery rules shall describe:

i. the eligible input materials that can be applied for the production of STRUBIAS materials as well as any input materials that are excluded from eligibility;

ii. the production process conditions and parameters that shall be applied during the production phase of the STRUBIAS materials;

iii. the direct safety and quality requirements of the end-material of the production process that can be contained in a CE marked fertilising product;

iv. the useful information, where relevant, to be incorporated in the labelling requirements for the provision of information towards retailers and end-users. It is noted that labelling requirements only apply at PFC level, but that the

framework enables cross-referencing to certain CMCs in the labelling requirements;

v. the conformity assessment procedures that shall apply to monitor at control points i.-iv.

The STRUBIAS sub-group proposed that recovery rules should be a set of requirements that are in line with following general principles:

- Agronomic efficacy and limits on contaminants and pathogens must be ensured for STRUBIAS materials contained in CE fertilising materials so that farmers in Europe always have access to high quality products, and that the use of secondary raw materials does not lead to overall adverse environmental impacts or human health risks. A lack of consideration of these aspects may reduce farmers' confidence and create low market acceptance for innovative fertilisers, ultimately undermining the objective of nutrient recycling.

- A level playing field that ensures high-quality standards for CE marked fertilising products derived from primary and secondary raw materials shall offer simplicity and clarity to producers and consumers that are active on the European fertilising market;

- At the same time, requirements shall be set in a sufficiently flexible manner to encourage industry to undertake nutrient recycling actions that will contribute to achieving the policy goals set in the framework of the Circular Economy Action Plan. It is not advisable to put unnecessary restrictions that might block the emerging STRUBIAS market.

- Recovery rules shall, in principle, apply a neutral stance towards all existing and future technological systems operating on the market and input materials available (technologically neutral recovery rules). Such an approach stimulates competition and technological innovation, and takes into consideration that process conditions and technologies for nutrient recovery on the emergent STRUBIAS market might require further adjustments, especially if alternative input materials are used.

- Recovery rules have to be clear, concise and enforceable, in order to clearly delimit the scope of the CMC in concordance with its name, lead to reasonable compliance costs, and facilitate straightforward conformity assessments.

This proposal intends to bring forward a set of requirements that takes into account the above principles.

The CE product status shall only apply to those materials that meet all the requirements for relevant PFCs, in particular the conformity assessment requirements applicable to fertilising products. This implies that materials that meet the requirements of the CMC, but not those of the PFC, shall still have the same status as the input material from which they have been manufactured (e.g. waste status for CMCs derived from waste input materials). This is in line
with article 18 of the proposal for a Revised Fertiliser Regulation stating that "A CE marked fertilising product that has undergone a recovery operation and complies with the requirements laid down in this Regulation [including the requirements laid down Annexes 1-5 in that proposal] shall be considered to comply with the conditions laid down in Article 6(1) of Directive 2008/98/EC and shall, therefore, be considered as having ceased to be waste". Therefore, the recovery rules proposed in this document cannot be interpreted as possible “End-of-Waste” criteria, as they do not go as far as attributing PFC product status, but stop at providing CMC material status.

STRUBIAS materials have only been entering the market relatively recently, which explains why so little information might be available for certain pollutants of concern. In some cases, it remains unclear to what extent the nature of the manufacturing process may aid the removal or selective exclusion of certain contaminants from the end-material, and to what extent the nature of the input material influences the quality of the end-material. For this reason, the precautionary principle is important when evaluating environmental and human health aspects, meaning that sufficient scientific data should be available prior to the establishment of criteria for STRUBIAS materials.
4.2 The proposed framework and outline of the Revised EU Fertiliser Regulation

The proposal for a Revised Fertiliser Regulation was released on 17 March 2016 and is publicly available on the European Commission's website (http://ec.europa.eu/DocsRoom/documents/15949). At the time of writing this document, it was under discussion with the European Parliament and Council. For a full understanding of this report and legal requirements that shall be met for EC marked fertilising materials, the reader is encouraged to review the referenced proposal, as well as the Annexes to the proposal. In this section, some specific items and articles of the proposal will be highlighted in order to facilitate a better understanding on the design of the recovery rules.

4.2.1 Component material categories and product function categories

According to the proposal for the Revised EC Fertiliser Regulation\(^\text{17}\), the provisions on product criteria for CE marked fertilising products contain requirements for the categories of end-products in accordance with their intended function (PFC), as well for the categories of component materials (CMC). Specific requirements for each of the CMCs apply because different component materials warrant different process requirements and control mechanisms adapted to their different potential hazardousness and variability, in turn dependent on the quality of the input materials applied, production process conditions, etc. Component materials for CE marked fertilising products should, therefore, be divided into different categories.

A fertiliser manufacturer can bring a CE marked fertilising product that is composed of one single ingredient, belonging to a specific CMC, on the market. A relevant example is struvite. In this case, the CE marked fertiliser shall have to comply with the requirements laid down for the CMC "precipitated phosphate salts" as well as for an eligible PFC, in this case PFC 1 C - inorganic fertilisers. It is also possible to put a CE marked fertilising product on the market that is composed of several component materials from various CMCs, where each material complies with the requirements of a certain category. A condition is, however, that no chemical reaction or transformation takes place between the different CMCs that are contained in the CE marked fertiliser. Hence, a CE marked fertiliser producer may start from two or more substances or mixtures, provided that each of them complies with the description in one or more of the CMCs, and mix them into a final product without any chemical reaction taking place. The component materials are then "contained" as such in the final CE marked fertilising product. This follows the presumption that if different component materials do not show unacceptable risks for human health and the environment, a physical mix of them constituting the final CE marked product will also be safe, subject to compliance with certain limit values defined in Annex I (i.e. PFC level) for the final product. A relevant example is, for instance, the blending of compost (CMC 3) with a triple superphosphate (CMC 1 – virgin materials) to produce an organo-mineral fertiliser belonging to PFC 1 B.

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The general framework of the Revised Fertiliser Regulation has important implications for the design of the recovery rules and the use of STRUBIAS materials used as ingredients for fertiliser production processes:

- Treatments usually considered in recovery operations, such as chemical or thermochemical reactions, cannot take place on CMC materials as they would modify the chemical material properties, disqualifying such processed materials from being "contained" as such in the CE fertilising material. STRUBIAS CMC materials should, therefore, meet certain quality requirements so that they can be used directly without any further processing other than normal industrial practice. Normal industrial practice can include all steps which a producer would take for a product, such as the material being screened, sized, agglomerated, pelletized, dried solely to remove free water, or adding materials necessary for further use through physical mixing without changing the chemical composition of the material contained in the mixture. A concrete outcome of this provision is that any materials that pose a risk for human health or the environment can, by no means, be considered as CMCs (e.g. unprocessed, raw sewage sludge ashes) because further chemical or thermochemical processing steps are required before such materials could meet the contaminant levels at PFC level. The STRUBIAS recovery rules shall, therefore, encompass any manufacturing steps required to produce a material that can be used as a fertilising material, i.e. to be placed on the market directly without any further processing other than normal industrial practice. Therefore, the recovery rules shall describe process and product requirements until the end stage in a manufacturing process of a fertilising material. Concretely, this implies, for instance, that recovery rules shall include provisions for manufacturing steps on raw sewage sludge ashes, and shall place product requirements on a triple superphosphate material that is, partially or entirely, produced from incinerated sewage sludge. See section 5.3.3 for a more detailed explanation on the incorporation of such manufacturing processes that consist of multiple steps.

- Given that CMCs shall meet quality requirements so that they can be used directly without any further processing other than normal industrial practice, operators - including those that recover fertilising materials from waste-based materials - will have the possibility to perform the conformity assessment procedure associated to a selected PFC. The CE marking, indicating the conformity of a fertilising product, is the visible consequence of a whole process comprising conformity assessment in a broad sense. Where compliance of such a fertilising product with the applicable requirements laid down for a CMC and a PFC has been demonstrated, manufacturers may affix the CE marking. In accordance with Article 18 of the proposal for the revised Fertiliser Regulation, any possible waste status ceases to apply and the resulting material can be sold as a product on the internal market. A company that that does not have a permit for transport or treatment of waste materials can then buy the CE marked STRUBIAS product and subsequently use it:
i. As an input material to be used by a fertiliser blending company that **physically mixes** the product into a fertilising product blend of PFC 7, without any chemical reaction taking place. The intention behind PFC 7 is to allow manufacturers to rely on conformity assessments already performed by their suppliers. If the different components are safe for human health and the environment, then the blend can also be presumed to be safe if the blending did not change the nature of the components. A relevant example is selling struvite as a CE marked fertilising product (thus meeting the requirements for the CMC "precipitated phosphate salts & derivates" and the PFC inorganic fertilisers) to a fertiliser blending company to include it into an NPK-fertiliser blend.

ii. As a CE marked product to be used as an intermediate in a chemical manufacturing process. According to Regulation (EC) 1907/2006, intermediates are defined as "a substance that is manufactured for and consumed in or used for chemical processing in order to be transformed into another substance". The CE marked product will now be used a precursor for a chemical process to make a material pertaining to CMC 1, and the new substance that comes out of this manufacturing process has to comply with the requirements for CMC 1 since a chemical reaction is involved. However, it is not because the intermediate has been derived from waste, that the newly produced material is excluded from CMC 1; the intermediate left the waste regime by virtue of complying with all conditions (CMC level, PFC level, labelling requirements, and conformity assessment procedure) to become a CE marked fertilising product. A relevant example is, for instance, the STRUBIAS material triple superphosphate (TSP) derived from bone meal ash. Triple superphosphate is not only registered pursuant Regulation (EC) No 1907/2006 as a fertiliser (EC 232-379-5), but can also be used as an intermediate to produce a compound NPK fertiliser, i.e. a fertiliser with each nutrient contained in every granule or prill. In this case, the compound NPK producer can buy the CE marked TSP derived from bone meal ash (complying with CMC requirements for "thermal oxidation materials & derivates" and PFC 1 C "inorganic fertilisers") on the internal market, use it as an intermediate, and produce a compound NPK through a chemical reaction that then requires a REACH registration according to Point 2 of CMC 1.

- Any material of a CMC production process that has not undergone the conformity assessment procedure (for instance, sewage sludge ashes or struvites that have not yet passed through such a procedure) will still be considered a "waste" and must comply with the regulatory provisions for waste (Waste Framework Directive (2008/98/EC) and Directive (EU) 2018/851, Waste Shipment Regulation (96/61/EC), etc.). Hence, fertiliser manufacturers that receive such waste materials and turn them into CE marked fertilising products will be required to fulfil all obligations laid down in the legislation on waste. A relevant example is a fertiliser production plant manufacturing single superphosphate from precipitated calcium
phosphates at a manure processing plant. As long as the precipitated phosphate salt has not undergone the conformity assessment procedure, the material can be shipped under the waste legislation to a fertiliser production plant, which will then be able to affix the CE marking following a conformity assessment procedure.

4.2.2 Status of industrial by-products and polymers

Some STRUBIAS production processes make use of specific polymers and industrial by-products as defined in Article 5 of Directive 2008/98/EC on waste. Relevant examples include:

- the solid-liquid separation of manure fractions using anionic polyacrylamide to separate a manure fraction with a higher dry matter content that can be used as an input material for a pyrolysis process.
- the use of by-product from magnesite mining and the MgO production industry to be used as Mg source in the struvite precipitation process;
- the use of sulphuric acid, an industrial by-product from oil refining, to manufacture single super phosphate from bone meal ashes;
- the use of calcite, a by-product from the dissolution of dolomitic aggregates, as an additive for pyrolysis reactions.

Whereas industrial by-products can positively contribute to circular practices in the Revised Fertiliser Regulation, criteria are required to ensure a high level of protection of the environment and human health from the use of such materials. Depending on their origin, some industrial by-products can reasonably be expected to contain particular organic and inorganic contaminants that are uncommon in the targeted input materials for the STRUBIAS CMCs. The same goes for non-biodegradable polymers that may have, for instance, a negative effect on soil organisms. Hence, a tangible risk exists that organic or inorganic contaminants present in industrial by-products and polymers could directly be transferred to the CE marked fertiliser that contains STRUBIAS materials.

The JRC proposal is to transpose any technical and legal progress made by the Commission on the possible use of industrial by-products and polymers within the framework of the Revised Fertiliser Regulation to STRUBIAS materials.

4.2.3 The principle of optional harmonisation

In view of the very local nature of certain product markets, the proposal for the Revised Fertiliser Regulation maintains the possibility that non-harmonised fertilisers can be made available on the market in accordance with national law, and the principles of mutual recognition of the European Union. This implies that the Revised Fertiliser Regulation will, therefore, not restrict materials already in use in specific Member States that are covered under national legislation.
5 STRUBIAS recovery rules

5.1 Terminology and scope of STRUBIAS component material categories

The acronym STRUBIAS was initially chosen as the working title for this project because the initial scope of the project focused on STRUvite, BIochar and ASh-based materials. As a result of the continuous refinement of the scope and a further expansion of the materials covered, a modified terminology for the possible component materials categories (CMCs) covered by the STRUBIAS project is proposed. The new CMC names are based on the principles that they (1) should make a clear reference to the production process applied to obtain the CMC material, and (2) they should well-reflect any possible materials covered by the CMC.

5.1.1 "Precipitated phosphate salts & derivates" instead of "struvite"

Struvite is a phosphate mineral that can be precipitated from a liquid solution or slurry and its name has been used as the general working title for a group of possible recovered phosphate salts since the beginning of the STRUBIAS project. The precipitation process involves the formation of a separable solid substance from a solution by converting the substance into an insoluble form through the addition of chemicals. It is noted that mineral struvite (magnesium ammonium phosphate - NH₄MgPO₄·6H₂O) can also be chemically synthesized from virgin chemicals, in which case it is already covered by the provisions of Component Material Category (CMC) I - Virgin material substances and mixtures. This production pathway for struvite is therefore excluded from the present analysis, and consequently from the newly proposed CMC.

Struvite is generally considered as the preferred phosphate mineral for P-recovery practices as it is possible to isolate relatively pure minerals of high P-content with only trace amounts of impurities, and it has a demonstrated value as a P-fertiliser. It is often assumed that precipitates harvested at a pH range between 9.0 and 10.7 are struvite-like compounds under appropriate molar ratios of magnesium, nitrogen and phosphate. In some occasions, X-ray diffraction (XRD) is used to characterise the harvested crystalline precipitates, mainly by comparing the position and intensity of peaks with the struvite reference (Hao et al., 2008). If the diffraction patterns match the struvite reference to a certain extent, precipitates are then “confirmed” as being struvite. However, because XRD is not a quantitative method and amorphous precipitates are easily overlooked, the harvested precipitate may be erroneously interpreted as a relatively pure struvite when, in fact, it is not (Hao et al., 2008). The apparently fragile equilibrium of struvite in solution leads to the presence of other crystal phases as well (Andrade and Schuiling, 2001; Bhuiyan et al., 2008). The formation of other magnesium phosphates such as MgNH₄PO₄·H₂O (dittmarite), MgHPO₄·3H₂O (newberyite), MgKPO₄·6H₂O (K-struvite) and a wide variety of calcium phosphates (e.g. CaNH₄PO₄·7H₂O (calcium ammonium phosphate), amorphous calcium phosphates, brushite (CaHPO₄·2H₂O)) through precipitation or dissolution processes has been reported in the literature (Michalowski and Pietrzyk, 2006; Massey et al., 2009). Hence, it becomes clear that...
"struvite-like" materials are in many cases not pure crystals, defined as solid particles in which the constituent molecules, atoms or ions are arranged in a fixed and rigid repeating three-dimensional pattern or lattice. In line with this observation, the production process can best be referred to the more broad-ranging term "precipitation" instead of "crystallisation". The term precipitated phosphate salts encompasses the broad variety of materials that are targeted in recovery or production processes that are intended to be used as fertilising materials or as intermediates in manufacturing processes of P-fertilisers.

Currently, struvite is the most common precipitated phosphate salt for most industrial facilities in planned, piloting and operational facilities in Europe (see section 7.1.1). Nonetheless, it is noteworthy to mention that besides struvite, also other calcium phosphates and magnesium phosphates are registered pursuant to Regulation EC No 1907/2006 (REACH) as fertilisers. A total of 252 different phosphate salts are registered in the REACH registration system, though only some of them are registered as fertilisers.

Table 1: Examples of phosphate salts as registered pursuant to Regulation EC No 1907/2006 (REACH) as fertilisers

<table>
<thead>
<tr>
<th>EC/List number</th>
<th>Regulatory REACH process names</th>
<th>alternative IUPAC names (selected)</th>
<th>CAS number</th>
<th>molecular formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>232-075-2</td>
<td>ammonium magnesium orthophosphate</td>
<td>struvite</td>
<td>7785-21-9</td>
<td>NH₄MgPO₄·6H₂O (hydrate)</td>
</tr>
<tr>
<td>231-826-1</td>
<td>calcium hydrogenorthophosphate</td>
<td>dicalcium phosphate, calcium dihydrogen phosphate</td>
<td>7757-93-9</td>
<td>CaHPO₄ (anhydrous); CaHPO₄·2H₂O (dihydrate)</td>
</tr>
<tr>
<td>231-823-5</td>
<td>magnesium hydrogenorthophosphate</td>
<td>dimagnesium phosphate, hydroxyapatite, bone ash</td>
<td>7757-86-0</td>
<td>MgHPO₄</td>
</tr>
<tr>
<td>235-330-6</td>
<td>pentacalcium hydroxide tris(orthophosphate)</td>
<td>monocalcium phosphate</td>
<td>12167-74-7</td>
<td>Ca₅(PO₄)₃(OH)</td>
</tr>
<tr>
<td>231-837-1</td>
<td>calcium bis(dihydrogenorthophosphate)</td>
<td>tricalcium phosphate</td>
<td>7758-23-8</td>
<td>Ca(H₂PO₄)₂ (anhydrous); Ca(H₂PO₄)₂·2H₂O (dihydrate)</td>
</tr>
<tr>
<td>236-004-6</td>
<td>magnesium bis(dihydrogenorthophosphate)</td>
<td>tricalcium diphosphate</td>
<td>13092-66-5</td>
<td>Mg(H₂PO₄)₂ (anhydrous); Mg(H₂PO₄)₂·4H₂O (quadrhydrate)</td>
</tr>
<tr>
<td>231-840-8</td>
<td>tricalcium bis(orthophosphate)</td>
<td>trimagnesium phosphate</td>
<td>7758-87-4</td>
<td>Ca₃(PO₄)₂</td>
</tr>
<tr>
<td>231-824-0</td>
<td>trimagnesium bis(orthophosphate)</td>
<td>trimagnesium phosphate, tribasic magnesium phosphate</td>
<td>7757-87-1</td>
<td>Mg₃(PO₄)₂</td>
</tr>
</tbody>
</table>

Some P-recovery processes such as the Budenheim process, P-ROC process, and BioEcoSim deliberately target the formation of calcium phosphates, rather than struvite. Based on the information received from the STRUBIAS sub-group, there appears to be an interest to include these types of recovered P-rich salts under this CMC. More specifically technoscience information on calcium phosphates as end-products of P-recovery processes was received from the STRUBIAS sub-group for possible inclusion. The input received enabled an assessment of the agronomic value and the environmental and human health safety aspects.

The newly proposed CMC aims at covering any acceptable form of phosphate-based compounds produced through a precipitation process that is in line with the principles of phosphorus recovery in safe, P-concentrated materials. Precipitated phosphate salts could be recovered from waste-based materials (e.g. municipal wastewaters), where the precipitation process constitutes a valuable alternative for the incineration and landspreading
of P-rich waste streams. Precipitated phosphate salts could also be deliberately produced from P-rich materials such as processed animal by-products (e.g. co-products of gelatin production from animal bone material). It is preferable that the end-materials of the production processes covered are suitable for direct use as a fertiliser on agricultural land as well as for use as a source or intermediate in existing production processes for P-fertilisers and fertiliser blends. Therefore, end-materials should have a high P content, a low level of inorganic metals/metalloids, and a low presence of organic contaminants.

Based on scientific literature and feedback from the STRUBIAS sub-group, the appreciation from experts and users indicates that it is unnecessary to orient P-recovery through precipitation processes exclusively to struvites of high purity as:

- the production of P-minerals with a high content of struvite is a technically challenging and costly process, especially if also calcium- or potassium-rich input materials are considered (Hao et al., 2008);
- struvite is not superior to some other phosphate-based compounds in agronomic efficiency (Johnston and Richards, 2003; Massey et al., 2009; Hao et al., 2013; ESPP, 2016), nor does struvite of high purity have a superior fertiliser value than other, less pure compounds;
- although there is a relationship between struvite purity and struvite contaminant levels, precipitated phosphate salts of low organic C content generally show low levels of contamination, which do not pose unacceptable risks for the environment and human health (see section 5.4.5);
- the fertiliser industry has no strict preference for particular phosphate salts that will be used as raw materials. Wet chemical and thermal post-processing processes can transform phosphate precipitates into water-soluble P-fertilisers (Hao et al., 2013). Rather than chemical composition, the content of P (preferably 30-40%, expressed as P₂O₅, similar to phosphate rock) and organic C (preferably as low as possible) are major factors that determine the suitability for precipitated phosphate salts to be used as an intermediate raw material for the fertiliser industry.

The P-recovery process could also be a two-step process, where phosphates are recovered in an intermediate form (e.g. hydroxyapatite or iron-phosphate complexes; P forms that typically show a reduced plant P availability), after which the second phase of the STRUBIAS production process targets the mobilisation of the precipitated P into a form that is readily available for plant P uptake (Wilfert et al., 2015). Hence, a manufacturer could decide to target the production process towards a derivate from the precipitated phosphate salt.

In conclusion, it is proposed to modify the name of this CMC to "precipitated phosphate salts & derivates" instead of struvite.

5.1.2 "Thermal oxidation materials & derivates" instead of "ash-based materials"
The original project scope was limited to "ash-based products from mono or co-incineration and combustion of biomass or resulting from industrial processes". It is proposed to delineate the scope of the materials covered under this CMC, and more specifically to make a clear distinction between the CMCs covered by the STRUBIAS materials "ash-based materials" and "biochar". Both types of materials result from the thermo-chemical conversion processes, and no clear cut-off criteria have been defined to divide the end-materials into hydrochar, biochar, or ash (Moller, 2016) (Figure 1). The classification of the different materials produced through thermochemical conversion is not always straightforward, and at times, a combination of materials is collected. Moreover, "ash" can have very different properties (e.g. organic carbon content depending on the degree of combustion) and be formed through different pathways that have a distinct ability to remove organic contaminants (Figure 1). Some biochars contain, for instance, a significant ash fraction. Finally, the STRUBIAS sub-group indicated that ash-based materials might not be all-encompassing as nutrient recovery can also take place in the form of "converter slags", a material formed through a melting process in an oxygen-rich environment (Figure 1). Therefore, focusing on the end materials of the production process might not be the best approach to delimit the scope of the CMC.

A way forward for the comprehensive inclusion of the different thermochemical materials is to divide material categories based on the oxygen profile applied in the thermochemical conversion processes.

Figure 1: Schematic overview of thermo-chemical processes that can be applied for nutrient and organic matter recovery processes covered by the STRUBIAS project (adopted from Möller, 2016).
conversion process, thus on the production conditions for the different materials. This is a straightforward approach as it enables to separate materials formed under oxygen-limiting conditions from materials under non-oxygen limiting combustion conditions. Complete oxidation in the combustion process would convert this carbon totally to CO$_2$. However, in technical plants a total conversion will never be accomplished and a small amount of products of incomplete combustion are found in all residue streams (Vehlow et al., 2006). Nonetheless, combustion under a non-oxygen limiting environment produces metals and slags of low organic C content, typically lower than 3%. As organic carbon and soot particles show a high adsorption potential for contaminants (Mätzing et al., 2001), the organic C content of the material collected from the thermochemical conversion plant is a highly relevant parameter from an environmental and human health perspective. Combustion under non-oxygen limiting conditions to low levels of organic C in the ashes is a well-demonstrated technique for the effective removal and thermal destruction of a broad range of organic contaminants that are inherently present in the targeted input materials for this CMC. As a matter of fact, the thermal oxidation of waste materials is a widely applied method for the disposal or recovery of waste as outlined in the Best Available Techniques (BAT) Reference Document pursuant to Article 13 of Directive 2010/75/EU on industrial emissions (European Commission, 2017c). Basically, waste incineration is here referred to as the oxidation of the combustible materials contained in the waste. Waste is generally a highly heterogeneous material, consisting essentially of organic substances, minerals, metals and water. During incineration, flue-gases are created that will contain the majority of the available fuel energy as heat. The organic substances in the waste will burn when they have reached the necessary ignition temperature and come into contact with oxygen (European Commission, 2017c). The actual combustion process takes place in the gas phase in fractions of seconds and simultaneously releases energy. The objective of waste incineration is to treat waste so as to reduce its volume and hazard, whilst capturing in solid form (and thus concentrating, for instance metals) or destroying potentially harmful substances (European Commission, 2017c). Combustion processes can also provide a means to enable recovery of the energy, mineral and/or chemical content from waste. Also in Regulation (EC) No 1069/2009 on animal by-products, the combustion in a non-oxygen limiting environment is referred to as an effective measure for the hygienisation of animal by-products. Hence, it is proposed to divide the end-materials from thermo-chemical conversion techniques based on the oxygen availability in the production process. It is proposed to refer in the recovery rules for this CMC to a "thermal oxidation process in a plant under non-oxygen limiting conditions". This definition provides following advantages for this CMC:

- a demonstrated efficiency of thermal oxidation under non-oxygen limiting conditions to destroy a broad range of organic contaminants;
- the explicit reference to this technique in the existing legislative EU frameworks for the treatment of wastes and animal by-products as a method for waste hygienisation;
- a scope expansion to the inclusion of converter slags that are also produced as a result of a thermal oxidation process under non-oxygen limiting conditions.
Some thermally oxidised materials that are collected from the combustion plant can directly be used as a fertilising material on land (e.g. poultry litter ashes). Materials that have undergone a thermal oxidation process can also be subjected to further manufacturing steps resulting in fertilising materials of a different chemical composition than the oxidised material. A relevant example is the production of triple superphosphate from the reaction of sewage sludge ashes with sulphuric acid or hydrochloric acid (see section 5.5.3.3). This may be required for the removal of inorganic contaminants (e.g. metals/metalloids) and/or the improvement of the availability of nutrients contained in the ashes and slags. As outlined in section 4.2.1, the recovery rules should hence include provisions to enable a CMC status for both materials that have undergone a thermal oxidation as well as for "thermal oxidation material derivates".

Altogether, it is therefore proposed to change the name of this possible CMC from "ash-based materials" to "thermal oxidation materials & derivates".

5.1.3 "Pyrolysis & gasification materials" instead of "biochar"

This material group has been referred to in the beginning of the STRUBIAS project by the working title "biochar". The European Biochar Certificate applies the following definition for biochar (EBC, 2012):

"Biochar is a heterogeneous substance rich in aromatic carbon and minerals. It is produced by pyrolysis of sustainably obtained biomass under controlled conditions with clean technology and is used for any purpose that does not involve its rapid mineralisation to CO2 and may eventually become a soil amendment".

In general, the organic carbon content of pyrolysed chars fluctuates between 5% and 95% of the dry mass, depending amongst others on the feedstock and process temperature used. For instance the C content of pyrolysed beech wood is around 85% while that of poultry manure is around 25% (EBC, 2012) and that of bone is less than 10% (3R AgroCarbon, 2016). Therefore, the European Biochar Certificate refers to pyrolysed organic matter with a C content lower than 50% as pyrogenic carbonaceous materials, instead of biochar. From the information received from the STRUBIAS sub-group, it is clear that there is a considerable interest to use both C-rich (e.g. woody biomass) and mineral-rich (e.g. animal bone material, different types of manure) feedstocks as input materials for pyrolysis/gasification processes.

Moreover, the STRUBIAS sub-group also highlighted the possibility of including hydrochar, the material resulting from the wet pyrolysis or hydrothermal carbonisation of plant-based or animal-based input materials, under this CMC. This proposal has been investigated and it has been concluded that such materials could possibly be covered under the scope of this CMC, as long as the end-material meets the quality requirements to ensure environmental protection and to mitigate plant toxicity (e.g. minimum requirements on C stability).
A single CMC should, however, cover both end-material types for which reason the name "pyrolysis & gasification materials" is proposed for any materials that are produced via production processes that cover the pyrolysis technology spectrum, including pyrolysis, gasification and wet pyrolysis techniques. This terminology offers the advantage that a clear reference is made to the production technology in the name of the CMC, similar to the other STRUBIAS CMCs. The materials covered under this CMC can be of a very different nature as the production process conditions may span from partial combustion to a fully reductive environment, resulting in materials with a low and high organic C content, respectively. Hence, this CMC name groups materials that have a similar potential hazardousness due to the incomplete oxidation of the feedstock materials, and does not refer to the nature of the resulting end material of the production process (similar to the other STRUBIAS CMCs).
5.2 Plant nutrient availability of STRUBIAS materials

A significant share of the STRUBIAS materials show a high nutrient content for which reason they might be used as ingredients for PFC 1 - Fertilisers. The return of secondary nutrient resources to agricultural land is, however, not the same as efficiently recycling nutrients. Phosphorus may be unavailable to crops when strongly bound to certain bi- and trivalent ions. A lack of consideration for the plant-availability of recycled P-sources (i) leads to the long-term accumulation of this critical nutrient in soils, which removes these nutrients from the global biogeochemical cycles, and (ii) may reduce farmers' confidence and create low market acceptance for innovative P-fertilisers derived from secondary raw materials. Based on these concerns, it may be advisable to control for the plant availability of P in P-fertilisers.

The nutrient value of fertilising products can be determined using either bioassay tests or chemical methods (Camps-Arbestain et al., 2017). The bioassay tests are based on the plant response to an amendment under controlled greenhouse conditions or in field trials. Chemical methods are based on specific chemical solutions - known as extractants (e.g. water, neutral ammonium citrate - NAC, formic acid or an aqueous solution of 2% citric acid) - that are used to extract P fractions from the fertiliser. Bioassay procedures are the most reliable for predicting nutrient availability, but these methods are more time-intensive and costly than chemical methods. In contrast, chemical methods are simpler to enforce as a criterion for plant P availability, and therefore constitute the commonly used measures in legal frameworks.

It is, however, challenging to determine a single cut-off value that clearly and universally distinguishes between "effective" and "ineffective" fertilisers because of following factors that impact upon the nutrient availability and release dynamics of nutrients present in fertilisers:

- the varying nutrient use and uptake strategies of plant species and the temporal variation in nutrient demands for different plant species;
- the different soil types and weather conditions;
- the lack of extensive datasets that link results of chemical analysis to plant yield responses in laboratory and field settings. The need for agronomic trial work is very urgent and for each of the multiple extraction procedures further assessments are required before these can be completely validated;
- the lack of consensus on the cut-off value for an "acceptable" relative fertiliser efficiency.

Based on the feedback on the questionnaire included in the STRUBIAS Interim Report, it was observed that the techno-scientific literature that correlates plant P-availability, plant P-responses to fertilisation and fertiliser P-solubility for STRUBIAS materials in different extractants is very limited and scattered. No single extractant or combination of extractants, seems to allow a clear distinction between "effective" and "ineffective" P fertilisers. This is not surprising, as also for the more traditional mineral P-fertilisers,
different standards are applied to evaluate the plant P-availability of the wide spectrum of fertilising materials (e.g. neutral ammonium citrate for manufactured fertilisers, formic acid for soft phosphate rock). In this respect, it is relevant to note that P-fertilisers developed from secondary raw materials often have a different chemical composition than those that are currently on the market, and show low water solubility. Hence, setting exclusive criteria based on the available evidence includes a tangible risk for excluding a market entrance for innovative P-fertilisers developed from secondary raw materials, and thus undermining possibilities for innovative products that have been developed in line with the circular economy principles. Also, the STRUBIAS sub-group indicated the limitations of bioassay tests, from a practical and scientific point of view. Rather, it is preferred to promote an unlimited assortment of different types of P-fertilisers on the internal market so that farmers can select products based on their needs and interests. It is assumed that farmers active on a competitive fertiliser market will select the best products, in line with their specific settings and needs.

Several STRUBIAS materials fulfil specific roles to promote plant growth and increase agricultural yields, and often stretch beyond the purpose of solely providing P to plants. Examples include P-rich pyrolysis & gasification materials that could address the need for the recycling of organic matter in agroecosystems, or ashes that contribute to micronutrient plant nutrition. From this point of view, it is a more straightforward option to enforce plant P-availability for specific CE products at PFC level. The omission of requirements on plant P availability for STRUBIAS materials would be in line with the criteria for the other CMCs. Setting supplementary requirements for STRUBIAS CMCS may, in contrast, involve a duplication of criteria at CMC and PFC level, which is considered undesired by most members of the STRUBIAS sub-group.

For all these reasons, it is proposed to set no criteria to regulate plant P availability for STRUBIAS materials if the nutrient value of fertilising products is regulated at PFC level through product quality or labelling requirements, at least for the current category of inorganic P-fertilisers. In case no criteria on extractable P-content for inorganic P-fertilisers would be included at PFC level in the Revised Fertiliser Regulation, this issue should, however, be re-evaluated at CMC level for STRUBIAS materials.
5.3 Major issues highlighted by the STRUBIAS sub-group on the Interim Report on the draft proposals for recovery rules

5.3.1 Scope widening and a principal focus on "safety" criteria

The STRUBIAS sub-group members highlighted the need to broaden the scope of the STRUBIAS CMC, expanding the eligible input materials and reduce limitations on process conditions, with the major objective to increase the recycling of nutrients, especially P.

These concerns have been addressed to the best possible extent in the pre-final STRUBIAS Report, as exemplified by following cases:

- The revision of process and material requirements to ensure that value-added materials that can contribute to nutrient recycling in a circular economy can enter the internal fertilising market. As outlined in section 5.1, the scope for each of the STRUBIAS CMC has significantly been expanded by incorporation, for instance, of phosphate salts other than struvite, and pyrolysis & gasification materials as produced through hydrothermal carbonisation processes.

- A detailed analysis has been performed, tracing P through the food and non-food chain. This evaluation enabled to focus the selection on input materials that contain P that can be recycled, where technically and economically possible. For "thermal oxidation materials & derivates", almost all non-hazardous waste materials can, for instance, be used as input materials. At the same time, other eligible input materials that show potential for the recycling of other nutrients and organic matter have been added to the input material lists of "thermal oxidation materials & derivates" and "pyrolysis & gasification materials", mostly in line with the proposals of the STRUBIAS sub-group (but see section 5.3.7).

- The proposals for the recovery rules have been developed considering the principle of a neutral stance towards existing and future technological developments. The production process conditions have been designed with a large focus on the quality of the end-materials, rather than on the production process conditions. A relevant example is the use of the H/C$_{org}$ parameter for pyrolysis & gasification materials as a parameter for C stability instead of imposing strict time-temperature profiles.

At the same time, it should be taken into consideration that under the current proposals STRUBIAS CMCs could be derived from waste-based materials, for which reason a different approach is required than for the CMCs already covered in the Commission's proposal for the Revised Fertiliser Regulation. It is often the case that waste materials are associated to a gate fee; the receiver of such wastes receives a financial retribution for acceptance of possible STRUBIAS input materials. In contrast, a manufacturer of fertilising materials that contain other CMCs spends financial resources to obtain or extract possible input materials. This is a very different context. The fundamental principles of environmentally sound waste management involve that provisions are required to avoid that materials that do not meet the criteria outlined above could be used in EU fertilising products. This is especially important as the CE mark is associated with the free movement of goods with only
minimal legislative and administrative procedures associated. It should be ensured that no backdoors are being incorporated into the EU Fertiliser Regulation to circumvent the waste status of certain materials. A relevant example is the need for a criterion to restrict specific input materials (e.g. fossil fuels processed in plants other than incineration and biomass combustion plants) in thermal oxidation materials & derivates.

Moreover, the recovery rules are constrained by the existing EU legal framework on associated matters, such as the Animal By-Products Regulation ((EC) No 1069/2009), the Waste Framework Directive ((EC) 2008/98/EC) and Directive (EU) 2018/851, or the REACH Regulation ((EC) No 1907/2006). Relevant examples are the exclusion of animal by-products of category 1 for STRUBIAS production processes (see section 5.3.5), or the compliance with the conditions for the incineration of waste as laid down in the Industrial Emissions Directive (2010/75/EU).

5.3.2 Avoid duplication of criteria on CMC and PFC level

The fundamentals underlying the two sets of requirements (i.e. PFC and CMC level requirements) are given by the fact that different component materials warrant different process requirements and control mechanisms adapted to their different potential hazardousness and variability. Component materials for CE marked fertilising products should therefore be divided into different categories.

In the STRUBIAS Interim Report, there was a focus on minimum nutrient requirements as a proxy for material purity. This approach was proposed to ensure that STRUBIAS material quality and chemical composition are in line with the intended functions of the fertilising materials. The JRC has addressed this concern of the STRUBIAS sub-group by shifting the approach for criteria development away from minimum nutrient contents towards the direct limitation of elements that are unwanted and could even be unsafe in STRUBIAS materials and the exclusion of certain input materials (e.g. fossil fuels used at fossil fuel power plants for thermal oxidation materials & derivates). These criteria are not expected to restrict the market for the targeted STRUBIAS materials. Nonetheless, a minimum P content for precipitated phosphate salts has been maintained in the second set of draft technical proposals as it is the most straightforward manner to delimit the scope of this CMC, and avoids compliance schemes that are more costly and complex (e.g. including XRD measurements to confirm the presence of phosphate minerals in the CMC precipitated phosphate salts & derivates).

The proposals for criteria on the testing of phosphorus plant availability using chemical extractants have been removed since it is now clear that this aspect will most likely be regulated at PFC level for P-fertilisers (see section 5.2). This is a more apt manner to regulate this aspect because STRUBIAS materials can have very different intended functions as a fertilising material, and can thus be used in more than one PFC class. Moreover, the data put forward by the STRUBIAS sub-group indicated the challenge of relating concentrations of
extractable P to plant P bio-availability due to the limited amount of techno-scientific data available for STRUBIAS materials.

Limit values for specific **metals and metalloids** have been retained in the criteria at CMC level, more specifically for thermal oxidation materials & derivates. The metals and metalloids regulated at PFC level are restricted to a specific set of elements, more specifically As, Cd, hexavalent Cr, Hg, Ni, Pb, Cu and Zn. Nonetheless, the production processes of STRUBIAS materials are specific in the sense that they can concentrate non-volatile metals and metalloids in the solid residues during thermal conversion and due to the inclusion of waste-based materials and industrial by-products as eligible input materials. These observations imply that a **potential risk for the environment and human health exists due to the presence of some less common metals and metalloids in STRUBIAS materials.**

Therefore, a detailed assessment is required as described in sections 5.5.5.1 and 5.6.5.1 for thermal oxidation materials & derivates and pyrolysis & gasification materials, respectively. For the second set of proposals for the STRUBIAS recovery rules, the techno-scientific comments from the STRUBIAS sub-group on the methodology applied has been reviewed. Relevant and validated techno-scientific information (e.g. on solid-liquid partition coefficients for the different metals and metalloids, application rates, percolation fluxes, etc.) has been taken into account during the revised assessment, and the obtained results have been further corroborated against environmental and human toxicity studies. This has resulted in changes on the identity of the metals and metalloids included in the compliance schemes for the CMCs thermal oxidation materials & derivates and pyrolysis & gasification materials as well as their proposed limit values.

### 5.3.3 The consideration of "intermediates" in fertiliser production processes

As outlined in section 4.2.1, the structure of the Revised Fertiliser Regulation does not enable that chemical reactions or transformations take place between the different CMCs that are contained in the CE marked fertiliser. This implies that any chemical or thermochemical processing steps required to ensure that the materials under consideration no longer pose a risk for human health or the environment need to occur before assessing the possible CMC status. For instance unprocessed, raw sewage sludge ashes can, by no means, be considered as a CMC because further processing would be required before such materials could be placed on the market as a CE marked product. The recovery rules shall, therefore, encompass any manufacturing steps required to produce a material that can be used as such as a fertilising material, i.e. directly without any further processing other than normal industrial practice. Therefore, the recovery rules shall describe process and product requirements until the end stage in a manufacturing process of a fertilising material is reached. Concretely, this involves, for instance, that recovery rules shall include provisions for post-combustion manufacturing steps on raw sewage sludge ashes, and that product requirements apply on a triple superphosphate material that is (partially or entirely) produced from incinerated sewage sludge.

The STRUBIAS sub-group highlighted the need to explain better the possibility of "two-step" manufacturing processes to enable further manufacturing processes on intermediate
The principle of two-step manufacturing processes is that a first manufacturing step can be applied to reduce concentrations of specific contaminants to acceptable levels (e.g. incineration or precipitation to produce materials with a low level of organic contaminants). In a second step, the obtained intermediate material can then be further processed using an extensive set of substances/mixtures to a chemically different material on condition that the risk for re-contamination is controlled. The second manufacturing step can, for instance, improve the plant availability of the nutrient contained in the product, or remove inorganic contaminants from the fertilising material.

The second set of draft proposals for the recovery rules has taken these comments into consideration, and enables the manufacturing of "derivates" from precipitated phosphate salts and thermal oxidation materials (i.e. ashes and slags). Because the process limitations on the second step of the processes are minimal (e.g. no positive list of chemicals that can be used), a large degree of freedom is given to the manufacturers to apply processes of choice and to promote the development of innovative processes that start from intermediate materials. Examples of such processes are thermochemical manufacturing processes starting from raw ashes, or the chemical transformation of phosphates precipitates - other than Ca and Mg phosphates – into P fertilisers that are already available on the internal market (example of a possible future development as exemplified in Wilfert et al (2015)). Note that some provisions apply to such two-step manufacturing processes in order to avoid that inert materials are added with the exclusive intention of diluting the contaminants to their established limit values in this and other EU legislation (see section 5.3.4). This is in line with the requirements for CMC 1 (virgin materials), where also no limitations are set on the use of substances and mixtures to produce the CMC material.

5.3.4 The mixing of ashes

The technology used and the way in which the fertiliser manufacturing installation is designed, built, maintained, and operated impacts upon the emissions of contaminants to the soil originating from STRUBIAS materials that will be incorporated in the CE marked fertilisers. For ashes, especially the metals and metalloids contained in the ashes are of main concern for contamination. In simple terms, some post-combustion manufacturing techniques effectively remove a large share of the contaminants, whereas others remove only a minor share. As some ashes - e.g. sewage sludge ashes - contain metals and metalloids (e.g. Pb, Ni, etc.) above the limit values set for inorganic fertilisers at PFC level, production processes that do not remove and discard metals typically reach the limit values through "dilution".

The mixing of waste is common practice in the EU and is recognised as a treatment operation by Annex I and II to the Waste Framework Directive 2008/98/EC (see footnotes to operations D13 / R12) (European Commission, 2012). Provision R12 of Annex II refers, for instance, to the exchange of waste for submission to any of the operations numbered R 1 to R 11. This provision "can include preliminary operations prior to recovery including pre-processing such as, inter alia, dismantling, sorting, crushing, compacting, pelletising, drying, shredding, conditioning, repackaging, separating, blending or mixing..."
prior to submission to any of the operations numbered R1 to R11 [if no other R codes apply]”. For STRUBIAS materials, especially code R5 is relevant by referring to the "recycling/reclamation of other inorganic materials". On the other hand, EU legislation also recognises that individual waste streams should in principle be kept separate from other wastes and not mixed with the intention of reducing contamination levels and hazardous characteristics in order to meet limit values or to bypass legal requirements. This holds especially true for hazardous waste streams as Article 18(1) of the Waste Framework Directive states that "it shall be ensured that hazardous waste is not mixed, either with other categories of hazardous waste or with other waste, substances or materials. Mixing shall include the dilution of hazardous substances". Although Article 18(2) of the same Directive provides for a possible derogation from this rule, the conditions for such derogation are quite strict.

The STRUBIAS manufacturing technologies applied to process ashes can be equally applied to process phosphate rock into a P-fertiliser. Also for the primary raw material phosphate rock, the quality of the resulting P-fertiliser is highly dependent on the production process applied, with levels of specific metals (e.g. Cd) in phosphate rock derived P-fertilisers varying by more than one order of magnitude depending on the process applied (Ecophos, 2018). Nonetheless, the most commonly applied process to convert phosphate rock, the acidulation process, does not remove metals to a significant extent, and the mixing of input materials of different quality and metal content is permitted for P-fertilisers derived from primary raw materials. Hence, demanding the removal of contaminants for P-fertiliser production processes derived from secondary raw materials may hinder the establishment of a level playing field for the fertiliser sector. In the recently developing market for the P recovery from secondary raw materials, it remains uncertain to what extent the most advanced techniques that remove metals from the ashes will become reasonably accessible under economically and technically viable conditions.

Sincere manufacturers of STRUBIAS materials will certainly not apply mixing operations with the sole intention of contaminant dilution; rather the mixing is a prerequisite to ensure the production of high-quality fertilising materials. The proposed technical requirements for thermal oxidation materials & derivates contained in the CE marked fertilising product include provisions to ensure that no long-term increase in the accumulation of metals and metalloids in soils occurs to levels of concern. Hence, despite a higher metal return to land for processes that apply a mixing relative to processes that remove all contaminants from the ashes, human health and environmental protection is de facto and implied through the maximum limits for metals in the revised Fertiliser Regulation. The contaminants in the ashes originate largely from the uptake and recycling of metals in the agro-food system, and do not contribute to a further enrichment of the contaminants in the environment. Hence, recovery processes – even those relying on the principle of dilution – will not result in gross imports of new contaminants into the environment, in contrast to imports from phosphate-rock derived P-fertilisers that are associated to an inflow of metals from outside Europe. Nonetheless, the landfilling of ashes or their accretion in construction
Relative to business-as-usual practices for the handling of sludges in Europe, the route of producing P-fertilisers through the ash mixing process provides in general benefits through a reduced exploitation of the primary raw material phosphate rock, but the impacts on eutrophication, human health and global warming potential depend on the counterfactual use and handling scenario of the input material (i.e. landfilling versus land spreading of the sewage sludge; see section 8.8). This example indicates that the impacts of the mixing of the ashes relative to current handling scenarios for biogenic wastes on environmental and human health aspects are not clear-cut and situation-dependent.

In view of meeting the legislative requirements for waste materials, and more specifically to comply with Article 10 ["the necessary measures shall be undertaken to ensure that waste undergoes recovery operations"], Article 13 ["protection of human health and the environment"] and Article 18 ["it shall be ensured that hazardous waste is not mixed, either with other categories of hazardous waste or with other waste, substances or materials. Mixing shall include the dilution of hazardous substances"] of Directive 2008/98/EC, following provisions are proposed with respect to the handling and mixing of waste materials:

- The simple physical mixing of input materials classified as waste with other non-hazardous and hazardous wastes, substances or materials – i.e. without the occurrence of a chemical reaction – will not be permitted as such practices might enable mixing with the sole intention of reducing contaminant values of waste. Therefore, it is proposed to refer in the legal requirements for the treatment of waste to the need to make use of "intermediates" rather than of "substances and mixtures". Pursuant to Regulation (EC) No 1907/2006, an intermediate is defined as "a substance that is manufactured for and consumed in or used for chemical processing in order to be transformed into another substance". The use of this terminology will prevent that inert materials are added to fertilising materials with the sole intention of reducing contaminant levels. Therefore, the mixing of wastes with wastes or other materials should at all times occur with the intention to improve the quality of the resulting material and plant nutrient availability, to remove contaminants, or a combination of both. Operations aimed at lowering the contaminant concentration without lowering the contaminant to nutrient ratio in the original material should not be allowed.
- Manufacturers that use hazardous wastes (e.g. sewage sludge ashes with certain species of Zn; Donatello et al., 2010) within their STRUBIAS production process should demonstrate the removal or transformation of the respective hazardous substances to levels below the limit values as defined in Annex III of Directive 2008/98/EC.
Animal by-products are a possible input material for all STRUBIAS material groups and STRUBIAS production pathways are already observed for precipitated phosphate salts, thermal oxidation materials & derivates, and pyrolysis & gasification materials in Europe. For instance, K-struvites are precipitated from (pre-processed) manure slurries, poultry manure is incinerated, and animal bone material is pyrolysed.

Any input material of animal origin is subject to the scope of the controls of Regulation (EC) No 1069/2009. Products derived from animal by-products referred to in Article 32 of Regulation (EC) No 1069/2009 for which the end point in the manufacturing chain has not been determined should not be placed on the market as component materials contained in the CE fertilising product in accordance with the provisions of the revised Fertiliser Regulation. Therefore, any input materials of animal origin should be first subject to envisaged regulatory procedures to defining end points under the Animal By-products Regulation which include among others the EFSA opinion on the risks to public and animal health of the above-mentioned component materials (see below).

The possible end point for further use in the Revised EU Fertiliser Regulation will ultimately be laid down in the animal by-products Regulation, enabling that the Annexes of the Revised Fertiliser Regulations can refer to animal by-products or derived products for which an end point in the manufacturing chain has been determined in accordance with the third paragraph of Article 5(2) of Regulation (EC) 1069/2009. The proposals made in the STRUBIAS report will, however, make reference to specific materials and processing requirements.

The European Commission can thus lay down further modifications to the permitted use routes and technical requirements for the handling, treatment, transformation, processing and storage of animal by-products or derived products in the Animal by-products Regulation. This Regulation focusses on biological hazards that may be present in the materials. In addition to these requirements, supplementary requirements can be proposed to ensure environmental and human health protection (e.g. due to the presence of animal drug residues in manures) as well to promote the safe handling and storage of EU fertilising materials derived from animal by-products. At present, Article 32(1) of Regulation (EC) 1069/2009 indicates that organic fertilisers and soil improvers may be placed on the market and used provided:

(a) they are derived from category 2 or category 3 material;
(b) they have been produced in accordance with the conditions for pressure sterilisation or with other conditions to prevent risks arising to public and animal health, in accordance with the requirements laid down pursuant to Article 15 and any measures which have been laid down in accordance with paragraph 3 of this Article;
(c) they come from approved or registered establishments or plants, as applicable; and
(d) in the case of meat-and-bone meal derived from Category 2 material and processed animal proteins intended to be used as or in organic fertilisers and soil improvers, they have been mixed with a component to exclude the subsequent use of the mixture for feeding purposes and marked when required by measures adopted under paragraph 3.
In addition, digestion residues from transformation into biogas or compost may be placed on the market and used as organic fertilisers or soil improvers.

The STRUBIAS report can – based on robust techno-scientific evidence - propose alternative conditions and technical requirements for the handling, treatment, transformation, processing and storage of animal by-products or derived products and conditions for treatment of waste water based on techno-scientific evidence. In the latter case and if considered pertinent at a later stage by the Commission and the legislators, any alternative proposed method shall be assessed in line with the procedure indicated in Article 20 of Regulation (EC) 1069/2009. This involves, amongst others, an assessment by the European Food Safety Authority (EFSA) to evaluate risks associated with the food chain. EFSA collects and analyses existing research and data and provides scientific advice to support decision-making by risk managers responsible for making decisions or setting legislation about food safety.

Alternative methods should comply with the condition that sufficient evidence is available to indicate that the alternative method provides a degree of protection that is at least equivalent, for the relevant category of animal by-products, to the processing methods that are currently laid down. In this respect, following aspects are deliberated and ensuing measures are proposed for the use of animal by-products and derived materials in the STRUBIAS technical proposals:

1) The JRC is not aware of any authorisation by the European Commission for the use of Category 1 animal by-product materials for the production of fertilising materials to be used in the food production system. Therefore, at present, Category 1 animal by-product material is not further considered as input material for the present study.

2) The STRUBIAS sub-group and STRUBIAS interim reports have indicated that a share of the STRUBIAS production pathways use animal by-products as input materials (i) that are already processed by the rendering industry in line with the processing methods (pressure sterilisation) or (ii) are digestion residues from transformation into biogas or compost. Both can under the current regulatory framework already be placed on the market as (organic) fertilisers. Therefore, it is proposed that these processed materials can be used, without further restrictions to control for biological hazards, as input materials for STRUBIAS production pathways.

3) There is also an interest from the STRUBIAS sub-group to rely on three different production processes that are currently not permitted as standard use methods in the Animal By-products Regulation provisions for international trade:

   i. Unprocessed manure as input material for precipitated phosphate salts;

   ii. Unprocessed manure as input material for pyrolysis & gasification materials;

   iii. Unprocessed animal by-products of Category 2 and 3, including manure, for thermal oxidation materials & derivates.
Therefore, **alternative conditions and technical requirements** for the handling, treatment, transformation, processing and storage of the materials resulting from such materials are proposed as follows:

i. **Unprocessed manure as input material for precipitated phosphate salts**

Manure, digestive tract content separated from the digestive tract, (raw) milk, milk-based products and colostrum classified as category 2 and category 3 materials pursuant to Regulation (EC) 1069/2009 does not require a specific treatment for hygienisation if the competent authority does not consider it a risk for the spreading of serious transmissible diseases; it can be applied to land in unprocessed form. However, the **placing on the market of processed manure, derived products from processed manure and guano from bats is subject to the requirements laid down in Annex XI (Chapter I, section 2) of Regulation (EU) 142/2011.**

The standard processing method that such materials must undergo includes a heat treatment process of at least 70 °C for at least 60 minutes and they shall have been subjected to reduction in spore-forming bacteria and toxin formation, where they are identified as a relevant hazard. Nonetheless, the competent authority may authorise the use of other standardised process parameters than those referred to above, **provided that such parameters ensure the minimising of biological risks.** This involves, amongst others, the identification and analysis of possible hazards, a validation of the intended process by measuring the reduction of viability/infectivity of endogenous indicator organisms, including, for instance, *Enterococcus faecalis,* thermoresistant viruses such as parvovirus, parasites such as eggs of *Ascaris sp.,* *Escherichia coli,* *Enterococcaceae,* and *Salmonella.*

Based on the assessment of the biological and other risks as outlined in section 5.4.5.2, it is proposed that manure, non-mineralised guano, and digestive tract content can be used as an eligible input material for production processes without prior processing on condition that precipitated phosphate salt has:

- A maximum organic carbon content of 3% of the dry matter content$^{18},$
- No presence of *Clostridium perfringens* in a concentration of more than 100 CFU/g fresh mass and the absence of viable Ascaris eggs in a 25 g fresh mass sample of the precipitated phosphate salt.  

By way of derogation, the testing on *C. perfringens* and *Ascaris sp.* shall not be necessary for materials that have undergone following conditions:

- Pressure sterilisation through the heating to a core temperature of more than 133°C for at least 20 minutes without interruption at an absolute pressure of at least 3 bars. The pressure must be produced by the evacuation of all air in the sterilisation chamber and the replacement of the air by steam (‘saturated steam’);
- A processing step in a pasteurisation/hygienisation unit that reaches a temperature of 70 °C during the time of at least one hour.

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$^{18}$ As measured using vacuum drying at 40°C, CEN method under development.
The rationale for proposing the conditions on maximum organic carbon content and supplementary microbial testing relate predominantly to concerns associated to the release of antimicrobial residues with a high affinity for organic matter (e.g. tetracycline, sulphonamides) and the spreading of antibiotic-resistant bacteria (e.g. spore forming bacteria and other bacterial species). The maximal limits for organic carbon, C. perfringens and Ascaris eggs can be met in the production process, even without supplementary processing steps. However, for materials resulting from manufacturing processes that include operations that ensure the effective elimination of biological pathogens (e.g. anaerobic digestion plus pasteurisation, thermal hydrolysis), exemptions are proposed for microbial testing. We refer to section 5.4.5.2 for a detailed discussion on the topic.

ii. Unprocessed manure as input material for pyrolysis & gasification materials

Similar to precipitated phosphate salts, there is an interest from the STRUBIAS sub-group to use unprocessed manure as an input material to pyrolysis & gasification processes. Given the legal framework on the use of processed manure as outlined above for precipitated phosphate salts, an assessment has been performed of the impact of pyrolysis/gasification processes on biological and other hazards (see section 5.6.5). It was indicated that biological hazards are typically removed through the application of dry or wet heat under the time-temperature profiles applied in pyrolysis and gasification production processes. Pyrolysis/gasification processes are likely to significantly reduce or even remove the dominant antimicrobial substances that could be present in manures, such as tetracycline. Therefore, it is proposed that manure, non-mineralised guano, and digestive tract content can be used as an eligible input material for pyrolysis production processes without prior processing.

As some pyrolysis and gasification processes are in agreement with the hygienisation steps to prevent risks as laid down pursuant to Article 15 and any measures which have been laid down in accordance with paragraph 3 of this Article of Regulation (EC) No 1069/2009 (e.g. hydrothermal carbonisation techniques apply a similar or even more stringent pressure sterilisation process than the processing method 1 described in Chapter III of Annex IV of Regulation (EU) 421/2011, it is proposed that pyrolysis & gasification derived from animal by-products of category 2 and 3 should undergo one of the following treatments at a stage prior to or during the pyrolysis & gasification material production process: (i) pressure sterilisation, (ii) Brookes’ gasification process as described in point E, section 2, chapter IV, of Annex IV of Regulation (EU) No 142/2011

iii. Unprocessed animal by-products, including manure, for thermal oxidation materials & derivates.

The combustion at 850°C provides an equivalent or superior degree of protection to the processing methods set out in Chapter III of Annex IV for category 2 and 3 animal by-products. Above temperatures of 120°C, minimal thermal death times are required to inactivate biological pathogens that could be present in category 2 and 3 animal by-products, even under dry conditions. Moreover, the combustion at >850°C provides an effective manner to remove organic chemical pollutants that could be present in the animal by-
Therefore, it is proposed to place animal by-products of category 2 and 3 on the positive list of eligible input materials and to adhere to the operating conditions as laid down in Article 50 of the Industrial Emissions Directive for the processing of these materials, without the need for an additional hygienisation step prior to combustion. The combustion conditions are in line with Regulation (EU) No 592/2014 that amends Regulation (EU) 142/2011, indicating the processing method for poultry litter through combustion in on-farm combustion plants. It is proposed that (1) these combustion conditions could apply as a processing method for all types of animal by-products of category 2 and 3, and (2) to all types of combustion plants, regardless of their maximum capacity and location on or off-farm, as long as they are compliant with the necessary hygiene standards as laid down in Regulation (EU) No 592/2014 and emission limit values depending on their capacity (e.g. Medium Combustion Plant (MCP) Directive, (EU) 2015/2193).

5.3.6 Limits for bulk organic C for precipitated phosphate salts

The proposal for the 3% limit value for organic C in precipitated phosphate salts & derivates was supported by some STRUBIAS sub-group stakeholders, but questioned by others due to the lack of solid techno-scientific data to support the need for such a criterion on bulk carbon. In the second set of draft proposals, the limit value of 3% is maintained for precipitated phosphate salts & derivates.

The main reason for maintaining the original proposal is the fact that the knowledge base for environmental and safety aspects is dominantly built on precipitated phosphate salts of high purity (section 5.4.5), and that solid techno-scientific evidence indicates an inverse relationship between environmental and human health risks and material purity. The organic C is not only an impurity, but also a vector for the adsorption of impurities, and thus an excellent proxy for the purity of the precipitated phosphate salt. The precipitation process lacks a robust treatment step to remove organic pollutants and the risks associated to the precipitated salts are thus positively correlated to the amount of impurities that are co-precipitated. Therefore, it is proposed to add organic C as a parameter, together with other particular organic and biological indicators (e.g. PAH, Clostridium perfringens, etc.), in the compliance scheme for this CMC.

The precipitation process involves the formation of a separable solid substance from a solution by converting the substance into an insoluble form through the addition of chemicals. Due to the nature of the process, the probability of incorporating dissolved impurities in the precipitated phosphate salt is relatively low as the precipitate is formed through the reaction of dissociated, free floating ions in solution that react with one another. For instance, Mg$^{2+}$ and NH$_4^+$ react with PO$_4^{3-}$ ions to create a struvite salt that can precipitate. Rather, the impurities become part of the precipitated phosphate salts because of the incomplete separation of the precipitate from the sludge or liquefied matrix that contains particulate or suspended impurities. Organic components have a large adsorption capacity for impurities owing to their large surface area and micro porous structure. Moreover, some organics are contaminants that make up a significant share of the organic carbon. Metals,
specific pharmaceuticals (e.g. sulfonamides and tetracyclines) and biological pathogens are, for instance, dominantly present in the organic matrix of the sludge (Karvelas et al., 2003; Lou et al., 2018; Ye et al., 2018). Therefore, the organic carbon content in precipitated phosphate salts is positively correlated to the accumulation of impurities in the form of antibiotics (Ye et al., 2018), and other impurities have mainly been found in precipitated phosphate salts with an organic C content of >3% (STOWA, 2015). The relationship between organic C content and the level of impurities is thus evident and demonstrated from a theoretical and experimental point of view. The limit value of 3% is proposed because it is the upper limit for most of the precipitated phosphate salts that have been evaluated in the risk assessment for this CMC. The limit also imposes a reduction of one order of magnitude in organic C relative to unprocessed manure and sewage sludge.

The proposal of the 3% limit value enables in turn to propose a minimal compliance scheme for this CMC that effectively excludes the extensive and expensive testing for a broad range of organic contaminants (e.g. pharmaceutical compounds and personal care products, phthalates, surfactants, etc.), and strengthens market confidence in fertilising materials recovered from biogenic wastes in times of increased concerns about emerging organic contaminants in consumer products and the food chain. Hence, it is indicated that the inclusion of the proposed organic C limit of 3% can effectively contribute to a robust and stable legal framework. We further refer to section 5.4.5.1 for a detailed discussion on this topic.

5.3.7 Organic carbon content in ashes from biomass combustion plants

The conditions for the incineration of waste as laid down in the Industrial Emissions Directive 2010/75/EU contain stringent temperature requirements of 850°C for more than 2 seconds or more than 1100°C for more than 0.2 seconds. Moreover, waste incineration plants shall be operated in such a way as to achieve a level of incineration such that the total organic carbon content of slag and bottom ashes is less than 3% or their loss on ignition is less than 5 % of the dry weight of the material. For materials other than waste within the meaning of Directive 2008/98/EC, such as plant-based materials, those strict conditions only apply to the largest combustion plants (>50 megawatt (MWth); Industrial Emissions Directive (IED)), but not to smaller plants (i.e. those covered under Regulation (EU) 2015/1189 on ecodesign requirements for solid fuel boilers or under the Medium Combustion Plant (MCP) Directive).

Those Directives ensure the implementation of the obligations arising from the Gothenburg Protocol under the UNECE Convention on Long-Range Transboundary Air Pollution. Therefore, the primary focus of the abovementioned pieces of legislation is on the emissions to the atmosphere, rather than on the characteristics of the solid material (i.e. soot, fly and bottom ashes, charred materials, etc.) remaining in the boiler or combustion plant. As a matter of fact, the current fate of these materials after combustion involves its use in non-agricultural sectors (e.g. construction materials, or landfilling). For its use in a CE marked fertilising product that is not subject to further management controls and restrictions,
a detailed assessment on the risks associated to human health and the environment should therefore be performed.

Certain materials, such as residues from agriculture and forestry, are inherently low in organo-chemical pollutants for which reason stringent time temperature profiles are neither required to ensure the destruction of pollutants in the material, nor proportionate considering the limited risks for emissions of certain persistent organic pollutants.

Most residue management regulations use the organic C as a key parameter indicating the degree of organic contaminant removal as organic carbon serves as a reactive surface for the adsorption of possible contaminants, such as volatile and persistent organic pollutants (Vehlow et al., 2006). Due to the incomplete combustion of organic matter and the possibility of using biomass of a high chlorine content, organic pollutants, such as for instance volatile organic carbon and polychlorinated biphenyls, can be formed and can remain in the combustion residue. In addition, information on the possible environmental risks related to the possible presence of water-soluble and insoluble organic contaminants is lacking.

Biomass ashes can contain organic aromatic structures, condensed refractory biomass and char-like particles, and some biomass ashes thus show similarities to the materials obtained from pyrolysis and gasification processes.

The proposal is therefore:

- The strict time temperature profiles with temperatures >850°C shall only apply to all eligible input materials, other than certain plant-based materials.
- To limit the CMC “thermal oxidation materials & derivates” to materials that are oxidised in such a way that the total organic carbon content of the slags and bottom ashes is less than 3%, regardless of the input material applied. This implies that partially oxidised materials shall not be allowed for this CMC and that also ashes from certain plant-based materials should meet this criterion. Possibly, such ashes of higher organic C shall be subject to further re-burning to levels below <3%. Biomass that is combusted or gasified under (oxygen-limiting) conditions that results in the presence of unburnt organic matter (organic C content > 3%) could possibly also make an entry in the CMC “pyrolysis & gasification materials”. The testing regime of the latter category is somewhat different than for “thermal oxidation materials & derivates” because of the need for additional testing on specific contaminants (e.g. volatile organic carbon).

5.3.8 Sewage sludge as an input material for pyrolysis & gasification materials

The proposal has been made by the STRUBIAS sub-group to include sewage sludge as an input material for pyrolysis & gasification materials.

Sewage sludge may contain a set of organic pollutants, including not only persistent organic pollutants (PAH, PCB, PCDD/F), but also a broad set of organic emergent pollutants such as
phthalates (e.g. di (2-ethylhexyl) phthalate (DEHP)), surfactants present in cleaners and
detergents (e.g. linear alkylbenzene sulphonates (LAS) and nonylphenols (NPE)), personal-
care products, pharmaceuticals and endocrine-disrupting compounds (sulphonamides,
galaxolide, etc.) and polymers used to bind solid particles in solid-liquid separation
processes. Given the potential risks associated to these substances, there are significant
public and governmental concerns related to the recycling of sewage sludges in the
European food chain. The spectrum of emerging contaminants in sewage sludge is
extensive (Petrie et al., 2015), and much broader than for any of the eligible input
materials for pyrolysis & gasification materials. Whereas some of the above-mentioned
contaminants can certainly be degraded under oxidative conditions at high temperatures, the
necessary techno-scientific evidence is lacking that demonstrates their removal under
oxygen-limiting and reducing conditions. It is known that stringent temperature/time
pyrolysis profiles (>550°C, > 20 min) induce a weight loss in pyrolysis & gasification
materials due to burning out of organic compounds (Deydier et al., 2005b; Koutcheiko et al.,
2007; Ro et al., 2010; Marculescu and Stan, 2012), but the knowledge base of studies that
assessed the proportional removal of specific organic pollutants is limited and restricted
to only few organic pollutants. Limitations in the potential of dry and wet
pyrolysis/gasification processes to remove organic pollutants have been observed for organic
contaminants like nonylphenol, chlorinated aromatic fractions and specific veterinary
antibiotics (Weiner et al., 2013; Ross et al., 2016; vom Eyser et al., 2016). Moreover, the
mechanisms, nature and soil residence times of any decay products that could be formed
remain unclear, and possibly metabolites can have differential toxicity from the parent
compound (Weiner et al., 2013; Ross et al., 2016; vom Eyser et al., 2016). Whereas high
temperatures can effectively transform contaminants in the gaseous phase, these could also
potentially be re-adsorbed on the organic carbon and soot particles that show a high
adsorption potential for contaminants (Mätzing et al., 2001). As indicated in the latest draft of
the Best Available Techniques (BAT) reference document for waste incineration under the
Industrial Emissions Directive (IED, 2010/75/EU) (European Commission, 2017c), the
pyrolysis of sewage sludge is a rather new method and not a widely proven technique
for the treatment of waste materials. Thus, there is no adequate and long-term experience
that indicates the suitability of pyrolysis methods to ensure the effective removal of the broad
spectrum of organic pollutants that could be present in waste materials like sewage sludge
(European Commission, 2017c). For this reason, pyrolysis and gasification are only permitted
thermal treatment methods on condition that the substances resulting from a pyrolysis,
gasification or plasma process are subsequently incinerated, according to recitals 40 and 41,
as well as Article 42 of the Industrial Emissions Directive.

Given that the solid residue quality is dependent on the process temperature (European
Commission, 2017c), the inclusion of sewage sludge on the positive input material list
would also involve a complex compliance scheme for this CMC, stringent
time/temperature profile conditions to ensure a breakdown of bulk organic composites,
or a combination of both. Because of the heterogeneous nature of organic compounds, the
compliance cost would considerably increase (e.g. GC-MS measurements). Moreover, it may
be challenging for the STRUBIAS sub-group to reach agreement on the identity of the
organic compounds that should be included in the compliance scheme as well as on safe limit values for many of these emerging organic compounds.

Research findings from the last decade indicate that pyrolysis & gasification materials derived from sewage sludge will not meet the limit values for toxic metals (especially Cd, Cu, Pb, Ni, Zn) at PFC level (He et al., 2010; Hossain et al., 2010; Gascó et al., 2012; Méndez et al., 2012; Van Wesenbeeck et al., 2014; Lu et al., 2016). Heavy metals are predominantly recovered in the solid matrix (char) during the pyrolysis/gasification process, and thus hardly any metal removal takes place during the pyrolysis/gasification process (Tomasi Morgano et al., 2018). Rather, toxic metals become more concentrated in pyrolysis & gasification materials, and no post-pyrolysis/gasification processes are described to remove the inorganic contaminants. Whereas this is an often reported argument to exclude sewage sludge as an input material, the JRC believes that cost-effective compliance schemes on the output material could effectively control for toxic metals/metalloids. Nonetheless, it is unlikely that pyrolysis & gasification materials derived from sewage sludge can make up an important share of the pyrolysis & gasification materials on the internal market, unless the limit values for toxic metals are respected through the mixing with other component materials. The limited market viability of pyrolysis & gasification materials derived from sewage sludge might be further undermined by the fact that the plant bio-availability of phosphorus in such materials remains largely unknown. The plant nutrient availability in pyrolysis & gasification materials is controlled by the coordinated cations present (Al, Fe, Ca, Mg) (Ippolito et al., 2015). As some sewage sludges are enriched in Al and Fe, relative to other nutrient-rich input materials such as manure, a reduction in the plant nutrient availability can be expected for sewage sludge-derived pyrolysis & gasification materials relative to their manure-derived counterparts. Therefore, the uncertainty associated to the plant availability of the nutrients present in sewage sludge-derived pyrolysis & gasification materials is a concern, especially as the STRUBIAS sub-group indicated a lack of satisfactory chemical testing methods to evaluate plant nutrient and P availability in STRUBIAS materials.

In conclusion, there are two fundamental problems that have led the JRC to take its present position of not proposing sewage sludge on the positive input material list for pyrolysis & gasification materials in this second draft report. First, the necessary science of the impacts on human health and the environment is not in place for organic contaminants, nor is the presumption of non-adverse impacts confirmed by techno-scientific evidence collected by the STRUBIAS sub-group for sewage sludge-derived pyrolysis & gasification materials. Second, in view of the limited market potential for sewage sludge derived pyrolysis & gasification materials, the risk to undermine consumer confidence in pyrolysis & gasification materials in general and to increase complexity in the compliance scheme for the CMC group is so large that it presently distorts the evaluation of any other factors involved in the assessment. The possible benefit of adding sewage sludge on the input material list is simply too low to counterbalance any eventual loss in consumer confidence for pyrolysis & gasification materials, and by extension, fertilising materials derived from waste. This proposal is in line with the non-acceptance of
contaminated input materials, including sewage sludge, for pyrolysis & gasification materials according to voluntary standardisation schemes (EBC, 2012) and national legal frameworks (Meyer et al., 2017). Moreover, it should be noted that, in view of the very local nature of certain product markets, EU Member States can still rely on the principle of optional harmonisation to make available non-harmonised fertilisers on the market in accordance with national law. Finally, the proposals in this document provide two other avenues for the safe recovery of valuable fertilising elements from sewage sludge, via precipitation of phosphate salts or thermal oxidation.
5.4 Precipitated phosphate salts & derivates

5.4.1 Scope delimitation and possible uses

The recovery and recycling of phosphate through precipitation processes aims at reducing the dependence on phosphate rock as a critical raw material, the ultimate primary raw material of all the P cycling through the food and non-food system. Precipitated phosphate salts may contain also other plant nutrients (Ca, N, Mg, etc.), but their recycling is of a lesser concern as these elements are not present on the list of critical raw materials. The scope of the CMC is outlined in section 5.1.1.

The current legal framework for precipitated phosphate salts or struvite-like recovered materials varies across the different EU Member States (Dikov et al., 2014; De Clercq et al., 2015; ESPP, 2017). Precipitated phosphate salts can be legally used as a fertiliser in the Netherlands, Belgium, Germany, France, Denmark and the UK. As a general rule, the material needs to comply with maximum limit values for inorganic contaminants (As, Cd, Cr, Cu, Hg, Pb, Ni, Zn), biological pathogens and minimum nutrient contents in most Member States, while some countries also have maximum limit values for organic contaminants (PAH, PCDD/F, HCH, aldrin, dieldrin, endrin, isodrin, DDT+DDD+DDE and mineral oil) based on the dry matter or the nutrient content of the fertiliser. The legislation in the Netherlands explicitly refers to sewage sludge as an input material for precipitated phosphates, but makes no mention of the recovery of phosphate salts from other input materials. Additionally, a cross-border mutual recognition initiative for struvite between the Netherlands, Flanders (Belgium) and France is under development (North Sea Resources Roundabout). No voluntary standards for struvite have been agreed so far.

The proposed framework of the Revised Fertiliser Regulation enables that CMCs can be used in a PFC category of choice. Nonetheless, precipitated phosphate salts & derivates are likely to be contained in CE fertilising products of Product function Category I – Fertilisers, thanks to their high P content.

5.4.2 Input materials and reactants

5.4.2.1 Targeted input materials

Nutrient recovery as phosphate salts is restricted to liquids and slurries and the separated fractions of those materials (e.g. the liquid digestate fraction after anaerobic digestion). As a matter of fact, piloting and operational facilities that manufacture precipitated phosphate salts are mainly installed at municipal waste water treatment plants and, to a smaller extent, at sites from the agri-food processing industry (mostly potato and dairy). A small amount of operational and piloting plants recover nutrients as phosphate salts from energy crop plants, and chemical industry waste streams (pharmaceutical industry). At small-scale (laboratory) installations, P-recovery from bio-waste digestates and other food processing industries (e.g. rendering industry) have been documented. These material streams comprise the overall share of the P that is dissipated in liquid or slurrified state in the EU (see section 14).
Also animal by-products of category 2 and 3 can be used for the production of precipitated phosphate salts, as follows:

- The precipitation of pure Ca and Mg-phosphates from complex matrices like manure is challenging, although recent progress has been made (Huang et al., 2015). Therefore, the implementation of nutrient recovery processes from manure and livestock stable slurries is limited, with the recovery of K-struvite from veal calf manure being the only process that is operational (Stichting Mestverwerking Gelderland; Ehlert et al, 2016a). Nonetheless, a substantial interest and potential exists to recover P from manure and livestock stable slurries through P-precipitation (e.g. BioEcoSim phosphate salt precipitation process). Additionally, there is an interest within the STRUBIAS sub-group to manufacture precipitated phosphate salts from fish excreta and sludges. As outlined in section 5.3.5, the placing on the market of processed manure, derived products from processed manure and guano from bats is subject to the requirements laid down in Annex XI (Chapter I, section 2) of Regulation (EU) 142/2011. These requirements indicate that manure should undergo a hygienisation treatment or, alternatively, that the processed manure material should demonstrate compliance with a set of microbial standards (e.g. Ascaris eggs, spore-forming bacteria, viruses, etc.) if authorised by the competent authority. STRUBIAS production processes are at times not compliant with the standard processing methods ("a heat treatment process of at least 70 °C for at least 60 minutes and they shall have been subjected to reduction in spore-forming bacteria and toxin formation"). Nonetheless, some STRUBIAS production pathways may even provide an equal level of environmental protection as the standard processing method (STOWA, 2016). Therefore, it is proposed that unprocessed manure can be used as an input material for the production of precipitated phosphate salts on condition that the end-material that will be incorporated in a CE marked fertilising product is either compliant with a set of microbiological requirements or has been subject to specific standard processing methods (see section 5.3.5 and section 5.4.5). If accepted by the Commission, such a proposal could possibly avoid the default implementation of energy and cost-intensive hygienisation steps in the production process, and provide an equal or higher level of environmental protection than the current requirements laid down in the implementing Regulation (EU) 142/2011.

- Other animal by-products of category 2 and 3 can in theory also be used for the production of precipitated phosphate salts (e.g. residues from gelatin production processes, digestates of rest materials from heat-processed animal by-products in the rendering industry, etc.). These types of materials are typically residues from the rendering industry and have thus already undergone a treatment process in line with the requirements laid down in the Animal By-products Regulation (e.g. pressure sterilisation). Therefore, these materials have already "reached the end point in the manufacturing chain" according to Regulation (EC) 1069/2009, and can under the existing legal framework already be used for production of organic fertilisers and soil improvers.

Considering the proposed different testing requirements and compliance schemes in the second set of draft proposals for STRUBIAS materials, it is proposed to separate manure,
non-mineralised guano, and digestive tract content from the other animal by-products on the list of input materials.

Following materials from the food processing industry show a significant potential for P-recovery in the form of precipitated phosphate salts:

- **Waste from potato processing facilities is suitable for phosphate recovery since the wastewater contains large amounts of phosphate.** During preparation of the prebaked frozen product, potatoes are treated with sodium acid pyrophosphate (Na$_2$H$_2$P$_2$O$_7$) after the blanching treatment. Sodium acid pyrophosphate is needed to complex iron (Fe$^{2+}$). In this way sodium acid pyrophosphate prevents iron in the potato reacts with chlorogenic acid during the heating processes (Rossell, 2001). The oxidation of the Fe$^{2+}$-chlorogenic acid complex by oxygen from the air would otherwise result into a grayish-colored substance that causes after-cooking gray discoloration (Rossell, 2001). The blanching treatment also causes leaching of phosphate from the potatoes, but no known contaminants are formed during the reaction.

- Many processing plants produce sludge from the extraction processes of the crop part of interest. Sugar mills produce wastewater, emissions and solid waste from plant matter and sludges (Hess et al., 2014). The technique applied for sugar extraction from plant tissues has an impact on the volumes of water used (consumed and polluted) to produce sugar (Bio Intelligence Service - Umweltbundesamt - AEA, 2010). Considering the high nutrient contents of the beet, the molasses and waste waters generated during the sugar beet processing are also rich in N and P (Gendebien et al., 2001; Buckwell and Nadeu, 2016). Gendebien et al. (2001) indicated, for instance, effluent P concentrations of > 100 mg PO$_4^{3-}$-P L$^{-1}$. During the further processing and fermentation of molasses in the brewery industry, vinasses and wastewater may be generated from the cleaning of chemical and biochemical reactors (for mashing, boiling, distillation, fermentation and maturation) and solid–liquid separations (separation and clarification).

- **Dairy wastewaters** contain milk solids, detergents, sanitisers, milk wastes, and cleaning waters from intermediate clean-up operations at the different processing steps (storage, pasteurisation, homogenisation, separation/clarification, etc.).

By using and producing plant and edible food materials as starting materials, also certain food processing industry waste streams and wastewaters are intrinsically of low risk as long as the origin and additives of the waste water components and the processing steps that may lead to contamination of the stream are controlled. After all, Commission Regulation (EU) No 1130/2011 includes a list of authorised additives approved for use in food additives, enzymes and flavourings, and substances of concern are thus effectively prohibited by law. Nonetheless, a significant proportion of the wastewaters are originating from the washing of...
installations. Typical cleaning agents used in the food-processing industry sector are (European commission, 2006a):
- alkalis, e.g. sodium and potassium hydroxide, metasilicate, sodium carbonate;
- acids, e.g. nitric acid, phosphoric acid, citric acid, gluconic acid;
- pre-prepared cleaning agents containing chelating agents such as EDTA, NTA, phosphates, polyphosphates, phosphonates or surface-active agents;
- oxidising and non-oxidising biocides.

The use of chelating agents and biocides may hamper nutrient recovery as the contaminants may be transferred to the recovered material. The use of detergents in the EU is controlled through Regulation (EC) No 648/2004 that only enables the use of biodegradable detergents. Moreover, recent research indicated that common cleaners and surfactants, such as linear alkyl benzenesulfonates are not co-precipitated to a significant extent in phosphate salts (Egle et al., 2016). Specific disinfection products, such as chlorine, can form disinfection by-products which can be carcinogenic and highly ecotoxic in their nature, and no information is available on their behavior during precipitation processes.

It is proposed to enable the use of wastewaters from food processing industries, unless previous processing steps involved contact with:
- detergents other than those permitted pursuant Regulation (EC) No 648/2004,
- oxidising and non-oxidising biocides,
- animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009 for which no end point in the manufacturing chain has been determined in accordance with the third paragraph of Article 5(2) of that Regulation;

Moreover, it is proposed to include semi-solid waste materials from the agro-food processing industry (e.g. molasses, vinasses, etc.) as input materials. On the proposed input material list, such materials are included as bio-wastes within the meaning of Directive 2008/98/EC and Directive EU 2018/851 (i.e. "biodegradable garden and park waste, food and kitchen waste from households, offices, restaurants, wholesale, canteens, caterers and retail premises and comparable waste from food processing plants”).

Large amounts of wastewater are produced by the energy production industry, pulp and paper industry, chemical industry and pharmaceutical industry (Moloney et al., 2014; Eurostat, 2016). The wood pulp and paper industry is the non-food sector that dominantly contributes to P-losses (van Dijk et al., 2016), but the P is present in a highly diluted form (0.2 – 0.4 mg L⁻¹). Phosphorus losses from other non-food sectors, more specifically chemical waste streams, are low and diluted, for which reason P-precipitation is technically challenging (van Dijk et al., 2016). Moreover, specific chemical waste streams may contain contaminants that are present in large quantities (e.g. pharmaceutical compounds). Also, the STRUBIAS sub-group did not identify specific chemical industry waste streams used for P-recovery through precipitation processes. However, the behaviour during the precipitation process is unknown for contaminants encountered in treated pulp and paper sludges (e.g. absorbable organic halides (AOX) and chlorinated organic compounds; Pokhrel and
Viraraghavan, 2004). For these reasons, it is proposed to exclude waste from such materials as input material.

5.4.2.2 Reactants

The precipitation process is based on the addition of chemical reactants, phosphate counter ions, and pH regulators (chemicals, CO₂) in a reactor (Quintana et al., 2004; Le Corre et al., 2009; Rahman et al., 2014). Different reactor types and configurations exist (see section 15.1), some of them having a seed bed (sand, struvite, but also poorly soluble Mg-compounds (MgO), stainless steel mesh, pumice stone and borosilicate glass may be used; Kataki et al., 2016). The use of Mg-containing industrial by-products has been indicated to reduce operational costs (Quintana et al., 2004). However, as outlined in section 4.2.2, the STRUBIAS recovery rules will adopt the provisions of the use of industrial by-products as laid down in the general framework of the Revised Fertiliser Regulation as developed by the Commission.

5.4.2.3 Proposals for input materials and reactants

Based on the information presented in paragraphs 5.4.2.1 and 5.4.2.2, following proposal is put forward for input materials and reactants for the manufacturing of precipitated phosphate salts:

A CE marked fertilising product may contain precipitated phosphate salts exclusively obtained through precipitation of one or more of the following input materials:

a) wastewaters and sludges from municipal wastewater treatment plants;

b) manure, non-mineralised guano, and digestive tract content pursuant to Regulation (EC) No 1069/2009;

c) animal by-products and derived materials from Category 2 or Category 3 material of Regulation (EC) No 1069/2009, other than manure, non-mineralised guano, and digestive tract content, provided that:

- they have been hygienised in accordance with the conditions for pressure sterilisation or with other conditions to prevent risks arising to public and animal health, in accordance with the requirements laid down pursuant to Article 15 of Regulation (EC) No 1069/2009, or
- they are digestion residues from transformation into biogas as set out in Annex V of (EU) No 142/2011;

d) wastewaters from food processing industries, unless the food processing steps involved contact with any of the following:

- detergents other than those permitted pursuant Regulation (EC) No 648/2004,
- oxidising and non-oxidising biocides, or
- animal by-products of category 1 or derived products falling within the scope of Regulation (EC) No 1069/2009;

e) bio-waste within the meaning of Directive (EU) 2018/851 amending Directive 2008/98/EC resulting from separate bio-waste collection at source, other than those materials included in point c);
f) living or dead organisms or parts thereof, which are unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which are extracted from air by any means, except

- materials originating from mixed municipal waste,
- sewage sludge, industrial sludge or dredging sludge,
- animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009, and
- materials separately mentioned in points a) - e); or

g) chemical substances and fluidised bed substrates, other than:

- those listed under a) - f),
- waste within the meaning of Directive 2008/98/EC,
- non-biodegradable polymers, and
- animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009.

In addition, a CE marked fertilising product may contain precipitated phosphate salts obtained through precipitation of any material listed in points (a)-(g), or combination thereof, processed by manual, mechanical or gravitational means, by solid-liquid fractionation using biodegradable polymers, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, by thermal hydrolysis, by anaerobic digestion or by composting as long as the temperature of such processes is not raised above 275°C.

[Note: The exclusion of a material from a lettered item does not prevent it from being an eligible component material by virtue of another lettered item]
Bamelis et al., 2015; Camargo-Valero et al., 2015) and the information received from the STRUBIAS sub-group, applied pre-treatments include acidification and liming, thermal hydrolysis (at temperatures of 150°C-180°C), pressure modifications, the circulation of wastewater in enhanced biological phosphorus removal (EBPR) tanks, and anaerobic digestion. These techniques are applied in existing municipal waste water treatment plants or at operational piloting P-recovery facilities.

Flocculants, pH regulators, chemical and biological stabilisers and detergents and flocculants are commonly used to increase the efficiency of removal of waste fractions from food processing facilities.

Solid-liquid separation techniques (e.g. centrifuge, sieve belt, filter press, screw press, rotation liquid sieve, vibration screen, sedimentation tank, dissolved air flotation, lamella separator, filtration by means of straw bed, ultrafiltration using semi-permeable membranes, and reverse osmosis), possibly after the application of polymers, are generally applied at some stage during pre-processing stages of the input material preceding the precipitation of phosphate salts. Organic or inorganic coagulants are sometimes used to achieve a good separation between solid and liquid phases (Hjorth et al., 2010; Schoumans et al., 2010). Usually coagulants, flocculants and polymers are poly-electrolytes, aluminium and iron sulfates and chlorides, calcium oxides and hydroxides, polyacrylamide or also magnesium oxide and magnesium hydroxides. The above-mentioned techniques are all based on mechanical separation, possibly complemented by the addition of chemical substances, mild temperature treatment and membrane technologies. No limitations on the use of such techniques are proposed as long as the polymers applied have no adverse effects on animal or plant health, or on the environment (see requirements proposed for CMC 9 and 10 in the proposal for the Revised Fertiliser Regulation).

As phosphate salt precipitation can take place on materials obtained after applying the above-mentioned techniques, it is proposed to make a reference to chemicals that can be used (g) and pre-treatments in the paragraph related to the input materials as follows (see also section 5.4.2):

- chemical substances and fluidised bed substrates, other than:
  - those listed under a) - f);
  - waste within the meaning of Directive 2008/98/EC;
  - non-biodegradable polymers; and
  - animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009.

In addition, a CE marked fertilising product may contain precipitated phosphate salts obtained through precipitation of any material listed in points (a)-(g), or combination thereof, processed by manual, mechanical or gravitational means, by solid-liquid fractionation using biodegradable polymers, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, by
thermal hydrolysis, by anaerobic digestion or by composting as long as the temperature of such processes is not raised above 275°C.

The limit of 275 °C is proposed based on the upper temperature limit for thermal treatments investigated and applied i.e. the thermal hydrolysis processes (Barber, 2016). There is no risk for the de novo formation of persistent organic compounds such as PAH, PCDD/Fs or PCBs within the proposed temperature range (Vehlow et al., 2006; Van Caneghem et al., 2010).

5.4.3.2 Core process

According to the conditions on production process provisions, a wide range of materials could theoretically be precipitated, some of which falling clearly beyond the scope of this CMC. Examples of materials that could be produced include for instance precipitates other than those rich in phosphates (e.g. calcium sulfate, silver nitrate, etc.), or sludge-like insoluble precipitates formed in chemical waste water treatment plants by the application of chemicals like (FeCl₃, Fe₂(SO₄)₃), alum (Al(SO₄)₃) or lime (Ca(OH)₂). Obviously, these materials are not within the scope of this CMC. These materials have a low P content (e.g. 1-5% P for sewage sludge; Janssen and Koopman, 2005; Herzel et al., 2016). Hence, setting a criterion on the minimum P₂O₅ content will delimit the scope of the CMC category, in line with the objective of providing an avenue for the recovery of P-rich materials that can directly be used as fertilisers on land or as intermediates for fertiliser material production processes. The JRC is aware that a criterion for minimum P-content has been proposed at PFC level (PFC 1 – Fertilisers), but at the same time, it is believed that P-content is the preferred manner to ensure that materials fit within the scope of this CMC. Alternative approaches based on the measurement of the mineral composition (e.g. X-ray diffraction (XRD), mineral liberation analyses (MLA) using Scanning Electron Microscope (SEM) - Mineral Energy Dispersive Spectra (MEDS), etc.) are less straightforward and will lead to higher compliance costs (2000 – 4000 Euro per sample). Measuring the P₂O₅ content will not lead to additional compliance costs as this parameter will be measured as part of the conformity assessment procedures for PFC 1 – Fertilisers.

The targeted precipitated phosphate salts typically have a P₂O₅ content of more than 25% (Table 2). Nonetheless, the P₂O₅ content could be lower for specific phosphate salts, especially for hydrated salts. Sodium phosphate dibasic 12-hydrate (Na₂HPO₄.12H₂O) was identified as the phosphate salt with the lowest P₂O₅ content (20%). Since a limited amount of impurities might be co-precipitated together with the pure crystals without major environmental and human health risks, a minimum P₂O₅ content that corresponds to 80% of that mineral is proposed as a criterion to delimit the scope of this CMC:

The precipitated phosphate salt shall have a minimum P₂O₅ content of 16% of the dry matter content.¹⁹

¹⁹ As measured using vacuum drying at 40°C.
Current end-materials of operational plants typically have a P$_2$O$_5$ content > 20% (see section 16.1.1), indicating that this criterion should not be a restricting element in the compliance scheme. Together with the criterion on maximum organic C content (<3%, see section 5.4.5.1), these requirements will clearly differentiate precipitated phosphate salts from materials that fall beyond the scope of this CMC. Based on the reported values from operational plants, the 20% threshold value for the P$_2$O$_5$ content of precipitated phosphate salts is an achievable target for industrial P-recovery processes (section 16.1.1).

There are other processes (e.g. flocculation of suspended P present in sludges, adsorption of P on calcium silicate hydrates) that could lead to the production of P compounds. Examples of adsorption processes on calcium silicate hydrates are described in Petzet and Cornel (2012) and Kuwahara and Yamashita (2017). Because the nature of such processes is different from precipitation (as outlined in section 5.1.1), the non-selective inclusion of compounds other than phosphates occurs, leading to the production of materials that are lower in P-content, and possibly higher in contaminants. Assessing such materials and production processes other than precipitation processes falls beyond the scope of the CMC precipitated phosphate salts & derivates.

Table 2: Elemental composition of different types of precipitated phosphate salts in pure form as dried at a temperature of 40°C until constant weight.

<table>
<thead>
<tr>
<th>EC / List number</th>
<th>Name</th>
<th>Molecular formula</th>
<th>P (%)</th>
<th>P$_2$O$_5$ (%)</th>
<th>Mg (%)</th>
<th>Ca (%)</th>
<th>H$_2$O (crystal bonded)</th>
</tr>
</thead>
<tbody>
<tr>
<td>232-075-2</td>
<td>ammonium magnesium orthophosphate (hydrate)</td>
<td>NH$_4$MgPO$_4$·6H$_2$O</td>
<td>12.6</td>
<td>28.9</td>
<td>9.9</td>
<td>-</td>
<td>44</td>
</tr>
<tr>
<td>n.a.</td>
<td>dittmarite</td>
<td>NH$_4$MgPO$_4$·2H$_2$O</td>
<td>17.9</td>
<td>41.0</td>
<td>14.0</td>
<td>8.1</td>
<td>20.8</td>
</tr>
<tr>
<td>231-823-5</td>
<td>magnesium hydrogen phosphate</td>
<td>MgHPO$_4$</td>
<td>23.8</td>
<td>59.1</td>
<td>20.2</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>231-826-1</td>
<td>calcium hydrogenorthophosphate (anhydrous)</td>
<td>CaH$_2$PO$_4$</td>
<td>22.8</td>
<td>52.2</td>
<td>-</td>
<td>29.5</td>
<td>-</td>
</tr>
<tr>
<td>231-826-1</td>
<td>calcium hydrogenorthophosphate (dihydrate)</td>
<td>CaHPO$_4$·2H$_2$O</td>
<td>18.0</td>
<td>41.2</td>
<td>-</td>
<td>23.3</td>
<td>25.9</td>
</tr>
<tr>
<td>235-330-8</td>
<td>pentacalcium hydroxide tris(orthophosphate)</td>
<td>Ca$_5$(PO$_4$)$_3$(OH)</td>
<td>18.5</td>
<td>42.4</td>
<td>-</td>
<td>39.9</td>
<td>-</td>
</tr>
</tbody>
</table>

*subject to available measurement standards for the determination of crystal-bonded water

The chemicals, pH regulators and seed beds required for the precipitation process are discussed and identified together with the proposals for the list of eligible input materials and reactants in section 5.4.2.2.

5.4.3.3 Post-precipitation manufacturing steps

Nutrients in most recovered Ca and Mg phosphate salts show a high plant availability (section 5.4.4) and the material has no adverse effects on the environment and human health during the handling and use phase as a fertiliser (see section 5.4.5). Therefore, precipitated phosphate salts that meet the proposed criteria of this project can be used directly as a fertiliser or as an ingredient in the tested physical fertiliser blends. As indicated during the
STRUBIAS Kick-off Meeting and by Six et al. (2014), there is considerable interest of the fertiliser blending and mineral fertilising industry to use precipitated phosphate salts as an intermediate raw material in their production processes:

- Given that the P in most pure precipitated phosphate salts is already in plant-available form, there is no need for acidulation and further chemical reactions of the precipitated phosphate salts. Hence the materials may be ready for use in physical fertiliser blends, for instance together with acidulated phosphate rocks of CMC 1 (Virgin material substances and mixtures) (Six et al., 2014). Nonetheless, the different components should meet certain criteria, with respect to purity and granulometry (Formisani, 2003). Certain combinations of molecules should be avoided due to possibly occurring chemical reactions in the granulator that cause nutrient loss or reduce the water solubility of specific elements in the blend. A potentially limiting factor for the further direct use of precipitated phosphate salts could also be the moisture content of the (hydrated) precipitated phosphate salts and the chemical compatibility with other selected fertilising compounds in physical blends.

- Some precipitates may not be suitable as fertilising material due to their lower plant P-availability, but may be appropriate intermediates for chemical manufacturing processes of water- or acid-soluble P-fertilisers. This especially holds true for P-recovery processes leading to the production of end materials such as hydroxyapatite (Kabbe, 2017), a phosphate salt of lower plant P-availability, especially at alkaline pH (Arai and Sparks, 2007). Moreover, forthcoming P-recovery processes could also rely on similar two phase processes, i.e. through the precipitation of other materials of low plant P-availability (e.g. Fe-phosphates) that can be used as an intermediate in a P-fertiliser production process (Wilfert et al., 2015).

Hence, it is desirable to enable the further chemical processing of precipitated phosphate salts in the recovery rules to permit the production of fertilising materials of choice. Given the framework of the proposed revised Fertiliser Regulation, such chemical processing steps should be covered under this CMC and thus be included in the recovery rules (see section 4.2.1 and section 5.3.3).

As outlined in section 5.3.3, "two-step" manufacturing processes enable the further processing of intermediate materials. The principle of the two-step manufacturing processes for this CMC is that the precipitation process isolates a material that can be considered as "safe" due to the low values of organic contaminants, biological pathogens, and inorganic contaminants. The safety of this material is assured by a combination of process requirements and parameter testing on the precipitate (e.g. biological pathogens, maximal organic C contents, etc.). Therefore, subsequent chemical manufacturing steps can be applied to produce a fertilising material of a preferred chemical composition, as long as no new "risk materials" are introduced. Risk materials are, in this context, defined as materials which can introduce biological contamination or other non-intentional organic contaminants. Hence, it is proposed to enable only virgin materials (and possibly safe industrial by-products as...
permitted within the framework of the proposed revised Fertiliser Regulation, see section 4.2.2) for such post-precipitation manufacturing steps, and to exclude waste materials, materials which have ceased to be waste, waste animal by-products (similar to the provisions for CMC 1). Because the process limitations on the second step of the processes are minimal, a high degree of sovereignty is allowed for manufacturers to apply processes of choice and to promote the development of innovative processes that start from intermediate materials. The proposed provisions cover all wet chemical processes that involve the removal of P along with other elements from the precipitate by elution, after which the dissolved elements are recovered by solidification, precipitation, ion exchange or membrane technologies. The end-material from the whole manufacturing process ("precipitated phosphate salts & derivates that will be incorporated in the CE marked fertilising product") will then be subject to further testing on dry matter content and Al and Fe contents (see section 5.4.4).

Therefore, it is proposed to include following point in the CMC recovery rules:

A CE marked fertilising product may contain derivates from precipitated phosphate salts compliant with paragraphs 1 to 3 [input materials, production process conditions and material quality criteria of the precipitate, respectively] as produced through a chemical manufacturing step that reacts the precipitate with intermediates within the meaning of Regulation (EC) No 1907/2006 listed under point g) of paragraph 1.

5.4.3.4 Finishing steps

No specific requirements for "finishing" techniques that relate to the agglomeration or washing of materials have to be included at CMC level. Post-processes (e.g. modification of size or shape by mechanical treatment, washing with water) are normal industrial practice and any materials required are included on the input material list.

Hence, precipitated phosphate salts & derivates may undergo further post-processing steps with the intention to:

- Improve the purity of the material and to remove any physical and organic impurities by washing with substances that do not change the chemical structure of the crystalline phases of the precipitate;
- Agglomerate the product as pellets or granules using a variety of equipment including rotating pans and drums, fluidised beds and other specialised equipment. It should be noted that granulation processes might cause the heating of the precipitated phosphate salts, which could alter the chemical composition of the product due to dehydration;

5.4.4 Agronomic value
The objective for materials from the CMC precipitated phosphate salts & derivates is to supply plants with soluble phosphates as a macronutrient. Recovered Ca- and Mg-phosphate salts show generally good plant P-availability, with plant responses to fertilisation being similar to mined and synthetic P-fertilisers currently on the market (see section 6.2.2).

Some members of the STRUBIAS sub-group also formulated requests to include recovered Fe-phosphates in this category, thus as CMC materials that can be incorporated into the CE marked fertilising product (e.g. KREPRO process). Aluminium and iron phosphates are, however, not registered as fertilisers pursuant to Regulation EC No 1907/2006 (REACH). The material properties of the ferric phosphates (24-29% Fe) obtained through the KREPRO process that were proposed as end-materials to be included in this CMC showed high organic C contents (6% - 29%), low to moderate P contents (6.6% – 30.6%, expressed as P₂O₅), and molar Fe/P ratios in the range of 1.3 - 5.1. As only limited testing has been performed on these materials, their agronomic value remains uncertain due to concerns on the plant availability of Fe-complexed phosphates (Lindsay and De Ment, 1961; Ghosh et al., 1996; Wilfert et al., 2015). Kahiluoto et al. (2015) indicated good plant availability for sludges with moderate molar Fe/P ratios of 1.6, but not for materials with higher molar Fe/P ratios of 9.8. Moreover, if the P in Fe- and Al-phosphates were plant available, there is a substantial risk that the soluble aluminium or iron forms will induce plant toxicity as the liberation of P from such complexes will involve a breakup of the chemical bonds, and thus the liberation of free Al and/or Fe in the soil solution. Both Fe and Al can be toxic if supplied in excessive concentrations to plants (Connolly and Guerinot, 2002). Hence, the direct use of Al- and Fe-phosphates as CMC materials is not desirable as (1) the agronomic value of such materials of a P source remains unknown, thus leading to a tangible risk for the accretion of P in the soil, and (2) liberated phosphate counter-ions in the form of Al or Fe could cause potentially toxic plant effects. Therefore, following criterion is proposed:

Precipitated phosphate salts & derivates contained into the CE marked fertilising product shall have a maximum of 10% of the sum of elemental Al and elemental Fe of the dry matter content²⁰;

The proposed cut-off value allows Fe and Al to be present in relatively low amounts in the precipitated phosphate salts. This is important as eligible input materials, such as sewage sludge, are often rich in Al or Fe, some of which will be transferred as impurities to the precipitate. Typical values for Al and Fe in precipitated phosphate salts are in the range of 0 - 4% and 0 - 2% for Al and Fe, respectively (González-Ponce et al., 2009; Gell et al., 2011; Antonini et al., 2012; Uysal et al., 2014; Vogel et al., 2015; Siciliano, 2016). Assuming a minimum P₂O₅ content of 20% and a maximum Fe content of 10% in the precipitated phosphate salt, the molar Fe/P ratio in the material would be ~0.65, a value at which plant P availability would not be compromised (Kahiluoto et al., 2015). The proposal on maximal Al/Fe contents are also in line with the technical report of Ehlert et al. (2016a) that evaluated

²⁰ As measured using vacuum drying at 40°C, CEN method under development.
the possible inclusion of "recovered phosphates" in the Dutch fertiliser legislation, and recommended to constrain the category to Ca and Mg phosphates.

In line with Wilfert et al. (2015), there may be a potential for P-recovery from sludges containing Al-P and Fe-P complexes as input materials or intermediates for the production of precipitated phosphate salt fertilisers. This is the reason why they have been included further in this document as eligible input materials (section 5.4.2) and no criterion for the maximum Fe and Al content of the intermediate precipitate (section 5.4.3.2) has been proposed. Proposed limits on Fe and Al only apply to the finished precipitated phosphate salts & derivate materials contained into the CE marked fertilising product. Altogether, it is possible to use Al/Fe-rich compounds as an input material to produce an end-material pertaining to this CMC. Moreover, a two-step precipitation process can be applied, where Fe is used to precipitate phosphate into Fe-phosphates (with a P₂O₅ content of >20% and an organic C content of <3%) as long as this precursor is later transformed into a material that meets the proposed requirement on maximum Al + Fe content (as described in section 5.4.3.3).

5.4.5 Environmental and human health safety aspects

Certain input materials that are targeted for nutrient recovery through P-precipitation have high contents of inorganic and organic pollutants (Boxall, 2012), that may potentially be transferred to the precipitated phosphate salt. Some of these pollutants can be monitored by chemical analysis (e.g. polycyclic aromatic hydrocarbons (PAHs), metals like Cd and Hg, etc.) in the resulting materials. However, in recent years concerns have been raised on a broad variety of compounds including natural toxins, human pharmaceuticals, phthalates, veterinary medicines, pesticides and derivate, nanomaterials, personal care products, paints and coatings, etc. (Boxall, 2012). Especially these organic contaminants are of concern as analytical methods to trace these - by nature heterogeneous - compounds are complex and costly. Moreover, risk assessments on these pollutants are often lacking, which makes it challenging to derive limit values.

It is important to recognise that precipitated phosphate salts are a new type of industrial material, and compared to better-known materials, relatively few samples have been tested for contaminants, especially of organic origin. As already outlined in section 5.4.2, most laboratory, piloting and operating P-precipitation plants from which information on environmental and human health safety aspects is available are reliant on municipal waste waters as inputs (both for struvite and calcium phosphates). Nevertheless, also data for different food processing industries and manure and livestock stable slurries are available (section 16.1.2). Data on contaminants, especially organics, are mainly available for precipitated phosphate salts of high purity with a low C content (especially for struvites, but also for dicalcium phosphates – confidential data) and limited information is available for precipitated phosphate salts that show relatively higher levels of organic C.
Identification of specific contaminants

Given that no thermal destruction phase is present during the production of precipitated phosphate salts, it is relevant to assess the environmental and human health impacts from the presence of specific organic contaminants in phosphate salts. Possible pre-processing techniques such as anaerobic digestion and wet-digestion, pasteurisation, and thermal hydrolysis (section 5.4.3.1) might cause a substantial reduction in the risk for organic contaminants (Lukehurst et al., 2010), but are not always applied in the production process and do not secure the removal of the wide variety of organic pollutants that can be found in some input materials. Therefore, a hazard exists for the absorption and inclusion of organic contaminants in the end-material of the recovery process.

It is pertinent to evaluate hazards according to the probability of occurrence in the framework of a risk assessment. In this context, relevant frameworks for comparison are the direct land application of sewage sludge, manures, and digestates from manure slurries and bio-waste on land (Langenkamp and Part, 2001; Smith, 2009; WCA environment, 2014; Petrie et al., 2015; Ehlert et al., 2016b). Such comparisons are useful as the precipitation process is a separation technique, rather than a transformation process. Therefore, only contaminants present in the input materials can be transferred to the precipitate. In contrast to thermal oxidation materials & derivates and pyrolysis & gasification materials, there is no de novo formation of contaminants in this separation process.

Although emerging pollutants require supplementary screening (see below), risk assessments for sewage sludge, manures and designated bio-wastes from food and feed industry and residues from agriculture and landscape management indicate that organic contaminants are not expected to pose major health problems to the human population when those are directly re-applied on agricultural land (Langenkamp and Part, 2001; Smith, 2009; WCA environment, 2014; Ehlert et al., 2016b). This view is based on a technical evaluation of the situation, which acknowledges the concentration of organic contaminants in sewage sludge in relation to their behaviour and fate in the soil. It was concluded that the biodegradation and behaviour of organic compounds in the soil together with the low levels of crop uptake minimize the potential impacts of most organic pollutants on human health (Langenkamp and Part, 2001; Smith, 2009).

Nevertheless, the risk assessments also indicated that certain substances present in input materials like sewage sludges, manures, digestates and (industrial) waste waters require further investigation (UMK-AG, 2000; Langenkamp and Part, 2001; Smith, 2009; WCA environment, 2014; Ehlert et al., 2016b): (i) phthalates, (ii) surfactants present in cleaners and detergents, (iii) PAH, PCDD/Fs and PCBs, (iv) plant protection products and biocides, and (v) antibiotic and other drug residues, personal-care products, and endocrine-disrupting compounds. Therefore, it is relevant to evaluate to what extent the abovementioned substances can be transferred to the precipitated phosphate salts:
From the database compiled by Egle et al. (2016) and the confidential information received from the STRUBIAS sub-group, it could be observed that phthalates, surfactants and cleaning substances (as measured by nonylphenol and nonylphenole ethoxylates with 1 or 2 ethoxy groups (NPE) and linear alkylbenzene sulphonates (LAS)) are generally present in low quantities in phosphate salts that are recovered from municipal waste waters, and several orders of magnitude below the limit values for these compounds established in different EU Member States and the provisions of Directive 86/278/EEC (Langenkamp and Part, 2001).

Data on PAH, PCDD/Fs and PCBs in precipitated phosphate salts are very limited. Kraus and Seis (2015) found very low quantities of these persistent organic pollutants in three struvites. PCBs and PCDD/F contents in precipitated phosphate salts were also well below levels of concern according to other studies (Uysal et al., 2010; confidential information provided by the STRUBIAS sub-group; Kraus and Seis, 2015; Egle et al., 2016). Confidential data provided by the STRUBIAS subgroup indicated a PAH content of 2.5 mg kg\textsuperscript{-1} fresh matter for struvite recovered from digested sludge. Given that the current dataset is limited to 7 samples, it is proposed to monitor and limit PAHs in precipitated phosphate salts when those are derived from sewage, an input material that is possibly rich in PAHs.

Limited information is available for plant protection products and biocides. This issue is especially relevant when digestates from plant-based and animal products are used as input materials for P-recovery. However, the use of known potentially unsafe plant protection products (e.g. aldrin, dieldrin, HCHs, HCBs, DDT/DDD/DDE) has been largely phased out, for which reason the risk is inherently low. In their study on the safety of designated bio-wastes from food and feed industry and residues from agriculture and landscape management, Ehlert et al. (2016b) indicated that data on organic micropollutants in crop digestates are largely missing, but that such compounds are not mainly restricting the use of digestates on land as there is no major risk for the environment and human health.

The use of pharmaceutical products and personal care products has caused concerns about the presence of pharmaceutical compounds in precipitated phosphate salts derived from municipal waste waters, and more specifically separately collected urine, and stable manure and livestock slurries (Ronteltap et al., 2007; Ye et al., 2017). Residual antibiotics can affect the soil and aquatic microbiome, resulting in differential inhibition of certain microorganisms and in perturbations in community composition. The increasing use of antibiotics in medicine, veterinary medicine, and agricultural production systems has coincided with increasing development of high levels of antibiotic resistance and novel antibiotic resistances (Popowska et al., 2012).

Antibiotics have been widely applied in the livestock industry both as prophylaxis (or therapy) and as growth stimulators. Veterinary antibiotics in
Manures have raised significant concern; these residues have a great capacity to disturb the natural ecological balance and trigger an increase of resistant bacteria in the environment (Tong et al., 2009). Moreover, the uptake of antibiotics by children and pregnant women should be constrained, and some compounds have been reported to cause an array of animal and human diseases including nephrotoxicity, hepatotoxicity, and hypersensitivity reactions, hypouricemia, hypokalemia, proximal and distal renal tubular acidosis. The most common antibiotics in swine wastewater are tetracyclines, sulfonamides, and fluoroquinolones (Li et al., 2013). Residual concentrations of tetracyclines from fresh animal wastes have been reported to range from 11 to 880 ng g\(^{-1}\) (Daghrir and Drogui, 2013). Ye et al. (2018) indicated that 21-98% of the tetracyclines and 0-68% of the fluoroquinolones present in a separated liquid pig manure fraction could be retained in struvite, leading to tetracycline concentrations in the granules that range from 0.2 to 2.0 µg g\(^{-1}\). It was indicated that the tetracycline entrapment in the precipitated phosphate salt was linearly correlated to the total organic carbon content in the salt (R\(^2\) = 0.72, n = 15) because tetracyclines have a high affinity for organic matter through cation bridging and cation exchange (Luo et al., 2011). Hence, during solid-liquid separation, the overall share of the tetracyclines present in the unprocessed manure will adsorb to the solid manure fractions that are rich in organic C (Wallace et al., 2018). Therefore, the maximal total retention of the antibiotics in precipitated phosphate salts will be reduced as, by definition, precipitation is a process that forms solid materials from dissolved substances present in the liquid fraction. Nonetheless, in order to avoid the entrapment of tetracyclines adhered to soil organic matter, it is recommendable to limit the organic C content in the precipitate (see below, section 'total organic carbon'). This holds particularly true as common pre-treatments and hygienisation steps as mesophilic anaerobic digestion only result in a limited removal of these veterinary antibiotics (Massé et al., 2014; Montes et al., 2015; Liu et al., 2018; Wallace et al., 2018).

Rontentap et al. (2007) reported that common **pharmaceutical compounds present in sewage and municipal waste waters** (e.g., propranolol, ibuprofen, diclofenac and carbamazepine) transfer into the precipitated materials in only very small quantities i.e., at rates ranging from 0.01% (diclofenac) to 2.6% (propranolol) in the precipitated phosphate salt versus their amounts in urine. Escher et al. (2006) found that less than 1 to 4% of the spiked hormones and pharmaceutical compounds in the urine feedstock were present in struvite. This was a better removal performance than what could be achieved via alternative approaches such as bioreactor treatment, nanofiltration, ozonation or UV. Similarly, Ye et al. (2017) reported that 0.3% - 0.5% of the tetrazines from spiked solutions were found in struvites. Kemacheevakul et al. (2012) also found traces of some pharmaceutical products (tetracycline, erytromycine en norfloxacine, other spiked compounds were not traced back in the end-material) that were supplied as spikes to artificial urines, but also here the accumulation was negligible. In the study of STOWA (2015), metopropol was found in detectable
concentrations in one out of the four struvites (only in an unwashed sample with an organic C content of 3.7%), but not in the remaining samples that were lower in organic C. Butkovskyi (2016) investigated the transfer of pharmaceutical compounds (diclofenac, naproxen, ibuprofen, metformin, and paracetamol), biocides (triclosan, benzalkonium chloride, 2,4 dichlorophenol), fragrance (galaxolide or HHCB), and parabens in struvites. It was indicated that only 2,4 dichlorophenol was found in minimal concentrations (0.5 µg g⁻¹) in the precipitated phosphate salt. The STRUBIAS sub-group also provided analyses of a wide range of pharmaceutical compounds for struvites from digested sludges; it was found that the concentration of two compounds (carbamazepine and carvedilol) was minimally elevated above detection limits, but that the precipitation processes reduced the concentrations of all other compounds investigated to below detectable levels. It is concluded that pharmaceutical compounds can possibly accumulate in precipitated phosphate salts, but that the concentrations measured in relatively pure precipitated phosphate salts are low. Therefore, no major risk in terms of safety of recovered struvite from eligible input materials has been identified for material handling, the environment or the food chain. This conclusion is in agreement with the risk assessment performed by de Boer et al. (2018) who indicated that the risk to human health from eating crops that were fertilised with struvites of high purity is insignificant. The average person would have to eat approximately 750 kg of dry food per day to reach the acceptable daily intake limit, defined as the amount of a specific foodstuff that can be ingested (orally) on a daily basis over a lifetime without an appreciable health risk. It is noted that the overall share of the studies that assessed the risk originating from pharmaceutical compounds present in sewage have used precipitated phosphate salts of a relatively high purity and low organic carbon content, mostly originating from already operating struvite reactors.

In general, data indicate that precipitated phosphate salts are generally safe with respect to organic contaminants. The safe use of precipitated phosphate salts has also been indicated in a bioassay that assessed ecotoxicity on plants and aquatic organisms after the application of recovered struvite (ADEME - Naskeo Rittmo Timab, 2016). Theoretical and experimental evidence indicates that the organic C level of the phosphate salts could be a critical factor to control the possible transfer of pollutants from the input material to the fertilising products.

**Total organic carbon**

The section above indicated that no unacceptable risks are present for particular organic pollutants in precipitated phosphate salts. However, it should be noted that this assessment was almost entirely based on precipitated phosphate salts of a high purity, as indicated by XRD measurements, nutrient contents (P, Mg, N; and their ratios), or organic carbon...
contents. Therefore, the conclusion of reduced risks associated to organic chemical contaminants is only demonstrated for high-quality precipitated phosphate salts, and no conclusions can be drawn for materials of a lower quality.

In line with the suggestions from STOWA (2015) and based on the precautionary principle, it is therefore recommended to target the quality of precipitated phosphate salts towards materials of a higher purity. Materials of higher purity show a reduced probability of entrapping organic chemical contaminants, as well as other pollutants.

Different proxies can be used to characterise the purity of precipitated phosphate salts, with nutrient contents (P, N, Mg, and their relative ratios) and crystallographic measurements (XRD and other) being the most common. Nonetheless, these proxies are less suitable for defining purity because (1) the different precipitated phosphate salts that are encompassed in this CMC (e.g. struvite, K-struvite, dittmarite, dicalciumphosphate, anhydrous calcium hydrogenorthophosphate, etc.) vary widely in their nutrient content and elemental ratios, and (2) crystallographic measurements carry a high cost. Therefore, it is proposed to use organic carbon as a proxy that is inversely related to material purity. The organic carbon content of the precipitated phosphate salt is a basic indication of the level of organic contamination and purity. The salts can contain both natural and synthetic organic matter. Examples of natural organic matter include undecomposed organic matter and bacteria, whereas synthetic organic matter includes, but is not limited to contaminants like pesticides, antibiotics and detergents. Some functional groups in dissolved organic matter (e.g., carboxyl, hydroxyl, carbonyl) facilitate electrostatic association with contaminants and enhance the migration by cotransport (Polubesova et al., 2006). Organic matter originating from possibly contaminated input materials like sewage sludge and manure slurries can be the vehicle for the transportation of a variety of organic pollutants and biological pathogens in precipitated phosphate salts. Organic matter might thus not only contain contaminants that were present in the input material, it is often a vector for the selective adsorption of synthetic contaminants that were present in the liquefied matrix from which the precipitated phosphate salt was precipitated. It has been indicated that the organic C content is inversely related to some specific pharmaceutical compounds such as tetracycline (Lou et al., 2018; Ye et al., 2018), a major organic chemical contaminant of interest.

Manure and sewage sludge shows an organic C content of around 30%, and a P content of 1-3%, expressed on a dry matter basis. In order to achieve an improvement in contaminant levels of one order of magnitude for compounds that are adsorbed to organic matter, it is proposed to limit the organic C content in precipitated phosphate salts of 3% of the dry matter content. The STOWA study indicated that PAHs (PAH_{10}: 9.5 mg kg^{-1} dry matter), pharmaceutical compounds (metoprolol, 0.4 mg kg^{-1}) as well as spore-forming bacteria (spores of sulphite-reducing clostridia: 4.5 – 860 colony forming units g^{-1} struvite) were, for instance, present in “struvites” with an organic C content of 3.7% derived from digested sludge, but not in struvites with an organic C content below 1%. The proposed maximum organic C level of 3% for precipitated phosphate salts should thus further result in a major
reduction of the risk for organic contaminants relative to the most contaminated input material of the eligible input material list.

Based on the documented values for organic C, it is believed that the 3% organic C limit is an achievable target for precipitated phosphate salts that are derived from manure and municipal waste waters. When materials have an organic C content >3%, these organic compounds are often present as larger recognisable organic fractions (e.g. twigs, seeds; see STOWA, 2015) that can be easily removed via a material washing procedure (STOWA, 2015). Hence, the overall share of the operational P-recovery facilities meet the proposed limit value of 3% for organic C and techniques are available to achieve the proposed limits.

In addition, the limit value of 3% for organic carbon should provide the following benefits:

- **Minimal compliance costs and administrative burdens for operators** in the context of the conformity assessment procedures in the proposal for the Revised Fertiliser Regulation. The analytical procedures to trace and quantify individual organic contaminants are complicated and expensive, with costs typically largely exceeding those for the determination of inorganic metals and metalloids (Langenkamp and Part, 2001). Although the relationship between organic C content and the abundance of contaminants is based on a limited dataset, specific contaminants have only been found in levels of concern for precipitated phosphate salts with an organic C content > 3%. Setting a limit value of 3% for organic C could enable a testing regime with a minimum of parameters, thus avoiding costly measurements of inorganic and organic compounds (metals and metalloids that are not regulated at PFC level, pharmaceutical compounds and personal care products, pesticides, plant protection chemicals and their decay products, agronomic efficacy parameters, PCDD/F, PCB, etc.). Setting a higher maximum limit for organic C would, conversely, be associated with complex and costly conformity assessment procedures as well as with further research and time delays required to derive safe limit values and to establish measurement standards for the broad range of contaminants;

- **Market confidence and acceptance** is a critical aspect for fertilisers derived from secondary raw materials. The overall share of the literature information that shows the agronomic efficacy and the product safety for precipitated phosphate salts is based on materials of high quality and low organic matter content. Moreover, the public, the media and governments are increasingly concerned about the presence of a broad spectrum of emerging organic pollutants of biogenic origin in consumer products and the food chain (Petrie et al., 2015). For many of such compounds, solid risk assessments are lacking to assess the validity of these concerns in precipitated phosphate salts. Setting a limit on organic C may further help support the proposed inclusion of fertilisers derived from secondary materials as CMCs in the Revised Fertiliser Regulation and their uptake by farmers and the broader public.
Examples of pathogens that could be present in eligible input materials, especially manure and municipal waste waters, include bacteria (e.g. *Salmonella*, *Legionella*, *Shigella*, *Clostridium*, *Vibrio cholera*, *Campylobacter*, *E. coli*), viruses (e.g. Hepatitis A and E virus, norovirus, rotavirus, enterovirus, reovirus, astrovirus, calicivirus), protozoa (e.g. *Cryptosporidium*, *Giardia*, *Entamoeba*, *Toxoplasma gondii*) and worm eggs (e.g. *Ascaris*, *Toxocara*) that can cause a broad array of animal and human diseases. During the production process of precipitated phosphate salts, some pathogens are killed during drying or precipitation at moderately high pH, but not all. Especially for anaerobic spore-forming bacteria and parasitic nematodes, the elimination could be incomplete resulting in their accumulating in the precipitated phosphate salts (Decrey et al., 2011; STOWA, 2015; Ehlert et al., 2016a). To a minor extent, also viruses could be transferred to the precipitated phosphate salt, but become rapidly deactivated as the precipitated phosphate salt is dried (Decrey et al., 2011). Therefore, the presence of viruses is not expected to be an issue of concern, on condition that the end material is dried after its production. Also the presence of organic toxins in precipitated phosphate salts should be far below levels of concern for human and environmental health protection (Gell et al., 2011).

The adequate removal of biological pathogens is of importance to control for antimicrobial resistance in the agro-food chain. Antibiotic resistance can disseminate readily among microbial populations through horizontal gene transfer facilitated by the mobile genetic elements in antibiotic resistant bacteria, which can compromise the efficacy of antibiotics in animal and human medicine. In addition to the release of antibiotic residues in the environment (discussed in section 5.4.5.1), antimicrobial resistance is also affected directly by the development of antibiotic resistant bacteria in intestines of animals and humans, which end up in the excreta and eventually in the environment through the application of materials derived from biogenic wastes (Looft et al., 2012). Amongst others, *Clostridium* spp. might be resistant to multiple antimicrobial agents, and thus contribute to antimicrobial resistance in the food chain (Friéri et al., 2017). The application of low quality struvite derived from pig manure (no hygienisation steps applied, with an unknown presence of biological pathogens present in the struvite) has been shown to increase both the abundance and diversity of antibiotic resistant bacteria in soil and phyllosphere (Chen et al., 2017).

The presence of biological pathogens is also dependent on the pre-processing techniques that are applied for the hygienisation of the eligible input materials (Wallace et al., 2018). Contrasting evidence exists on the capability of mesophilic anaerobic digestion (36 or 42°C) (Bagge et al., 2005; Xu et al., 2015) to remove pathogens, but methods that apply (thermophilic) anaerobic digestion after pasteurisation pretreatment and pressure sterilisation techniques result in a significant decrease or effective removal of spore-forming bacteria and *Ascaris* eggs (Sahlstrom et al., 2008; Bagge et al., 2010; Fröschle et al., 2015). Nonetheless, many different production routes for precipitated phosphate salts do not apply such hygienisation step.
Hence, for reasons of environmental and human protection, it is important to restrict the presence of biological pathogens in precipitated phosphate salts, and to provide as such substantial improvements relative to the landspreading of unprocessed manure and sewage sludge for sustainable agriculture, routes that are well-known for their contribution to pathogen spreading and antimicrobial resistance (Udikovic-Kolic et al., 2014; Chen et al., 2016; Singer et al., 2016). The requirements for the hygienisation of animal derived materials are laid down in the Animal By-product Regulation (EC) 1069/2009. The placing on the market of processed manure, derived products from processed manure and guano from bats is subject to the requirements laid down in Annex XI (Chapter I, section 2) of Regulation (EU) 142/2011. The standard processing method that such materials must undergo includes a heat treatment process of at least 70 °C for at least 60 minutes and they shall have been subjected to reduction in spore-forming bacteria and toxin formation, where they are identified as a relevant hazard. Nonetheless, the competent authority may authorise the use of other standardised process parameters than those referred to above, provided that such parameters ensure the minimising of biological risks. This involves, amongst others, the identification and analysis of possible hazards, a validation of the intended process by measuring the reduction of viability/infectivity of endogenous indicator organisms, including, for instance, Enterococcus faecalis, thermoresistant viruses such as parvovirus, parasites such as eggs of Ascaris sp., Escherichia coli, Enterococcaceae, and Salmonella. National legislation on biological pathogens in fertilising materials varies across EU Member States, with some EU countries having strict limits on pathogens (e.g. France) and others having a more generic description on the need to restrict human health effects related to fertiliser management practices (e.g. the Netherlands).

An approach is proposed for the microbial testing of precipitated phosphate salts that is dependent on the input material applied. Standard microbial testing is proposed to involve Salmonella spp. and Escherichia coli or Enterococcaceae, but including additional requirements on spore-forming bacteria (Clostridium perfringens as an indicator organism) and Ascaris eggs when manure or municipal wastewater are used as input material for the production process. Moreover, it is proposed that microbial testing is not required when certain pre-treatments (conditions for anaerobic digestion as specific in in Annex V of Regulation (EU) No 142/2011, pressure sterilisation, thermal hydrolysis, etc.) are applied that result in a hygienisation of the precipitated phosphate salt. The limit values for the different biological pathogens are proposed to be in line with the values as laid down in the French legislation (Norme NFU 44-095), as follows:

Regardless of the input material applied, the precipitated phosphate salt shall meet all of the following requirements:

a) … [not related to biological pathogens];
b) …[not related to biological pathogens];
c) … [not related to biological pathogens];
d) No presence of Salmonella spp. in a 25 g sample; and
e) No presence of Escherichia coli or Enterococcaceae in a concentration of more than 1000 CFU/g fresh mass.
Precipitated phosphate salts derived from materials listed under point (a) and (b) [i.e. municipal wastewaters and manure] shall meet the following requirements:

f) ... [not related to biological pathogens];
g) No presence of *Clostridium perfringens* in a concentration of more than 100 CFU/g fresh mass; and

h) No presence of viable *Ascaris* sp. eggs in a 25 g fresh mass.

By way of derogation from point d), e), g) and h), testing shall not be necessary for materials that have undergone following conditions:

1. Pressure sterilisation through the heating to a core temperature of more than 133°C for at least 20 minutes without interruption at a pressure (absolute) of at least 3 bars. The pressure must be produced by the evacuation of all air in the sterilisation chamber and the replacement of the air by steam (‘saturated steam’); or
2. Processing in a pasteurisation/hygienisation unit that reaches a temperature of 70 °C during a time of at least one hour.

### 5.4.5.3 Metals and metalloids

Metals and metalloids (semimetals) have been associated with contamination and potential toxicity or ecotoxicity. The group includes essential microelements that are required for the complete life cycle of an organism, but the establishment of safe environmental levels must consider the intake-response relations for both deficiency and toxicity. The degree of toxicity of metals and semimetals varies greatly from element to element and from organism to organism and depends on its concentration in soil, plant, tissue, ground water, etc.

Data on inorganic metals and metalloids (As, Cd, Cr, Cu, Hg, Ni, Pb, and Zn) are mainly available for struvites and Ca-phosphates obtained from municipal waste waters, but information was also collected for manure, separately collected urine, and livestock stable slurries and particular food processing industries (potato industry and dairy industry) (section 16.1.2). Nevertheless, municipal wastewaters are the input material that is most enriched in inorganic metals and metalloids (Eriksson, 2001). Materials from certain food-processing industries (Gendebien et al., 2001), (digestates) of vegetable waste from agriculture and forestry (Valeur, 2011; Al Seadi and Lukehurst, 2012; Ehlert et al., 2016b) contain significantly lower amounts of inorganic metals and metalloids.

As indicated in section 16.1.2, precipitated phosphate salts show low levels of inorganic metals and metalloids, both for P-salts that have been derived from municipal waste waters (precipitated from sludge liquor and digested sludge), manure, and other eligible input materials. Also for Ca phosphates of low organic C content, confidential information underscores that inorganic metals and metalloids in precipitated phosphate salts are not a major issue of concern. This is in conformity with the mechanism of precipitation that involves the formation of a separable solid substance from a solution by converting the substance into an insoluble form through the addition of chemicals. Metals are mostly
associated with organic matter in sludges (Karvelas et al., 2003), for which reason the proposed maximum limit of 3% for organic C may help to limit the metal content in the precipitates.

Given that the metal/metalloid levels are generally 1-2 orders of magnitude lower than the limits for inorganic contaminants at PFC level for inorganic macronutrient fertilisers in the proposal for the Revised Fertiliser Regulation (Cd: 60-40-20 mg kg⁻¹ P₂O₅; Cr (VI): 2 mg kg⁻¹; Ni: 120 mg kg⁻¹; Pb: 150 mg kg⁻¹; As: 60 mg kg⁻¹), it is proposed to add no specific limits for inorganic metals and metalloids, independent of the input material applied. Moreover, Zn and Cu are not an issue of concern as the reported concentrations are generally low. Cd contents (on average <1.8 mg Cd kg⁻¹ P₂O₅, with a maximum documented value of 3.7 mg Cd kg⁻¹ P₂O₅) are about 1 to 2 orders of magnitude lower than those encountered in phosphate rock (20 to more than 200 mg per kg P₂O₅; Oosterhuis et al., 2000) and 1 order of magnitude lower than those of mined and synthetic P-fertilisers (Kratz et al., 2016).

5.4.5.4 Emissions

Emissions from the application of fertiliser are generally attributed to four different mechanisms during material handling and application (Midwest Research Institute, 1998): (1) reactions between the soil and the applied fertiliser generating increased gaseous air emissions including NOx, N₂O, NH₃, and SO₂; (2) soil disturbance generating particulate matter emissions where soil particles and other materials in the soil become airborne, (3) volatilization of the fertiliser immediately above and behind the application vehicle generating gaseous emissions (e.g. NH₃), and (4) particulate matter emissions from the fertiliser itself during handling or application.

The elements that underlie the mechanisms 1, 2 and 3 are complex and depend on a number of material properties, soil and climatic properties via complex relationships that have not been characterised quantitatively. Similar to mined and synthetic fertilisers, the best form of emission control identified for precipitated phosphate fertilisers to date is through appropriate "nutrient management" (Midwest Research Institute, 1998). Here, nutrient management is defined as the form, placement, and timing of the fertiliser application relative to the crops' need for fertiliser. Therefore, it is proposed to support the general labelling requirements for all PFC materials in the proposal for the Revised Fertiliser Regulation, including instructions for intended use, intended application rate, timing and frequency, recommended storage conditions, and any other relevant information on measures recommended to manage risks.

The fourth mechanism may generate airborne dusts and particulate matter emissions, which could penetrate into the pulmonary alveolar region of the lungs. Moreover, particulate emissions could arise during specific handling operations during fertiliser production processes (e.g. blending). Airborne dusts are of particular concern because they are well known to be associated with classical widespread occupational lung diseases such as...
pneumoconioses, especially at higher levels of exposure. Industrial handling and application of precipitated phosphate salts could thus represent potential physical hazards with regards to health hazards related to the inhalation of dusts, as well as environmental pollution. The European standard EN 15051 describes the measurement of the dustiness of a powder by using a rotating drum or continuous drop method. Nonetheless, the dustiness of a powder product, defined as the propensity of a material to generate airborne dust during its handling (Lidén, 2006), not only depends on the intrinsic physical properties of the material but also on the handling scenario.

The European Regulation (EC) No. 1272/2008 on classification, labelling and packaging (CLP) of substances and mixtures aligns the European Union system of classification, labelling and packaging of substances and mixtures to the UN Globally Harmonized System of Classification and Labelling of Chemicals, GHS. The CLP regulation requires manufacturers, importers, and downstream users to classify substances or mixtures according to the harmonized classification criteria for physical, health, or environmental hazards. CLP Articles 5, 6, and 8.6 clearly point out that available and new information on substances and mixtures shall relate to the form or physical state(s) in which the substance or mixture is placed on the market and in which it can reasonably be expected to be used. Furthermore, CLP Title V required that by 1 December 2010, substances that met the criteria for classification as hazardous according to the CLP Regulation or substances subject to registration under REACH (Regulation (EC) No 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals) must have been notified to the classification and labelling inventory of the European Chemicals Agency. Safety data sheets are effective and well-accepted tools to communicate safety information of products in the supply chain (Pensis et al., 2014). In addition, the ECHA Guidance to the CLP Regulation published on 13 July 2009 mentions that “for human health, different forms (e.g. particle sizes, coating) or physical states may result in different hazardous properties of a substance or mixture in use” and therefore they may be classified differently. Hence, correct classification and labelling allows downstream users to assess the risk associated with airborne dust during the handling and application of the heterogeneous materials within the CMC precipitated phosphate salts, and to take the necessary measures to prevent any potential adverse impacts in case a risk has been identified.

Directive 2010/75/EU of the European Parliament and the Council on industrial emissions (the Industrial Emissions Directive or IED) is the main EU instrument regulating pollutant emissions from industrial installations. This directive effectively controls for gaseous and particulate matter emissions to the environment during production processes of fertilising materials. Moreover, also the Directive 2008/50/EC of the European Parliament and of the Council of 21 May 2008 on ambient air quality and cleaner air for Europe establishes air quality objectives, including those for fine particulate matter.

It is concluded that the review of the literature and comments from the STRUBIAS sub-group provided no information on specific control measures required for precipitated phosphate salts to control for emissions. It is indicated that the provisions in the proposal for the
Revised Fertiliser Regulation on labelling and existing EU legislation are sufficiently effective to control for any adverse impacts associated to emissions during the production, handling and application of precipitated phosphate salts.

5.4.5.5 Occupational health

Council directive 89/391/EEC on the introduction of measures to encourage improvements in the safety and health of workers at work seeks to adequately protect workers and encourages improvements in occupational health and safety in all sectors of activity, both public and private. The Directive also promotes workers' rights to make proposals relating to health and safety, to appeal to the competent authority and to stop work in the event of serious danger. No further legal requirements are therefore proposed.

5.4.6 Physico-chemical properties

5.4.6.1 Physical impurities

It has been demonstrated that washed struvites may contain physical impurities including gravels and organic matter such as seeds, twigs, etc. (STOWA, 2015).

![Image of isolated impurities from struvite precipitate samples]

Given that these impurities are often vectors for the adsorption of contaminants (STOWA, 2015), it is proposed to limit visually detectable physical impurities (e.g. recognisable organic materials, stones, glass, and metals) greater than 2 mm to < 0.5%.

5.4.6.2 Dry matter content

It is proposed to set a threshold of 90% for dry matter content in order to prevent the biological re-contamination of precipitated phosphate salts during the storage and transport of the material prior to application on land. Precipitated phosphate salts may include hydrated salts, for which reason common analytical methods for the determination of the dry matter content could cause a chemical alteration of the product (e.g. struvite loses 51% of its weight when dried at 105°C). Therefore, it is proposed to determine dry matter content using alternative methods that do not remove the crystallisation water from the end-material.
Specific methods that apply lower drying temperatures are currently under development and could be used for all materials covered under this CMC (e.g. ISO/AWI 19745, Determination of Crude (Free) water content of Ammoniated Phosphate products -- DAP, MAP -- by gravimetric vacuum oven at 50 °C; CEN method under development - vacuum drying at 40°C).

5.4.6.3 pH

Precipitated phosphate salts typically have a neutral to slightly basic pH. Hence, pH shocks for the soil microorganisms and fauna are not expected, and no specific requirements are proposed for pH.

5.4.6.4 Granulometry

Agglomeration is used as a means of improving product characteristics and enhancing processing conditions. In addition to these benefits, agglomeration also solves a number of problems associated with material particle sizes:

- Significant dust reduction/elimination and mitigation of product loss;
- Improved handling and transportation;
- Improved application and use;
- Increased water infiltration as there is no risk for the blocking of soil pores.

It is noted that the particle form (granule, pellet, powder, or prill) of the product shall be indicated on the label of solid inorganic macronutrient fertilisers (see labelling requirements in the proposal for the Revised Fertiliser Regulation). According to the STRUBIAS subgroup, it is not considered relevant to set a criterion on granulometry or particle size distribution, and hence it is proposed to leave this aspect open to the market.

5.4.7 Handling and storage

The storage of hydrated precipitated phosphate salts struvite and hydrated dicalcium phosphates under high temperatures can cause the gradual loss of ammonia and water molecules, ultimately transforming the precipitated phosphate salt into different mineral phases (e.g. amorphous magnesium hydrogen phosphate). The storage of precipitated phosphate salts under dry conditions promotes the inactivation or removal of bacterial and viral pathogens, and prevents possible re-contamination (Bischel et al., 2015). It is proposed that physical contacts between input and output materials shall be avoided in the production plant, and that finished precipitated phosphate salts shall be stored in dry conditions.
5.5 Thermal oxidation materials & derivates

5.5.1 Scope delimitation and possible uses

This CMC comprises materials that have **undergone a thermal oxidation in a non-oxygen limiting environment**, as well as derivates that are (partially) manufactured from those materials (see section 5.1.2). Hence, the CMC includes both **ashes and slags** as collected from the combustion reactor, as well as materials with a different chemical composition derived from those ("derivates"; e.g. triple superphosphate derived from sewage sludge ashes). It is referred to section 5.3.3 for a detailed explanation on the technical provisions of dealing with such "precursors" or "intermediates" in the framework of the Revised Fertiliser Regulation and this CMC.

Thermal oxidation materials & derivates may have a variety of applications as fertilising products in agriculture and forestry (Insam and Knapp, 2011; Vassilev et al., 2013a). Primarily, they can be used as ingredients in products that have an intended use as a fertiliser or a liming material as follows:

- Ashes and slags resulting from the combustion or melting of solid biomass can contain valuable plant macronutrients such as K, P, S, Ca and Mg, with most of them in relatively soluble forms (Vesterinen, 2003; Obernberger and Supancic, 2009; Haraldsen et al., 2011; Insam and Knapp, 2011; Brod et al., 2012) (see section 5.5.4.1). Ca, Mg, and K contents are usually present in the form of oxides, hydroxides, carbonates and silicates, associated to basic properties; therefore, some ashes can serve as liming agent (Demeyer et al., 2001; Saarsalmi et al., 2010; Ochecova et al., 2014). Phosphorus occurs as phosphates of Ca, K, Fe, and Al (Tan and Lagerkvist, 2011), and certain thermal oxidation materials (e.g. poultry litter ash) can have P-contents that are equivalent to those of straight macronutrient P-fertilisers. Hence, thermal oxidation materials & derivates may serve as a component material for the production of solid macronutrient inorganic fertilisers and organo-mineral fertilisers.

- When ash gets in contact with soil water, the pH of the soil solution increases as the oxides and hydroxides in the ash dissolve and hydroxide ions are formed. Thus, the ash has a liming effect when added to the soil as an amendment and can be used to neutralise acidity. The chemical constituents that determine the liming effect are essentially the same as for lime. However, ash is a more complex chemical mixture and the liming effect is lower than for lime products when expressed per unit weight (Karltun et al., 2008). The ash that comes directly from the thermal oxidation process is not chemically stable in the presence of moisture and CO₂ from the atmosphere. The oxides in the ash react with water and CO₂ and form hydroxides and carbonates. During this process the ash increases in weight (Karltun et al., 2008). As outlined by the STRUBIAS sub-group, there is a clear need to label the liming equivalence of ashes as also negative effects on productivity may arise when the liming effect on soil pH is larger the normal acidification of agricultural soils. Therefore, it is proposed
that the neutralizing value shall be labelled to PFC products when the neutralising value $> 15$ (equivalent CaO) or 9 (equivalent HO-).

- Any fertilising product that has minimum macronutrient content should be marketed as a macronutrient fertiliser in the proposal of the Revised Fertiliser Regulation, independent of the quantity of micronutrients present in the fertiliser. Considering the content of macronutrients (N, P, K, Mg, Ca, S, Na; as defined in the Revised Fertiliser Regulation) in thermal oxidation materials & derivates (section 16.2.1), a possible entry in the current proposal for the Revised Fertiliser Regulation for thermal oxidation materials & derivates as micronutrient fertilisers is unlikely.

- Some studies have indicated the potential of ashes, often coal ashes with a low content of plant available nutrients, to improve physical properties of the soil, including bulk density, porosity, water holding capacity and/or to cause a shift in soil texture classes (Jala and Goyal, 2006; Basu et al., 2009; Pandey and Singh, 2010; Blissett and Rowson, 2012; Yao et al., 2015). Therefore, ashes are sometimes promoted as an inorganic soil improver. Nevertheless, beneficial increases in physical soil properties are only observed in applications of large ash quantities (often 5-20% or more weight percent of the receiving soil; application rates of 70-500 tonnes ha$^{-1}$) (Chang et al., 1977; Buck et al., 1990; Khan et al., 1996; Prabakar et al., 2004). Such application rates are associated to a huge environmental footprint for transport, and a substantial dilution of nutrients in the receiving soil when nutrient-poor ashes are applied. Moreover, laboratory incubation studies found that addition of fly ash to sandy soils has a variable impact upon soil biota, with some studies documenting a severe inhibition of microbial respiration, enzyme activity and soil nitrogen cycling processes such as nitrification and N mineralisation (Jala and Goyal, 2006). The STRUBIAS sub-group indicated that no market and demand exists for the use of thermal oxidation materials, such as coal ash, that exclusively target soil improving functions in the Revised Fertiliser Regulation. Rather, any soil improving function of thermal oxidation materials is perceived as a potential side-benefit for those ashes acting as a macronutrient fertiliser or a liming agent. Therefore, the recovery rules shall include the necessary provisions to ensure that the revised Fertiliser Regulation shall not be used to enable a CE status for waste materials and by-products that have no added value for agriculture (e.g. ashes from fossil fuel combustion) (see section 5.5.2 on input materials).

Note that the section above on possible uses is only informative to set a possible window of opportunities for thermal oxidation materials & derivates in view of their possible intended uses and associated application rates. The proposed framework of the revised Fertiliser Regulation enables, however, that, in principle, all CMCs can be used in all PFC categories.

For thermal oxidation materials & derivates, national legislation related to the material properties and their use exists in different EU Member States. Moreover, national End-of-Waste protocols have been described for certain thermal oxidation materials (e.g. UK poultry
litter ash quality protocol). These initiatives mostly focus on inorganic metals and metalloids (e.g. Cd, Hg, etc.) and persistent organic pollutants (e.g. PAH, PCDD/Fs, etc.), for which reason a clear reference to these initiatives will be made in the respective sections of this document.

5.5.2 Input materials and reactants

5.5.2.1 Targeted input materials

a) Waste incineration at 850 °C for > 2 seconds is generally considered as an effective technique to remove biological pathogens and volatile pollutants from non-hazardous waste streams, for which reason in principle a wide-ranging list of waste input materials is acceptable. Therefore, the proposal is to include waste and (industrial) by-products within the meaning of Directive 2008/98/EC, with following input materials being excluded:

i. Waste and by-products classified as hazardous according to Annex III to Directive 2008/98/EC (Waste Framework Directive). This exclusion is justified as (1) all non-hazardous substances of the European List of Waste cover the most relevant input materials that can be used for nutrient recovery in a techno-economic feasible manner, and (2) some residues from hazardous waste could still be associated to risks in ashes and slags.

ii. Mixed municipal waste. The residual ash fraction after incineration of this type of waste should normally have a total organic C content of <3%, but can potentially contain high concentrations of hazardous residues originating from the input waste (Zhang et al., 2004). Occurrences of hazardous chemicals such as herbicides, dioxines and furanes and their decay compounds in leachate from ashes disposed at municipal waste landfills have been reported (Priester et al., 1996; Römbke et al., 2009). Moreover, the nutrient content of mixed municipal solid waste is relatively low (section 16.2.1).

In addition to the waste materials, following input materials are also proposed for inclusion:

- living or dead organisms or parts thereof, which are unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which are extracted from air by any means, except:
  - materials originating from mixed municipal waste,
  - sewage sludge, industrial sludge or dredging sludge,
  - animal by-products or derived products falling within the scope Regulation (EC) No 1069/2009 for which no end point in the manufacturing chain has been determined in accordance with the third paragraph of Article 5(2) of that Regulation,
  - materials separately listed under other points;
Animal by-products of category 2 and 3 pursuant to the Regulation (EC) No 1069/2009 (Animal By-Products Regulation). It is noted that the JRC is not aware of any authorisation by the European Commission for the use of Category 1 animal by-product materials for the production of fertilising materials to be used in the food production system. The main reason is to control for animal health, in particular the possible transmission of prion diseases (Paisley and Hostrup-Pedersen, 2005a; Saunders et al., 2008). Prion diseases, or transmissible spongiform encephalopathies, are fatal neurodegenerative diseases impacting a number of mammalian species, including cattle (bovine spongiform encephalopathy, BSE or ‘mad cow’ disease), sheep and goats (scrapie), deer, elk and moose (chronic wasting disease) and humans (Creutzfeldt-Jakob disease, and others). Scrapie and chronic wasting disease are of particular environmental concern as they are horizontally transmissible and remain infectious after years in the environment. It is likely that the environment serves as a stable reservoir of infectious chronic wasting disease and scrapie prions (Saunders et al., 2008). Johnson and colleagues have shown that prions bound to soil minerals are more infectious than unbound prions (Johnson et al., 2007). In addition, the disposal of mortalities during BSE outbreaks, both in the past and potential future disposal events, serves as another environmental source of prions with the potential to infect humans. Therefore, the possible presence of prions, the main contaminant of interest that discerns category 1 from category 2 and 3 animal by-products, poses a significant environmental concern (Saunders et al., 2008). Prions present in category 1 material are associated to the highest risk from a human and animal health perspective for thermal oxidation materials & derivates; this type of contaminants shows the highest resistance against thermal degradation and adsorbs in an irreversible manner to soil particles (Saunders et al., 2008).

The prion infectivity risks for animals are about two orders of magnitude higher than the infectivity risk for humans through the fertiliser-soil-food exposure pathway (Paisley and Hostrup-Pedersen, 2005b), implying that possible measures to control for animal health will effectively control for human health issues. Other possible contaminants that may exclusively be present in category 1 materials, but not in category 2 and 3 animal by-products, including those listed in Group B(3) of Annex I to Directive 96/23/EC will be effectively removed during the combustion process (e.g. mycotoxins (De Saeger et al., 2016), PCBs (see section 5.5.5.2.));

- Residues from the composting, anaerobic digestion, pyrolysis or gasification of living and dead organisms, bio-waste, and animal by-products as listed above;
- Auxiliary fuels (natural gas, liquefied petroleum gas, natural gas condensate, process gases and components thereof, crude oil, coal, coke as well as their derived materials), when used in incineration, co-incineration or biomass combustion plants to process input materials listed above;
- Substances which occur in nature to be used in production processes of the iron and steel industry, including non-hazardous by-products generated by this industry;
Moreover, the addition of combustion additives and reactive agents that are required for thermo-chemical conversion processes that aim at the production of higher-quality ashes and slags is permitted as outlined in section 5.5.3.2 and 5.5.3.3.

The proposed list of eligible input materials takes into consideration following elements indicated by the STRUBIAS sub-group:

- Incineration is a well-demonstrated technique to remove many organic and organo-chemical pollutants from waste-based materials. Therefore, the CMC "thermal oxidation materials & derivates" offers unique possibilities for the production of fertilising materials from a broad range of biogenic and industrial waste streams;

- All major streams that contain dissipated P should preferentially be included as eligible input material for this CMC as most of these streams are also C-rich and can be combusted;

- Also, the technical proposals should include ashes that contain plant resources, other than P (e.g. Ca, Mg, micronutrients, etc.). Often these materials are derived from biomass and specific industries (e.g. pulp and paper industry);

- Nonetheless, there is a need to exclude certain input materials that might introduce a risk for the presence of additional contaminants in the ashes and slags, and that could lead to more complex compliance schemes (e.g. mixed municipal waste fractions separated through mechanical, physicochemical, biological and/or manual treatment, hazardous chemical wastes, etc.);

- Fossil fuels are sometimes used in small quantities (e.g. during start-up, after maintenance, as combustion additives, as a reducing agent, etc.) in waste (co-)incineration plants and biomass combustion plants. At the same, the basis of support to use the EU fertiliser regulation as a route to provide a CE status to residues from fossil-fuel based thermal plants is lacking, even if minimum quantities of biomass or sewage sludges are used as an input material. Therefore, a reference is made to the auxiliary nature of the fossil fuels, and to the type of plants where fossil fuels can be used (i.e. incineration, co-incineration or biomass combustion plants).

- Steel and iron slags are produced through a thermal oxidation process, for which reason industrial by-products from the sector could be classified as thermal oxidation materials & derivates. Moreover, there are ongoing developments from the sector to further increase the quality of such slags for their valorisation in agriculture (e.g. adding P-rich input materials such as sewage sludge or animal bones in the reactors).

5.5.2.2 Reactants

Reactants are added in the production process of thermal oxidation materials & derivates with the objective i) to facilitate the operational conditions of the combustion process in the case of fuel additives, (ii) to increase the quality of the resulting fertilising materials in thermochemical processes, and (iii) as part of post-combustion manufacturing processes.
Some biomass fuels have high K contents, which react with other ash forming elements (i.e. Cl, Si, P and S) and lead to different ash related operational problems (Wang et al., 2012a). Biomass ash sintering causes different negative effects in the combustion plants: (a) formation of ash agglomerates that obstruct the air-biomass contact, which may cause an inhibition of the fluidisation in the fluidised bed equipment; (b) formation of sintered ash deposits on the heat exchangers resulting in a reduced heat exchange capacity, difficulty in cleaning the deposited ash and, occasionally, mechanical failure in the heat exchangers. The ash related operational problems thus reduce the efficiency of the combustion systems, cause extra costs for boiler cleaning and maintenance, and hinder further utilisation of biomass materials as combustion fuels. Ash related operational problems are especially severe during combustion of biomass fuels derived from the agricultural sector, contaminated waste materials and residues from bio-refinery and food processing plants. Utilisation of natural and chemical additives to abate these problems has been studied and tested for several decades. **Various additives can mitigate ash related issues via the following mechanisms**: 1) capturing problematic ash species via chemical adsorption and reactions, 2) physical adsorption and removal of troublesome ash species from combustion facilities, 3) increasing the biomass ash melting temperature by enhancing inert elements/compounds in ash residues, and 4) limiting biomass ash sintering by diluting and pulverising effects from the additives.

Additives are grouped according to the contained reactive compounds, including Al-silicate based additives, sulphur based additives, calcium based additives, and phosphorus based additives. Additives with strong chemical adsorption and reaction capacities can minimize K related ash sintering, deposition and slagging during biomass combustion processes. As observed from Table 3, **most additives are natural materials and minerals** that are on the list of proposed permitted input materials (see 5.5.2). Also, chemicals such as ammonium sulphate, aluminium sulphate, iron sulphate, ammonium phosphate, phosphoric acid and DCP, are listed (Table 3).

**Table 3: List of common additives used during the combustion process (adopted from Wang et al., 2012a).**
Reactants for thermochemical P-recovery processes to produce better quality fertilising materials

Some thermochemical P-recovery approaches rely on the addition of reactants to improve the quality of the resulting ashes and slags or the transformation of P-compounds into the gaseous phase. It is referred to section 15.2.2 for a detailed description of such production processes in planning, pilot or operational phase (RecoPhos, AshDec, Mephrec, EuPhoRe, etc.). These processes commonly use alkaline and/or earth alkali salts, coke and chlorination agents to reduce and volatilise compounds of interest for their posterior removal (e.g. metals in AshDec process) or isolation (e.g. elemental P in thermo-reductive RecoPhos process). Considering the emerging nature of P-recovery production through thermal processes and the evolving legal framework for fertilisers in the EU, it is not unlikely that more processes will develop in the near future. Therefore, the STRUBIAS sub-group indicated that the list of reactants should not be exhaustive and should remain as unrestricted as possible. This is in line with the provisions for CMC 1 ("Virgin material substances and mixtures") in the proposal for the revised Fertiliser Regulation, where also minimal provisions on use of virgin materials as intermediates in production processes have been defined.

Chemical reactants for post-combustion manufacturing processes

As outlined in section 5.3.3, "two-step" manufacturing processes enable the further processing of intermediate materials, such as incineration ashes. The principle of the two-step manufacturing processes for this CMC is that the thermal oxidation process removes specific contaminants (e.g. organic contaminants, biological pathogens, etc.), after which a subsequent chemical manufacturing step can be applied to produce a fertilising material of a preferred chemical composition and of low metal content. In the proposals for the technical requirements, the thermal oxidation process should meet the conditions for waste incineration and will be tested for specific organic contaminants (e.g. PAH, see section 5.5.5.2). Ashes that meet these requirements will thus have low levels of organic contaminants. Therefore, it is proposed that such materials can be further processed with (chemical) intermediates to shape a high-quality material that can be incorporated into a CE marked fertiliser. Specifically, it is proposed that the obtained intermediate material can be further processed using an extensive set of substances/mixtures, as long no new "risk materials" are introduced in the process. Risk materials are in this context defined as materials which can introduce biological contamination or other non-intentional organic or inorganic contaminants. Hence, it is proposed to enable only virgin materials (and possibly safe industrial by-products as permitted within the framework of the revised Fertiliser Regulation, see section 4.2.2) for such post-incineration manufacturing steps, and to exclude waste materials, materials which have ceased to be waste, and animal by-products (similar to the provisions for CMC 1). Because the process limitations on the second step of the processes are minimal, a high degree of sovereignty is allowed for manufacturers to apply processes of choice and to promote the development of innovative processes that start from intermediate materials. The proposed provisions cover all wet chemical processes that involve the removal of P along with other elements from the ashes by elution, after which the
dissolved elements are recovered by solidification, precipitation, ion exchange or membrane technologies. The elution process predominantly involves the use of strong acidic solvents, though on occasion, alkaline substances have been used or a combination of the two. The list of solvents includes, amongst others, sulphuric acid (H₂SO₄), hydrochloric acid (HCl), nitric acid (HNO₃), phosphoric acid (H₃PO₄), oxalic acid (H₂C₂O₄), and sodium hydroxide (NaOH). Also the addition of other substances, such as steam (used for instance in the EcoPhos process), will be permitted in the post-combustion manufacturing process. Finally, intermediates used to produce chemical fertiliser blends (e.g. NPK) will be permitted. The end-material from the whole manufacturing process ("thermal oxidation materials & derivates that will be incorporated in the CE marked fertilising product") will then be subject to further testing for inorganic contaminants (see section 5.5.5.1).

5.5.2.3 Proposals for input materials and reactants

Based on the information presented in the paragraphs 5.5.2.1 and 5.5.2.2, following proposal is put forward:

A CE marked fertilising product may contain thermal oxidation materials exclusively obtained through thermochemical conversion under non-oxygen-limiting conditions from one or more of the following input materials:

a) living or dead organisms or parts thereof, which are unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which are extracted from air by any means, except:
   o materials originating from mixed municipal waste,
   o sewage sludge, industrial sludge or dredging sludge,
   o animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009, and
   o materials separately listed under points c) – g);

b) animal by-products or derived products of category 2 and 3 falling within the scope of Regulation (EC) No 1069/2009;


d) residues from composting, anaerobic digestion, pyrolysis or gasification as a pre-treatment technique of the input materials listed under point (a) - (c);

e) waste and by-products within the meaning of Directive 2008/98/EC with the exception of:
   o materials which display one or more of the hazardous properties listed in Annex III of Directive 2008/98/EC,
   o materials originating from mixed municipal waste,
   o animal by-products of category 1 or derived products falling within the scope of Regulation (EC) No 1069/2009;
f) auxiliary fuels (natural gas, liquefied petroleum gas, natural gas condensate, process gases and components thereof, crude oil, coal, coke as well as their derived materials), when used in incineration, co-incineration or biomass combustion plants to process input materials listed under points (a) - (e);

(g) substances which occur in nature to be used in production processes of the iron and steel industry, including non-hazardous by-products generated by this industry; or

(h) chemical substances, with the exception of:
   - those listed under points a) - g),
   - wastes within the meaning of Directive 2008/98/EC,
   - animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009, and
   - non-biodegradable polymers.

[Note: The exclusion of a material from a lettered item does not prevent it from being an eligible component material by virtue of another lettered item]

5.5.3 Production process conditions

Thermal oxidation materials can be obtained from combustion plants that are specifically designed for the purpose of producing fertilising materials or they can be a production residue resulting from a process aimed at disposing waste or producing a different primary product (e.g. steel). The thermal oxidation plant can be a stand-alone installation or be integrated into another system.

5.5.3.1 Pre-processing

Input materials with high moisture content are typically subject to mechanical treatments such as thickening, dewatering or drying. Occasionally, treatments combining an increase in dry matter content of the input material and energy recovery (e.g. anaerobic digestion, hydrothermal carbonisation) may be applied. Hot gases exiting the furnace could also pass through an energy recovery system at the thermal oxidation plant whereby the energy can be (partly) recovered in the form of heat or electricity. The heat can be used for maintaining the combustion temperatures or for the pre-drying of the input material prior to combustion.

No limitations are proposed on any possible pre-processing steps as long as the input material list is respected. This implies that the input materials, and a combination thereof, may be physically mixed, screened, sized and chemically reacted. Also, any materials obtained from material transformation processes such as digestion, composting, pyrolysis, hydrothermal carbonisation, etc. will be permitted as long as the final thermal oxidation materials & derivates meet the product quality requirements and the minimum conditions for the core process.
5.5.3.2 Core process

Combustion conditions and carbon contents in ashes and slags

The chemical composition and contaminant levels present in thermal oxidation materials are not only largely influenced by the characteristics of the biomass input materials, but also by the operating conditions during thermal oxidation, including the type of furnace (grate firing versus fluidised bed combustion), the combustion temperature and the residence time of ashes (Steenari et al., 1999; Obernberger and Supancic, 2009; Tan and Lagerkvist, 2011; Pöykiö et al., 2014).

For large combustion plants (>50 megawatt (MWth)) and waste incineration plants in Europe, the combustion conditions are determined in the Industrial Emissions Directive (2010/75/EC, IED). The IED prescribes that waste combustion plants shall be designed, equipped, built and operated in such a way that the gas resulting from the incineration of waste is raised, after the last injection of combustion air, in a controlled and homogeneous fashion and even under the most unfavourable conditions, to a temperature of at least 850°C for at least two seconds (or 1100°C for 0.2 seconds), and that the total organic carbon content of slag and bottom ashes is less than 3% or their loss on ignition is less than 5% of the dry weight of the material. The legislation for medium combustion plants (between 1 and 50 MWth; Directive (EU) 2015/2193) and for smaller appliances (heaters and boilers <1 MWth) covered by Regulation (EU) 2015/1189 (on ecodesign requirements for solid fuel boilers) do not specify the combustion time-temperature conditions or the quality of the resulting ashes and slags; they focus on the emissions into the air. Regulation (EU) No 592/2014 amending Regulation (EU) No 142/2011 as regards the use of animal by-products and derived products as a fuel in combustion plants adheres to the specifications as indicated in the Industrial Emissions Directive as described above.

At the Kick-off Meeting of the STRUBIAS sub-group, there was large support among the participants to refer to the criteria for the thermochemical conversion of thermal oxidation materials & derivates from the Industrial Emissions Directive and the Animal by-products Regulation.

Organic carbon is a foremost parameter to determine the ash and slag quality (Vehlow et al., 2006). A complete oxidation in the combustion process would convert this carbon totally to CO₂. However, in real world conditions a total conversion will never be accomplished and a small amount of products of incomplete combustion are found in all residue streams. In the gas phase this is first of all CO. Other organic compounds are typically present as traces only. In the solid residues the carbon speciation ranges from PAH through soot or types of activated carbon to almost graphitic carbon (Ferrari et al., 2002). Most residue management regulations use the organic C as a key parameter indicating the degree of organic contaminant removal. Organic C serves as a reactive surface for the adsorption of possible contaminants, such as persistent organic pollutants (Vehlow et al., 2006). Modern incinerators show a tendency towards improved burnout and thus to lower organic C concentrations in all residue streams. An evaluation of available data indicates that such plants easily reach a > 99%
conversion of carbon and its compounds in the waste to CO₂ (European Commission, 2006c; Vehlow et al., 2006). **No specific limit value is proposed for the loss on ignition (LOI)** as the combination of organic C, temperature, time and other product quality parameters (e.g. electrical conductivity, maximum levels for polyaromatic hydrocarbons, etc.) should be sufficient to delimit the scope of thermal oxidation materials & derivates. The organic C content is measured by default on many fertilising materials and forms part of testing parameters for different PFC classes. Therefore, measuring the loss on ignition might be redundant and would only lead to a further increase in compliance testing requirements for thermal oxidation materials & derivates.

**The IED and Regulation (EU) No 592/2014** on poultry litter only focus on the carbon content of the bottom ashes. The burnout of the particulate matter in the flue gas and fly ashes is typically higher than that of the bottom ashes, and hence the former two materials usually show a lower organic C content than bottom ashes (Vehlow et al., 2006). Therefore, the C content is only measured on the bottom ash and slags. Even though some thermal oxidation materials & derivates are produced from fly ashes (e.g. sewage sludge fly ashes from fluidised bed systems), it is proposed that operators of incineration and biomass combustion plants shall perform testing on the bottom ash and slags residue fraction because (1) it is specified as such in the above-mentioned Regulations for the incineration of waste and animal by-products, (2) biomass plant operators typically discard the fly ash fraction due to its high content of metals and other contaminants, and (3) the bottom ashes typically show a higher C content.

It is proposed not to impose strict time-temperature profiles (>850°C for more than 2 seconds or 1100°C for 0.2 seconds) for certain plant-based materials in the technical requirements (i.e. those listed under point a) of the input material listed). Those materials are inherently low in pollutants for which reason stringent time temperature profiles are neither required to ensure the destruction of pollutants in the material, nor proportionate considering the limited risks for emissions of certain persistent organic pollutants. It is, however, proposed that the end-quality of the resulting ashes should meet the material quality requirements, including the organic carbon limits in the bottom ashes and slags. The incomplete combustion of uncontaminated biomass may lead to high levels of unburnt carbon in the ashes (Demirbas, 2005; James et al., 2012). In general, concentrations of CO, toxic volatile organic compounds such as acrolein, formaldehyde, and benzene, gaseous and particulate PAHs, and other organic species are enriched in emissions from incomplete biomass combustion (Rohr et al., 2015) and trace metals tend to accumulate in the organic ash fraction (Kabata-Pendias, 2011). High carbon contents in ash can also reduce ash stabilisation, increase the risk of spontaneous ignition after application, and significantly increase the ash volume. A complete combustion of the fuel also ensures low levels of persistent organic pollutants, such as PCBs and PCDD/Fs (see section 5.5.5.2). Finally, a high content of unburnt organic matter presents challenges for post-processing treatments such as pelletisation, briquetting and hardening as it decreases the binding properties of the ashes (James et al., 2012; Lövren, 2012). In line with the product definition of ashes as mostly inorganic compounds, it is proposed to limit organic C in the bottom ashes also to
3% (dry matter basis). Alternatively, biomass that is not completely oxidised in a thermal conversion process under oxygen-limiting conditions can be classified as a pyrolysis & gasification material (see also section 5.3.7).

Additives and reactive agents

It is referred to section 5.5.2.2 for a description on the reactants and additives used in thermal oxidation processes and specific P-recovery processes that aim at the production of better quality fertilising materials in an integrated, modified thermochemical process (e.g. RecoPhos, AshDec, Mephrec, EuPhoRe, etc.).

5.5.3.3 Post-combustion manufacturing steps

Raw ashes as obtained after thermal oxidation may undergo further manufacturing steps with the intention to reduce levels of metals or metalloids to acceptable, safe levels and/or to increase the plant availability of the phosphorus present in the ashes. Therefore, raw ashes can be further processed as part of a "two-step manufacturing process", as outlined in section 5.3.3 and section 5.5.2.2. Such processes are typically of a chemical nature (e.g. Ecophos, Recophos, acidulation, etc.).

The reactants that can be applied in such processes principally include virgin materials and other materials that can be used for the production of fertilisers derived from primary raw materials, similar to those comprised under CMC 1 in the proposal for the revised Fertiliser Regulation (see section 5.5.2.2 for details; substances excluding biomass, animal by-products, wastes and their transformation products, fossil fuels, and raw materials for the steel and iron industry, and non-biodegradable polymers).

It is proposed to refer to these materials as "intermediates", rather than to "substances and mixtures". Pursuant to Regulation (EC) No 1907/2006, an intermediate is defined as "a substance that is manufactured for and consumed in or used for chemical processing in order to be transformed into another substance". The use of this terminology will prevent that inert materials are added to in the manufacturing of CE fertilising products with the sole intention of reducing contaminant levels of the final CE product. Therefore, the mixing of wastes with wastes or other materials should at all times occur with the intention to improve the quality of the resulting material and plant nutrient availability, to remove contaminants, or a combination of both. Operations aimed at lowering the contaminant concentration without lowering the contaminant to nutrient ratio in the original material should not be allowed. No further restrictions on the use of intermediates are proposed. Nonetheless, in order to comply with the legal requirements laid down in Directive 2008/98/EC, it is proposed that manufacturers that use hazardous wastes (e.g. sewage sludge ashes with certain species of Zn; Donatello et al., 2010) within their STRUBIAS production process should demonstrate the removal or transformation of the respective hazardous substances to levels below the limit values as defined in the proposal for the revised Fertiliser Regulation and other EU policy documents on the classification of waste (see Commission notice on
technical guidance on the classification of waste - 2018/C 124/01). Although no best available techniques have been defined for STRUBIAS production processes, it is believed that – at present – such provisions might lead to the development of chemical and thermochemical techniques that enable the simultaneous compliance with the requirements laid down in Article 10 ["the necessary measures shall be undertaken to ensure that waste undergoes recovery operations"], and Article 13 ["protection of human health and the environment"] of Directive 2008/98/EC.

Some stakeholders have argued that by setting no further restrictions on the use of intermediates, manufacturers are given the possibility to dilute contaminants present in ashes (e.g. metals in sewage sludge) to below the limit values for contaminants established at CMC and PFC level, resulting in increased emissions of contaminants present in the input materials to the soil relative to techniques that effectively remove the contaminants by diverting them into a separate waste stream. Under the current nutrient recovery proposals, such practices could indeed take place and following arguments were raised to support this approach:

- Constraining the mixing of secondary raw materials in the revised Fertiliser Regulation would hamper creating a level playing field for fertiliser manufacturers. After all, the mixing of input materials of different quality is allowed for fertiliser manufacturers that use phosphate rock as input/source materials.
- The mixing of non-hazardous waste with other substances and mixtures is not prohibited in the existing EU legislation on waste.
- The mixing of input materials with intermediates is not exclusively performed for the dilution of waste, but also to (1) transform the P in the ashes into a more bio-available form and thus decrease the ratio of contaminants to bio-available P in the end-material, and (2) to produce a chemical fertiliser blend (e.g. NPK fertiliser of the highest quality). For some micronutrients (e.g. Zn), the addition of intermediates is in fact a good practice as removing micronutrients from the ashes would require afterwards the addition of those elements to provide a balanced plant nutrition, involving their production from primary raw materials and associated environmental impacts;
- Life cycle assessments (section 8) indicated that producing P-fertilisers through the mixing process provides benefits through the reduced need to extract the primary raw material phosphate rock, but that impacts on human health and the environment depend on the counterfactual use and handling scenario of the waste material that contained the sludges.

For further discussion on this aspect, it is also referred to section 5.3.4.

For all these reasons, the following proposal is put forward for the implementation of post-combustion manufacturing processes:
A CE marked fertilising product may contain derivates from thermal oxidation materials that have been produced from the input materials listed in paragraph 1 and compliant with paragraph 4 and that have been manufactured according to a thermal oxidation process compliant with paragraphs 2 and 3. The post-combustion manufacturing process shall be of following nature:

a) chemical manufacturing: processes that chemically react thermal oxidation materials with intermediates within the meaning of Regulation (EC) No 1907/2006 listed under point h) of paragraph 1; or

b) thermochemical manufacturing: processes that thermochemically react thermal oxidation materials with intermediates within the meaning of Regulation (EC) No 1907/2006 listed in paragraph 1. Thermochemical process conditions shall be compliant with paragraph 2 and 3, and the thermal oxidation material derivate shall meet conditions listed in paragraph 4.

Thermal oxidation materials that display one or more of the hazardous properties listed in Annex III of Directive 2008/98/EC shall not be mixed, either with waste, substances or materials with the intention of reducing hazardous substances to levels below the limit values for the hazardous property as defined in that Directive. Using a mass balance approach, manufacturers that use thermal oxidation materials with hazardous properties must demonstrate the removal or transformation of the contaminants to levels below the limit values as defined in Annex III of Directive 2008/98/EC.

5.5.3.4 Finishing steps

No specific requirements for "finishing" techniques that relate to the agglomeration or washing of materials have to be included at CMC level. Post-processes (e.g. modification of size or shape by mechanical treatment, washing with water) are normal industrial practice and any materials/processes required are included on the input material list. Hence, thermal oxidation materials & derivates may undergo further post-processing steps with the intention to increase the chemical stability of the ashes or to agglomerate ashes as pellets or granules (Vesterinen, 2003).

5.5.4 Agronomic value

5.5.4.1 Nutrient contents and element ratios

Based on the characterisation of ash properties in relation to their potential utilisation (Vassilev et al., 2010; Vassilev et al., 2013a; Vassilev et al., 2013b), ashes are classified according to their elemental composition (Figure 3).
Figure 3: The classification system of ashes from fossil fuels and biomass based on the composition of their major elements (adopted from Vassilev et al., 2013b)

Most raw ashes ("K type", right hand side of the triangle) are relatively rich in one or more of the essential plant macronutrients P, K, and S. Ashes that will be applied with the intention to increase soil pH (liming materials) are characterised as "C type ashes", and show high Ca and Mg contents. The high nutrient contents of ashes derived from the eligible input materials is confirmed in section 16.2.1, and most of these ashes will classify as C type, K type or CK type. The macronutrients K, Ca, Mg, and S are relatively easily leached from ashes, especially in the plant rhizosphere where plants may create a relatively acid micro-environment through the release of root exudates (Freire et al., 2015). Phosphate (PO$_4^{3-}$), however, may be unavailable to plants when strongly bound to particular bi- and trivalent ions. The plant available P-content for thermal oxidation materials & derivates that are intended to be used as P-fertilisers will be regulated at PFC level.

"S type" ashes are dominated by glass, silicates, and oxyhydroxides (mainly of the elements Si, Al, and Fe), but fail to have a significant amount of carbonates, phosphates or sulphates, for which reason these ashes are unsuitable as liming materials or macronutrient fertilisers. These ashes cover a relatively small zone at the top of the triangle, and are mostly produced from lignite, sub-bituminous coal and bituminous coal. As indicated by the STRUBIAS sub-group, there is no basis of support to include these materials as thermal oxidation materials & derivates in the Revised Fertiliser Regulation. Therefore, the use of
fossil fuels as input materials is limited to their role as auxiliary fuels in incineration, co-
incineration, and biomass combustion plants as indicated in section 5.5.2. Hence, fossil fuel
ashes as formed at fossil fuel power stations cannot be considered as thermal oxidation
materials. The direct consequence of this restriction of input materials is that no further
criteria are required to exclude such "S type" ashes, dominated by glass, silicates, and
oxyhydroxides.

Also thermal oxidation material derivates that are produced through post-combustion
manufacturing steps show a high content of plant available nutrients. All these materials have
a P₂O₅ content of minimum 15-20%, and are specifically intended to be used as a P-fertiliser.
Therefore, no additional requirements are proposed on minimum nutrient or
neutralising value for thermal oxidation materials & derivates.

5.5.4.2 Salinity

Salinity is a generic term used to describe elevated concentrations of soluble salts in soils
and water. Comprised primarily of the most easily dissolved ions - sodium (Na) and chloride
(Cl), and to a lesser extent calcium, magnesium, sulfate, and potassium - salinity in the
environment adversely impacts water quality, soil structure, and plant growth (Pichtel, 2016).
Although minimal accumulations (some in trace amounts) are required for normal biological
function, excess salinisation might constrain crop productivity and threaten the presence of
salt-intolerant plant and epiphyte species in natural ecosystems, as high dissolution rates of
salts may impact upon the vegetation community. Excess sodicity can cause clays to
defloculate, thereby lowering the permeability of soil to air and water. Sodium (Na) and Cl
are often present in thermal oxidation materials as inorganic salts such as sylvite (KCl) and
halite (NaCl) in relatively high concentrations (Freire et al., 2015).

a. Chloride contents in thermal oxidation materials & derivates can be very high
(e.g. in ashes from cereal and straw combustion; up to 35% of the total dry
matter content), especially when expressed relative to other micronutrients
(section 16.2.1). On average 67% of the chlorides present in ashes is water-
soluble (Vassilev et al., 2013b). Hence, in specific settings and ecosystems, a
significant risk is present for crops, natural vegetation and long-term soil
quality when thermal oxidation materials are applied during prolonged periods
of time. The Finnish legislation on the use of ashes in forest ecosystems
contains a limit value of 2% for chloride (Haglund and Expertsgroup, 2008).
In the proposal for the Revised Fertiliser Regulation (Annex III of the proposal
– Labelling requirements), it is stated that the phrase 'poor in chloride' or
similar may only be used if the chloride (Cl⁻) content is below 3%. It is agreed
that a labelling requirement cannot prevent that a product high in chloride
causes adverse impacts on the environment, but at the same time, the
STRUBIAS sub-group indicated that this CMC offers the possibility to
recover KCl, a micronutrient fertiliser, from ashes (e.g. “Ash2Salt” process;
Easymining Sweden). Therefore, it is proposed to set a limit value of 3% for
Cl-, only applicable when Cl⁻ is an unintentional substance constituent coming from the starting material(s).

b. Sodium contents in thermal oxidation materials & derivates are generally low (<1%), although some residues such as olive husks can have higher contents. Moreover, Na plays a role as a “functional nutrient”, with a demonstrated ability to replace K in a number of ways for vital plant functions, including cell enlargement and long-distance transport, and its presence is even a requirement for maximal biomass growth for many plants (Subbarao et al., 2003). Therefore, no limits on the Na content of thermal oxidation materials & derivates are proposed.

c. At present, reliable methods other than leaching tests to characterise ash with regard to the speed of salt dissolution in the field are missing. One way of estimating the stability of thermal oxidation materials & derivates is to measure the conductivity in water extracts. This gives a total measurement of the dissolution of salts from the ash and indicates the risk of acute damage to vegetation, especially mosses and lichens. Given the labelling provisions for the closely related parameter Cl-, it is, however, proposed to add no further criteria or labelling requirements for electrical conductivity.

5.5.4.3 Boron toxicity

Boron is a very common element that may be present in coal and some biomass ashes, and is readily water soluble (Pagenkopf and Connolly, 1982; Basu et al., 2009). Boron phytotoxicity is a major potential problem associated with the use of fresh fly ash as a fertilising material. Although boron is an essential nutrient in plants at low concentrations, it becomes toxic in many plants at concentrations only slightly higher than the optimal range (Ayers and Westcot, 1985; Sartaj and Fernandes, 2005). A number of studies have indicated that the solubilisation of B in coal ashes may lead to B toxicity in plants and aquatic organisms (Adriano et al., 1978; Straughan et al., 1978; Zwick et al., 1984; Aitken and Bell, 1985) and could cause B-induced inhibition of microbial respiration (Page et al., 1979) depending on the form and concentration of boron, type and characteristics (e.g. life stages) of the organism, and period and type of exposure to boron (acute or chronic). Recent evidence indicates that human B intake from food and water in EU are below the tolerable upper intake level (EFSA, 2004), and that increased human B uptake is even promoted to enhance health due to the beneficial effects at low B concentrations (Nielsen, 2014; Pizzorno, 2015). Moreover, the most extensive and most recent dataset for rivers/catchments or regions in the EU contains consistently low B values (Heijerick and Van Sprang, 2004).

Fertilising products derived from thermal oxidation materials, including those derived from sewage sludge ashes, animal manures and wood bottom ashes, contain B contents well below the limits applicable in Lithuania and Sweden for ash-based fertilising products (500 mg B kg⁻¹) (see section 16.2.2), and typically well below the B concentrations encountered in mineral P fertilisers (on average 1291 mg B kg⁻¹ for superphosphates; Kratz et al., 2016). Moreover, potentially boron rich coal ashes are excluded from thermal oxidation materials & derivates because of the limitations on eligible input materials (see section 5.5.2.1).
Therefore, it is concluded that negligible risks are associated to thermal oxidation materials & derivates for aquatic organisms, plants and humans. Hence, it is proposed not to set a limit for the B content of thermal oxidation materials & derivates at CMC level.

5.5.5 Environmental and human health safety aspects

5.5.5.1 Metals and metalloids

This section considers concerns associated to the exposure to alkali, alkaline earth metals, transition metals and other metals. Whereas some of them are plant micronutrients, the potential dissolution and accumulation to toxic levels of these inorganic metals and metalloids present in thermal oxidation materials & derivates requires a more in-depth risk assessment. Metal or metalloid species may be considered “contaminants” if their presence is unwanted or occurs in a form or concentration that causes detrimental human or environmental effects.

The primary response of plants upon exposure to high levels of metals and metalloids in soils is the generation of reactive oxygen species and oxidative stress (Mithöfer et al., 2004). The indirect mechanisms include their interaction with the antioxidant system (Srivastava et al., 2004), disrupting the electron transport chain (Qadir et al., 2004) or disturbing the metabolism of essential elements (Dong et al., 2006). One of the most deleterious effects induced by metals in plants is lipid peroxidation, which can directly cause biomembrane deterioration.

Living organisms require varying amounts of metals and metalloids. Iron, cobalt, copper, manganese, molybdenum, and zinc are required by humans, but all are toxic at higher concentrations (Singh et al., 2011a). Other heavy metals such as Cd, Hg and Pb are toxic elements that have no known vital or beneficial effect on organisms, and their accumulation over time in the bodies of animals can cause serious illness. The ingestion of metals and metalloids by humans may disrupt metabolic functions, as they can accumulate in vital organs and glands such as the heart, brain, kidneys, bone, liver, etc. and could displace the vital nutritional minerals from their original binding sites, thereby hindering their biological function (Singh et al., 2011a).

Aluminum, Iron and Manganese

Aluminum (Al) is the most commonly occurring metallic element, comprising eight percent of the earth's crust (Press and Siever, 1974). It is a major component of almost all common inorganic soil particles, with the exception of quartz sand, chert rock fragments, and ferromanganiferous concretions. The typical range of Al in soils is from 1% to 30%, with naturally occurring concentrations varying over several orders of magnitude. The available data on the environmental chemistry and toxicity of Al in soils to plants, soil invertebrates, mammals and birds indicate that total Al in soil is not correlated with toxicity to the tested plants and soil invertebrates (EPA, 2003a). However, aluminium toxicity is associated with soluble Al and thus dependent upon the chemical form (Storer and Nelson, 1968). Insoluble
Al compounds such as Al oxides are considerably less toxic compared to the soluble forms (aluminium chloride, nitrate, acetate, and sulfate), and only moderately toxic effects of insoluble Al for humans have been observed at extremely high intake ratios that are unrealistic through fertiliser-based exposure pathways (Krewski et al., 2007). Aluminium in ashes is dominantly present in stable forms, and the **Al content in the soluble and exchangeable forms is extremely low (~0.2%)** (Lapa et al., 2007; Ibrahim, 2015). Aluminium from ashes is mainly released as Al(OH)$_4^-$ (99%) (Ibrahim, 2015). Although Al(OH)$_4^-$ is considered to be non-toxic, phytotoxic effects could occur due to the gradual formation of toxic Al species in the bulk nutrient solution, resulting from the acid soil pH or the acidification of the alkaline nutrient solution by the plant roots (Kopittke et al., 2005). Ecological risks associated with the addition of Al could therefore be present, especially in acidic soils (pH$_{H2O}$ < 5.5). The mechanism that underlies Al phytotoxicity is that Al displaces Ca from the apoplast and thus reduces the number of exchange sites for Ca uptake (Godbold et al., 1988). Therefore, not the concentration of Al in itself is critical, but rather the molar ratio of Ca/Al. Hence high Ca concentrations may reduce the toxic effects of Al (Godbold et al., 1988). Ashes derived from the eligible input materials are typically rich in Ca that is easily leached (Vassilev et al., 2013b). The leaching of Ca from the ashes is much more pronounced than the leaching of soluble Al (Neupane and Donahoe, 2013; Ibrahim, 2015). Hence, it is concluded that most Al in (the neutral to basic) ashes is present as insoluble aluminium oxides and hydroxides, and that the availability of Ca in the ashes and slags derived from the eligible input materials far exceeds that of Al. Therefore, **no specific criterion is proposed for Al content in thermal oxidation materials & derivates.**

Also iron (Fe) is a commonly occurring metallic element, with typical soil concentrations ranging from 0.2% to 55%. Iron can occur in either the divalent (Fe$^{2+}$) or trivalent (Fe$^{3+}$) valence states under typical environmental conditions. The valence state is determined by the activity of the hydrogen cation (pH), the activity of electrons (Eh) of the system, and the chemical form is dependent upon the availability of other chemicals. Iron is essential for plant growth, and is generally considered to be a micronutrient. Iron is considered the key metal in energy transformations needed for syntheses and other life processes of the cells (Merchant, 2010). The main concern from an ecological risk perspective for iron is not direct chemical toxicity per se, but the effect of iron as a mediator in the geochemistry of other (potentially toxic) metals (EPA, 2003b). Similar to Al, Fe in ashes is dominantly present in stable forms, and the **Fe content in the soluble and exchangeable forms is low (~0.3%)** (Vassilev et al., 2013b; Ibrahim, 2015). Moreover, in well aerated soils between pH$_{H2O}$ 5 and 8, iron is not expected to be harmful to plants (Römheld and Marschner, 1986), but under specific conditions it can become toxic (e.g. in rice plants). Therefore, **no specific criterion is proposed for Fe content in thermal oxidation materials & derivates.**

Regulatory interest in the assessment of the potential risks to soil from manganese (Mn) exposures has increased with increasing anthropogenic activity and industrial development. Not only can Mn be toxic for plants and animals; toxicity for humans has been reported as well from occupational (e.g. welder) and dietary overexposure. Toxicity has been demonstrated primarily in the central nervous system, although lung, cardiac, liver,
reproductive and foetal toxicity have been equally noticed (Crossgrove and Zheng, 2004). In contrast to Al and Fe, Mn concentrations in ashes might be up to 10 times higher than the soil background Mn concentrations, for which reason potentially substantial risks are associated to the application of Mn-rich thermal oxidation materials & derivates. Moreover, up to 46% of the Mn present in ashes may be water-soluble (Vassilev et al., 2013b). The limit values for soil Mn concentrations associated to toxic effects on organisms are below the background concentrations of most soils, thus making their use in the assessment of potential risks impossible (EPA, 2003c; ESDAT, 2017). Also, little is known about the toxicity of colloidal, particulate, and complexed manganese, though the toxicities of metals bound into these forms are assumed to be less than those of the aqua-ionic forms (World Health Organization, 2004). Hence, there are some important challenges when it comes to deriving limit values to address potential terrestrial risks, including the variability of ambient soil background concentrations, the changing form and subsequent ecotoxicology of Mn with changing soil conditions, as well as the poor relationship between standard ecotoxicity test data for all trophic levels and the reality in the field (International Manganese Institute, 2012). As a matter of fact, it has been acknowledged by the WHO that, due to the highly variable natural background concentrations and the influence of transient water logging and pH changes on manganese speciation, deriving a single guidance value for the terrestrial environment is inappropriate (World Health Organization, 2004). Therefore, existing national legislative frameworks do not contain limit levels for maximal Mn contents in thermal oxidation materials, with the exception of the UK poultry litter ash quality protocol (limit of 3.5% on a dry matter basis). The values observed for thermal oxidation materials & derivates are below the 3.5%, with the highest Mn concentrations observed for fly and bottom wood ashes (up to 1.3% and 2.9%, respectively; section 16.2.2). Ashes and slags derived from other eligible input material typically show Mn concentrations that are 1-2 orders of magnitude lower than the limit value of 3.5% of the UK poultry litter ash quality protocol (section 16.2.2). Therefore, no specific criterion is proposed for Mn content in thermal oxidation materials & derivates.

Assessment on the potential accumulation of trace metals/metalloids in soil

The pathways that lead to the presence of metals and metalloids in eligible input material for thermal oxidation materials often start within the food chain via plant and water uptake by roots, and by adsorption from the air. Additionally, fossil fuels and ore concentrates can have high concentration of particular toxic metals, such as Tl, Cr and V that were present in specific geological substrates (Karbowska, 2016). Wood contains generally higher amounts of metals than short-lived biomass sources, because of the accumulation during the long rotation period of forests, the higher deposition rates in forests and possibly the lower pH value of forest soils (Vamvuka and Kakaras, 2011) (section 16.2.2). Because of the transfer from one link in the chain to another, some heavy metals may end up being accumulated by humans (Hapke, 1996). The recycling of metals and metalloids in the environment is evident as metals being taken up by plants used as animal feed or food end up in excreta, which are spread on land, and can ultimately lead to increasing concentrations in agricultural soils over time. Even relatively small additions to the cycle may thus lead to high soil concentrations over time (van der Voet et al., 2010). This indicates that not only ecotoxicity associated to the...
dispersion of metals in the atmosphere or towards freshwater bodies should be taken into account, but also the vulnerability of the soil ecosystem. Root exudates, particularly organic acids, are able to increase metal mobility, solubility and bioavailability in soil and enhance consequently the translocation and bioaccumulation of metals (Ma et al., 2016). To avoid an increase of unwanted toxic heavy metals in food for human consumption it is necessary to limit the concentrations upstream in the food chain.

In line with the objective of the STRUBIAS sub-group, a broad range of eligible input materials has been proposed for the CMC thermal oxidation materials & derivates. Amongst others, non-hazardous waste and non-hazardous industrial by-products, animal by-products, ore concentrates and fossil fuels could be used as eligible input materials. This is possible because the combustion process enables an effective removal of most organic contaminants present in the eligible feedstocks, and on the singular condition that the adverse effects associated to the presence of metals and metalloids is carefully evaluated. Thermal oxidation processes result in the losses of organic matter and several volatile nutrients (e.g. N and S), whereas metals and metalloids are only partially removed. The temperature of between 800–1050°C in the combustion chamber of a fluidised bed boiler is high enough to vaporise some of the elements. In addition to element volatilisation characteristics, element retention through other processes in fly ash (primarily condensation processes) determines the final fate of volatilisable elements (Álvarez-Ayuso et al., 2006; Kuokkanen et al., 2006). Most of these species form compounds that condense on the surface of particles in the flue gas, leading to the enrichment of some elements in the fly ash fraction. The bottom ash has an enhanced content of non-volatile components, and frequently contains sintered or melted particles. The direct result is the significant concentration of metals/metalloids in thermal oxidation materials (Demirbas, 2003).

Unlike organic contaminants, which may be oxidised by microbial action, most metals do not undergo microbial or chemical degradation, and they remain in the soil for a long time after their introduction. Changes in their chemical forms (speciation) and bioavailability are, however, possible. Metal and metalloid contamination of soil may pose risks and hazards to humans and the ecosystem through direct ingestion or contact with contaminated soil, the food chain (soil-plant-human or soil-plant-animal-human), drinking of contaminated ground or surface water, effects on aquatic organisms, reduction in food quality (safety and marketability) via phytotoxicity, reductions in soil quality and soil faunal biodiversity, and the reduction in land usability for agricultural production causing food insecurity (World Health Organization, 1996; Demirbas, 2003; Wuana and Okieimen, 2011).

It has been reported that metals such as cobalt (Co), copper (Cu), chromium (Cr), magnesium (Mg), molybdenum (Mo), nickel (Ni), selenium (Se) and zinc (Zn) are essential nutrients that are required for various biochemical and physiological functions, but the inadequate supply of these micro-nutrients results in a variety of deficiency diseases or syndromes (described in detail in World Health Organization, 1996). Other metals such as aluminium (Al), antimony (Sb), arsenic (As), barium (Ba), beryllium (Be), bismuth (Bi), cadmium (Cd), gallium (Ga),
germanium (Ge), gold (Au), indium (In), lead (Pb), lithium (Li), mercury (Hg), nickel (Ni), platinum (Pt), silver (Ag), strontium (Sr), tellurium (Te), thallium (Tl), tin (Sn), titanium (Ti), vanadium (V) and uranium (U) have no established biological functions and are considered as non-essential metals (Chang et al., 1996). In humans and biological systems of soil and aquatic organisms, these metals/metalloids have been reported to affect cellular organelles and components such as cell membranes, mitochondriae, lysosomes, endoplasmic reticula, nuclei, and to inhibit some enzymes involved in metabolism, detoxification, and damage repair (World Health Organization, 1996; Wang and Shi, 2001).

Trace elements found in ashes from the eligible input materials that could accumulate in soils include As, Ba, Be, Cd, Cr, Co, Cu, Hg, Mo, Ni, Pb, Sb, Se, Tl, V, and Zn (Pitman, 2006; Vassilev et al., 2013a; Vassilev et al., 2013b; Rohr et al., 2015; Karbowska, 2016). Most studies and risk assessments have primarily focussed on inorganic elements of major environmental concern, such as As, Cd, Cr (VI), Pb, Ni or Hg among others, while overlooking other constituents (e.g. Ba, Be, Mn, Mo, Sb, Tl and V are poorly studied) which, inaccurately, have been considered as generally posing little risk to the environment.

Some inorganic metals and metalloids are already regulated for different PFCs in the proposal for the Revised Fertiliser Regulation. Specifically, limit values for Cd, Cr (VI), Hg, Ni, and Pb have already been formulated in the proposal for the Revised Fertiliser Regulation for the different PFCs where thermal oxidation materials & derivates could be used as ingredients. Also, Zn and Cu are elements that may be regulated at PFC level for which reason these elements are not included in this assessment at CMC level. Therefore, the present assessment will be restricted to As, Ba, Be, Co, Cr, Mo, Sb, Se, Tl and V (see section 17.1). The methodology of the assessment is centred on a three-step approach:

1) In a first step, soil screening values are collected for the different EU Member States. Soil Screening Values are generic quality standards that are used to regulate land contamination and are adopted in many Member States in Europe in order to protect the environment and human health (Carlton, 2007). The soil screening values were compiled for the different EU Member States, and it was assessed if the list of elements covers all relevant hazards associated to metals/metalloids based on the techno-scientific literature for thermal oxidation materials derived from the eligible input materials. If not, complementary evidence was sought in scientific literature, as was the case for Thallium (see details in section 17.1, as well as the specific section below on Thallium).

2) In a second step, a maximal permissible concentration of the element in the CMC derived fertilising material is calculated based on the principle that predicted metals/metalloid accumulation as a result of the long-term application of the fertilising material and the atmospheric deposition in the soil shall not exceed the so-called soil screening value ("soil screening acceptable limit concentration"). A mass balance approach is applied assuming that the non-soluble fraction of metals and metalloids accumulates in soils, and that the soluble metal fraction is removed from the soil through leaching and plant uptake. The calculated accumulation of the
respective trace metal in soils is then dependent on (1) farming duration (years), (2) the application rate of the fertilising products, (3) the concentration of the trace metal in the fertiliser and (4) the fate and transport of the trace metal in soils. A simple spreadsheet-based model based on a set of reasonable assumptions is applied for this purpose as outlined in detail in section 17.1. The calculated soil screening acceptable limit contents are then qualitatively compared to metal/metalloid concentrations that are typically found across the diverse range of thermal oxidation materials & derivates derived from different eligible input materials. This assessment is applied to spot possible issues that might lead to human health and environmental protection issues due to the accumulation of metals and metalloids present in the CMC material.

3) In a final step, an interpretation and validation of the soil screening acceptable limit concentration is performed by reviewing metal-specific available information in a risk-based context. This is especially relevant for thermal oxidation materials & derivates as some of the elements for scrutiny are not routinely present in fertilising materials. Based on the precautionary principle, technical requirements on maximal permissible limit values for metals/metalloids in thermal oxidation materials & derivates could be proposed in case there is techno-scientific evidence to suggest that the use of specific thermal oxidation materials & derivates could lead to unacceptable human health or environmental risks.

Hence, the assessment is principally based on the soil screening values for metal and metalloid concentrations in the soil as established by the EU Member States. A full risk assessment of ecological and human health risks from the presence of the metals and metalloids in fertilising materials falls beyond the scope of this study.

Acceptable soil screening limit concentrations

The outcome of this analysis indicates the soil screening acceptable limit concentrations of selected metals and metalloids in CE fertilising products derived from thermal oxidation materials & derivates as given in Table 4.
Table 4: Outcome of the soil screening acceptable limit concentrations of selected metals and metalloids in CE fertilising products derived from thermal oxidation materials & derivates; - indicates that the calculated maximal trace metal concentrations are well-above concentrations found for thermal oxidation materials & derivates (section 16.2.2) for which reason no maximum value is proposed.

<table>
<thead>
<tr>
<th></th>
<th>maximal trace metal concentration (mg kg-1)</th>
<th>proposed limit (mg kg-1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>As</td>
<td>52</td>
<td>-</td>
</tr>
<tr>
<td>Ba</td>
<td>2225</td>
<td>-</td>
</tr>
<tr>
<td>Be</td>
<td>90</td>
<td>-</td>
</tr>
<tr>
<td>Co</td>
<td>168</td>
<td>-</td>
</tr>
<tr>
<td>Cr</td>
<td>400</td>
<td>400</td>
</tr>
<tr>
<td>Mo</td>
<td>87</td>
<td>-</td>
</tr>
<tr>
<td>Se</td>
<td>179</td>
<td>-</td>
</tr>
<tr>
<td>Ti</td>
<td>11</td>
<td>10</td>
</tr>
<tr>
<td>V</td>
<td>628</td>
<td>600</td>
</tr>
</tbody>
</table>

Interpretation and validation of the soil screening acceptable limit concentration

The obtained numbers were compared to typical values observed in thermal oxidation materials & derivates (see section 16.2.2 in Annex). It was observed that for As, Be, Co, Mo and Se, typical values present in the materials are much lower than the derived soil screening acceptable limit concentrations. Sensitivity analyses indicated that variations in model parameters, such as for instance the variation of Kd values along the ranges observed for European soils (Janik et al., 2015b), did not change the outcome. Therefore, it is proposed not to set legal requirements for As, Be, Co, Mo and Se for this CMC.

For Barium, it is indicated that most thermal oxidation materials & derivates show Ba contents that are below the derived soil screening acceptable limit concentrations (typical range, 100 – 1500 mg kg⁻¹). Nonetheless, wood fly ashes could show values up to 4000 mg kg⁻¹ (section 16.2.2). Also ashes derived from coal could show values up to 5000 mg kg⁻¹ (WHO, 1990), but the presence of coal ashes in the final CE fertiliser product will be limited by the proposed criteria on minimum nutrient content (see section 5.5.4.1). It is also indicated that Ba contents in Ba-rich thermal oxidation materials & derivates closely correlate to other contaminants, such as Pb and Cd (section 16.2.2). Wood fly ash, the lightest component that accumulates in the flue system, can contain high concentrations of cadmium, copper, chromium, lead and arsenic for which reason this ash cannot be used as a CE marked fertiliser (Pitman, 2006). Therefore, thermal oxidation materials & derivates that exceed the proposed Ba limit value of 2200 mg kg⁻¹ will also exceed the metal limit values at PFC levels for any of the PFC classes that could be targeted by these materials (e.g. macro- and micronutrient fertilisers, liming materials, etc.). For all these reasons, it is proposed not to set legal requirements for Ba for this CMC.

For the remaining elements Cr, Sb, Tl and V a more in-depth assessment to evaluate the risks was performed:
Chromium:

Chromium is considered to be non-essential for plant growth and the consumption of Cr-contaminated food can cause human health risks by inducing severe clinical conditions (Shahid et al., 2017). Chromium ore deposits are primarily used for metallurgical applications such as the production of stainless steel, but other uses in wood preservation, leather tanning, pigments, and refractories exist (Barnhart, 1997). Chromium has several oxidation states (−2 to +6), but hexavalent chromate [Cr(VI)] and trivalent chromite [Cr(III)] forms are the most common and stable in the natural environment, with the former being less abundant than the latter. Therefore, Cr(total) is a good proxy for Cr(III). At PFC level, limits for Cr(VI) have been proposed in the revised Fertiliser Regulation but given that mineral ores are a possible input material for thermal oxidation materials & derivates and the fact that many EU Member States have established soil screening values for Cr(total) indicates the need for a more detailed assessment on Cr(total). Specific fertilising products, especially industrial by-products, can contain high Cr(III) concentrations. Slags from the steel industry and by-products from the tannery industry have Cr(III) concentrations that range from 250 mg kg⁻¹ to 2 – 3% (Pillay et al., 2003; Cornelis et al., 2008; Wang et al., 2015; Reijonen, 2017). The concentrations of Cr(III) in steel slags can thus be up to 4 orders of magnitude higher than the limit value as established for Cr(VI) in the proposal for the revised Fertiliser Regulation (2 mg kg⁻¹ for PFC 1 - fertilisers).

Environmental and human health risks due to the presence of Cr(III) in fertilising materials could occur through: (i) the conversion of Cr(III) to Cr(VI), and (ii) through the leaching of Cr(III):

i. The two species of Cr differ greatly with respect to their sorption and bioavailability in soil, root absorption, translocation to aerial plant parts and plant toxicity. In most plant species, Cr is poorly translocated towards aerial parts and is mainly retained in the root tissues and converted into Cr(III) (Kabata-Pendias and Mukherjee, 2007; Peralta-Videa et al., 2009; Jaison and Muthukumar, 2017), thereby reducing the possible risks for human uptake for most crops. Also, most soils microorganisms are only marginally affected by the presence of Cr(III) in the soil (European Chemicals Bureau, 2005). Nonetheless, experimental test work with a number of slag materials indicates that very gradual oxidation of trivalent to hexavalent chromium does occur when the slag is exposed to atmospheric oxygen, rendering a quantifiable but small portion of chromium in this much more mobile and toxic form. Pillay et al (2003) showed that steel slag with a 1-3% Cr(III) content, released 1000 - 10000 mg kg⁻¹ Cr(VI) within 6-9 months of exposure to an ambient atmosphere. Apte et al. (2006) showed that Cr(OH)₃ slowly converts to hexavalent chromium, with short-term (90 days) conversion rates of up to 0.05% in moist soils and in the presence of MnO₂. When CaO and Cr₂O₃ coexist in the slag, oxidation of Cr₂O₃ occurs, and Cr(III) can be transformed into Cr(VI) under the action of O₂ from the atmosphere (Li et al., 2017b). CaCrO₄ formed at the surface area of the particles, and this Cr(VI) enriched phase is freely soluble and almost dissolved completely at pH 7 (Li et al., 2017b).
The leaching of Cr(III) from steel slags has been documented. Li et al. (2017a) indicated, for instance, average and maximum Cr concentrations in leachates from steel slags (3500 mg Cr kg\(^{-1}\)) from steel slags that were 15 µg L\(^{-1}\) and 42 µg L\(^{-1}\), respectively. Proctor et al. (2000) indicated Cr leaching values from steel slags (132 mg Cr kg\(^{-1}\) – 3046 mg Cr kg\(^{-1}\)) that range from 10 µg L\(^{-1}\) to 60 µg L\(^{-1}\). Using a modelling approach, De Windt et al. (2011) even indicated higher potential leaching from basic oxygen steel slags (1900 mg Cr kg\(^{-1}\)) of up to 325 µg L\(^{-1}\). The adsorption of chromium (III) onto soil follows the pattern typical of cationic metals and increases with increasing pH (lowering pH results in increased protonation of the adsorbent leading to fewer adsorption sites for the cationic metal) and the organic matter content of the soil and decreases when other competing (metal) cations are present (Jing et al., 2006; Kabata-Pendias, 2011). Certain dissolved organic ligands may also reduce the adsorption of chromium (III) to the solid phase by forming complexes which enhance the solubility of chromium (III) in the aqueous phase (Richard and Bourg, 1991). Moreover, Cr present in fertilising materials can reach surrounding water bodies in a concentrated form through erosion and soil redistribution processes. Thus, there is a risk for Cr(III) to be transferred from the soil towards the water bodies and consequently for possible adverse impacts upon aquatic biotic communities. The European Chemical Bureau (2005) predicted no effect concentrations (PNEC) for water bodies of 3.4 µg L\(^{-1}\), which is in the same order as the value for Cr(VI). The PNEC is the concentration of a chemical below which no adverse effects of exposure of the substance is expected to occur. This value is two orders of magnitude lower than the Cr leaching potential from steel slags as documented by De Windt et al. (2011).

Considering the possible transformation of Cr(III) to the highly toxic Cr(VI), the proposal is to retain the assessment based on the maximal permissible soil concentration limit value of 100 mg Cr kg\(^{-1}\) soil as determined based on the soil screening values of EU Member States. Moreover, limiting the maximal Cr concentration in thermal oxidation material will further limit ecotoxicity effects due to the leaching of Cr(III).

For thermal oxidation materials & derivates derived from certain eligible input materials (e.g., sewage sludge, tannery sludge, textile waste, basic oxygen furnace slags derived from mineral ores and ore recycles), the proposed chromium limit of 400 mg kg\(^{-1}\) could be a limitation. Possibly, the permitted post-combustion manufacturing processes could aid to decrease the Cr levels to acceptable levels.

Antimony:
Antimony has a wide range of uses, including in the manufacture of semiconductors, diodes, flameproof retardants, lead hardeners, batteries, small arms, tracer bullets, automobile brake linings, and pigments (Filella et al., 2002a). The use of antimony in many different applications can be expected to drop in the future (van Vlaardingen et al., 2005). Antimony is not an essential element in plants or animals (Fowler and Goering, 1991).
Its bioavailability and toxicological effects depend on its chemical form and oxidation state. The two common inorganic forms of antimony present in natural waters are antimonate (Sb(OH)$_6$)$^-$ and antimonite (Sb(OH)$_3$) (Filella et al., 2002b). Experimental and clinical trials with compounds containing antimony have shown that the trivalent compounds are generally more toxic than the pentavalent compounds (Winship, 1987; Filella et al., 2002a; WHO, 2006).

Antimony can be present in thermal oxidation materials & derivates that are produced from the eligible input materials. Especially ashes of crop residues and sewage sludges show the highest Sb concentrations, with values up to 70 mg Sb kg$^{-1}$ (section 16.2.2; Kruger et al., 2015; Izquierdo et al., 2008). The bioavailability as expressed by the leaching potential of Sb present in thermal oxidation materials & derivates ranges typically from 0% to 10% (Kim et al., 2003; Cornelis et al., 2008; Izquierdo et al., 2008), but values up to 36% have been observed (Miravet et al., 2006). Antimony is mostly retained in soils (McLaren et al., 1998; Flynn et al., 2003; Wilson et al., 2010). Obviously, the extent of retention influences the bioavailable and mobile fraction. Many factors impact retention, but Sb is generally retained on silicate clay minerals, iron oxides and hydroxides and organic matter. In many natural environments adsorption on the Mn and Fe oxyhydroxides is responsible for retention of a high proportion of the soil bound Sb.

Information on the acute and chronic toxicity of dissolved antimony to a variety of aquatic, soil and sediment organisms is reviewed in the risk assessment report prepared by the EU (EURAR, 2008) and van Vlaardingen (2005). The EURAR risk assessment is for antimony trioxide and is only available in draft status. The data reviewed indicate that soluble forms of antimony generally only have a low to moderate potential to cause harm to aquatic, soil and sediment organisms. Relevant predicted no effect concentrations (PNEC), as derived by dividing lowest no observed effect concentration with an assessment factor of 10, in the EURAR report are as follows: PNEC$_{\text{surface water}}$: 113 µg Sb/L; PNEC$_{\text{sediment}}$: 11.2 mg Sb/kg (dry weight); PNEC$_{\text{microorganisms}}$: 2.55 mg Sb/L; PNEC$_{\text{soil}}$: 37 mg Sb/kg (dry weight). Van Vlaardingen (2005) determined a serious risk concentration value for the soil compartment of 54 mg kg$^{-1}$ soil and chronic ecotoxicological serious risk concentration values of 11 mg Sb L$^{-1}$. The values for the soil compartment are much higher than the value applied in this assessment, based on the 25$^{th}$ percentile of the soil screening value as determined by the EU Member States (3 mg Sb/kg; see above). Moreover, experimental bioconcentration factors obtained for fish, aquatic invertebrates, plants and algae vary between 0.19 and 24 L/kg wet weight (Shigeru et al., 1997; Tschan et al., 2008), much lower than the limit values for the bioaccumulation criterion (>2000) as established by Regulation (EC) 1907/2006.

Based on the information presented, it is concluded that the risk for Sb to enter the environment in a quantity or concentration or under conditions that have or may have an immediate or long-term harmful effect on the environment or its biological diversity due to the application of thermal oxidation materials & derivates is low. Therefore, the proposal is to not retain the assessment based on the maximal permissible soil concentration
limit value of 3 mg Sb kg\(^{-1}\) soil as determined based on the soil screening values of EU Member States, and no limits for Sb in thermal oxidation materials & derivates are proposed.

**Thallium:**

Thallium (Tl) is ubiquitous in nature and is found especially in sulphide ores, usually at low concentrations (WHO, 1996). An estimated global industrial consumption of 10-15 tonnes/year was estimated for 1991. Activity of mineral smelters, coal burning power generating plants, brickwork and cement plants generate man-made emissions to air and in waste deposits of approx. 2000-5000 tonnes/year. A large fraction of thallium is released into the atmosphere, since thallium compounds are volatile at high temperatures. Further sources of thallium emission are iron and steel production, nonferrous-metal (e.g. Zn, Cd) smelting and gold production (WHO, 1996). Thallium occurs in two oxidation states in the environment: monovalent Tl(I) and trivalent Tl(III). The oxidation state directly influences the toxicity of thallium—trivalent Tl is approximately 50,000 times more toxic compared to monovalent Tl. Furthermore, Tl(I) may be oxidized to Tl(III) due to the activity of phytoplankton (Twining et al., 2003). As a result, the toxicity of both species is influenced by their stability, which is associated with the type of sample matrix and the corresponding environmental conditions. Specific ashes and melting materials, mainly those partially derived from coal and mineral ores can be rich in Tl, with concentrations ranging from 7 – 11 mg kg\(^{-1}\) for steel slags (Proctor et al., 2000) and from 1 – 76 mg kg\(^{-1}\) for coal ashes (Frattini, 2005; Lopez Anton et al., 2013; Karbowska, 2016; Świetlik et al., 2016; Vaněk et al., 2016).

Data regarding significant sources of thallium in the environment and risks for the environment and human health have been reviewed by Karbowska (2016). Thallium is considered as toxic for human and animal organisms, microorganisms and plants (Makridis and Amberger, 1996; Nriagu, 1998; Peter and Viraraghavan, 2005). The toxicity of this element is higher compared to mercury, cadmium and lead (maximum admissible concentration at 0.1 mg mL\(^{-1}\)) (Repetto et al., 1998; Peter and Viraraghavan, 2005). The toxicity of thallium-based compounds is mainly caused by the similarity between thallium (I) ions and potassium ions (Grössl ová et al., 2015), which results in the disorder of potassium-associated metabolic processes due to thallium interference (Wojtkowiak et al., 2016).

**Human exposure** to thallium is mainly associated with the consumption of contaminated food or drinking water. Thallium rapidly enters the bloodstream and is transported across the whole organism, which leads to accumulation in bones, kidneys and the nervous system. In consequence, the functioning of several relevant enzymes is disrupted. Stomach and intestinal ulcers, alopecia and polyneuropathy are considered as classic syndromes of thallium poisoning. Other symptoms include astral disorders, insomnia, paralysis, loss of body mass, internal bleeding, myocardial injury and, in consequence, death (Peter and Viraraghavan, 2005). Ingestion of more than 1.5 mg of thallium per kg of body mass may be fatal. Recent studies also indicate that high levels of Tl may be associated with an increased risk of low birth weight (Xia et al., 2016).

Świetlik et al. (2016) indicated that 13-30% of the Tl of coal ashes can be present in the water soluble and weak acid soluble fractions, considered as mobile fractions or
bioavailable fractions (Pettersen and Hertwich, 2008). Standard leaching tests in acidic and neutral conditions indicated that thallium leaching from steel slags was negligible (Proctor et al., 2000). No information is, however, available on the long-term release patterns of Tl for these materials. In the terrestrial environment, thallium is usually bound with the soil matrix, which considerably limits its transport, although dissolved thallium (soluble thallium salts) are susceptible to flushing and may be introduced to the aquatic environment. A high concentration of thallium in shallow soil also poses a notable threat due to possible uptake by plant roots and storage in plant biomass. Thallium concentrations in soils are closely correlated to phytotoxicity (Makridis and Amberger, 1996). Thallium has been used as rodenticide and insecticide and there are indications of inhibition of soil nitrification in the range of 1-10 mg kg⁻¹ soil (van Vlaardingen et al., 2005). Van Vlaardingen et al. (2005) also indicated low chronic ecotoxicological serious risk concentration values of 6.5 µg L⁻¹. Experimental bioconcentration concentration factors obtained for aquatic above the limit values for the bioaccumulation criterion (2000; as established by Regulation (EC) 1907/2006 have been reported (7000 L/kg wet weight; Smith and Kwan, 1989). Hence, thallium-based compounds exhibit a high tendency to accumulate in the environment, and prolonged presence of thallium in terrestrial, aerial and aquatic systems may notably increase the exposure risks (Karbowska, 2016).

In order to prevent that thallium enters the food chain and affects the functioning of living organisms poisoning, safe limits for Tl concentration in soils have been proposed by regulatory bodies (1 mg Tl kg⁻¹; Canadian Council of Ministers of the Environment, 2003) and risk assessment studies (1 - 2 mg Tl kg⁻¹; van Vlaardingen et al., 2005; Xia et al., 2016). Considering the risks for human health and the environment due to the application of Tl-rich thermal oxidation materials, the proposal is to retain the assessment based on the maximal permissible soil concentration limit value of 2 mg Tl kg⁻¹ soil.

Based on the information received from the STRUBIAS sub-group, the proposed Tl limit value of 10 mg Tl kg⁻¹ should not be a limitation for any of the thermal oxidation materials & derivates that are targeted as ingredients for CE marked fertilising products, including slags from the iron and steel industry.

Vanadium:

Vanadium (Z = 23) is a hard, steel-gray metal listed as a transitional element (Imtiaz et al., 2015). Along with the transition elements Mo, W, Mn, Fe, Co, Ni, Cu and Zn, vanadium is an essential bioelement, but in contrast to most of these elements functional vanadium compounds have so far been detected only in the form of vanadium nitrogenases and vanadate-dependent haloperoxidases in a comparatively restricted number of organisms (Rehder, 2015). Vanadium can exist in a variety of oxidation states: −1, 0, + 2, + 3, + 4, and + 5 (Larsson et al., 2013). In solution, under environmental conditions, mainly vanadium(IV) and vanadium(V) are present (Wanty and Goldhaber, 1992). Vanadium(IV) is an oxocation that occurs in moderately reducing environments. Under more aerobic conditions, the oxocation of vanadium(V), VO₂⁺, prevails at a solution pH below 4, whereas the oxyanion vanadate(V), H₂VO₄⁻, dominates above that pH (Baes and Mesmer, 1976). About 80% of the
globally produced V is being used in the steel industry as an additive. As a result, slags from the steel industry can show high V contents, with values documented that range from 54 to 26 000 mg kg\(^{-1}\) (Proctor et al., 2000; Cornelis et al., 2008; Reijkonen, 2017).

The bioavailability and toxicity of vanadium to soil microorganisms and plants has been reviewed by Larsson et al. (2013). Toxicity of vanadium to plants has mainly been studied in nutrient solution, and acute toxicity starts between 1 mg V L\(^{-1}\) and 5 mg V L\(^{-1}\) for the most sensitive species (Kaplan et al., 1990; Carlson et al., 1991; Imtiaz et al., 2015). Larsson et al. (2013) and Smith et al. (2013b) reported soil vanadium toxicity thresholds (EC50) for higher plants, ranging from 18 mg V kg\(^{-1}\) to 510 mg V kg\(^{-1}\) with a median of 91 mg V kg\(^{-1}\) in 5 different soils. In their review, Smit (2012) proposed a long-term environmental risk limit for freshwater organisms at 1.2 µg V L\(^{-1}\). Chronic ecotoxicological serious risk concentration values of 99 µg V L\(^{-1}\) have been documented by van Vlaardingen et al. (van Vlaardingen et al., 2005).

Depending on the type of slag, the immediate V release from steel slags can be high (Chaurand et al., 2006; Reijkonen, 2017). In the short-term (15 days), 1.7% of the V present in blast oxygen furnace slag may be leached (De Windt et al., 2011). Reijonen indicated that up to 8–12% of the total V in (blast oxygen furnace slag, 14 000 mg V kg\(^{-1}\)) and high vanadium slag (26 000 mg V kg\(^{-1}\)) was in the water-soluble form. The fate of released V depends on soil pH, redox potential and organic matter content (Larsson et al., 2015; Reijonen et al., 2016). Moreover, in non-acidic soils, the soluble V exists predominantly as vanadium(V), considered more harmful to biota than vanadium(IV). Overall, it is clear that a significant proportion of the V in slags is potentially bioavailable or susceptible to be leached into recipient water systems (Larsson et al., 2015; Reijkonen, 2017). Moreover, the surface runoff from slag-amended fields increases the risk of V release to aquatic organisms. This is attributable to the fact that desorption of V from the particle surfaces is favoured by increasing the solution to soil ratio (De Windt et al., 2011; Reijkonen, 2017). The risk limits associated to extremal V additions in soils are also defined in a report by the National Institute for Public Health and the Environment of the Netherlands (van Vlaardingen et al., 2005). In this work, the addition of 25 mg V kg\(^{-1}\) (total concentration of 67 mg kg\(^{-1}\)) was considered a serious risk for terrestrial ecosystems.

Considering the toxicity of vanadium to soil microorganisms and plants, the proposal is to retain the assessment based on the maximal permissible soil concentration limit value of 125 mg V kg\(^{-1}\) soil as determined based on the soil screening values of EU Member States. Moreover, limiting the maximal V concentration in thermal oxidation materials will further limit ecotoxicity effects due to the leaching of vanadium.

For thermal oxidation materials & derivates derived from the eligible input materials, with the exception of basic oxygen furnace slag, there is no techno-scientific evidence that the proposed vanadium limit of 600 mg kg\(^{-1}\) will be a major limitation for the targeted STRUBIAS materials on the emergent market.
Conclusion and proposals

In summary, it is indicated that the long-term application of thermal oxidation materials & derivates can contain Cr, Tl and V concentrations that could accumulate in soils and lead to the exceeding of soil quality standards as established by EU Member States and possibly jeopardise environmental and human health protection. The soil quality standards applied in this assessment for Cr, Tl and V are respectively 67%, 200% and 107% higher than the current median soil background concentrations for these elements in Europe. The assessment revealed that only risks are indicated for thermal oxidation materials & derivates that are derived from minerals, ores, ore concentrates and coal. Therefore, following proposal is made for the CMC requirements:

6. Thermal oxidation materials & derivates incorporated into the CE marked fertilising product shall:
   a) [not related to metal limit values];
   b) [not related to metal limit values];
   c) contain no more than 400 mg kg\(^{-1}\) dry matter of total Chromium (Cr), if derived from materials listed under point e), f) or g) of paragraph 1;
   d) contain no more than 10 mg kg\(^{-1}\) dry matter of Thallium (Tl), if derived from materials listed under point f) or g) of paragraph 1; and
   e) contain no more than 600 mg kg\(^{-1}\) dry matter of Vanadium (V), if derived from materials listed under point f) or g) of paragraph 1.

Limit values for Cr, Tl and V for ash-based materials have also been included in national legislation; Denmark, Finland, Germany and Sweden have established limit values for Cr that range from 100 – 300 mg Cr kg\(^{-1}\); German legislation has a limit value of 1 mg kg\(^{-1}\) for Tl, Finnish legislation has a limit value of 70 mg kg\(^{-1}\) for V.

Leaching of metals, metalloids, non-metals and halogens

Due to the combination of high bulk contents and solubility, the most prominently leached elements from ashes are Ca and SO\(_4^{2-}\), followed by Cl, Na and K to a lesser extent. Nevertheless, the large number of trace elements that are leached in generally lower levels are of the highest concern due to their toxicity to aquatic organisms and the significant human health hazard they may entail for groundwater resources (Hjelmar, 1990; Izquierdo et al., 2008; Freire et al., 2015). The risks associated to the leaching of metals and metalloids are included in the assessment above, and risks are thus controlled for. Moreover, leaching tests have shown that the environmental impact of most trace elements present in ashes upon their application or disposal is expected to be rather low due to the relatively low water solubility of most trace metals and their tendency to sorb to soil particles (Sheppard et al., 2009; Barbosa et al., 2011; Vassilev et al., 2013b). Leachability of chemicals is known to increase with the presence of organic matter (European Commission, 2006c; Secretariat of the Stockholm Convention on Persistent Organic Pollutants, 2008); the proposed 3% organic carbon limit for ashes and slags will thus also effectively reduce the leaching of metals.
Given the linear correlation between the bulk and leachable content of trace elements in ashes (Izquierdo et al., 2008), this holds especially true if the proposed concentration criteria at PFC or CMC level of the metal/metalloid are respected (STRUBIAS sub-group comments from PT; Vamvuka et al., 2005; Skodras et al., 2006; Izquierdo et al., 2008; Vamvuka and Kakaras, 2011; Freire et al., 2015).

In the study of Barbosa et al. (2011), the majority of the chemical species quantified in ash eluates, namely phenol compounds, sulphates, fluorides, chlorides, dissolved organic C (DOC), total dissolved solids, presented concentrations below the limit values defined for acceptance of inert waste at landfills (European Council Decision 2003/33/EC).

Barber et al. (2003) and Barbosa et al. (2011) indicated that the leachable cyanide concentrations in ash were low, and similar to those in biomass and soil. This is in line with observations that leachable cyanide in residual ash is <1% of the mass of cyanide emitted to the atmosphere (Barber et al., 2003). Any dilution of ash with soil after ash applications gives rise to low, acceptable cyanide concentrations in leachate and run-off water from the field samples. Therefore, it is proposed that cyanide content in biomass ashes should not be regulated.

Therefore, it is concluded that the leaching of abovementioned minor and trace elements from ashes is not of particular concern, and no specific limits are proposed for the leachable ash fraction.

5.5.5.2 PAH, PCDD/F and PCB

The combustion of plant and animal biomass, waste and other materials can cause the generation of persistent organic pollutants (POPs), such as polycyclic aromatic hydrocarbons (PAHs), dioxins and furans (polychlorinated dibenzo-p-dioxins and dibenzofurans - PCDD/F), and dioxin-like polychlorinated biphenyls (PCBs). The presence of POPs is thus a major issue of concern for thermal oxidation materials & derivates (Pitman, 2006; Insam and Knapp, 2011; Freire et al., 2015; Masto et al., 2015). Persistent organic pollutants are toxic chemicals that adversely affect human health and the environment around the world. They persist for long periods of time in the environment, and can accumulate and pass from one species to the next through the food chain. Because they can be transported by wind and water, most POPs generated in one country can and do affect people and wildlife far from where they are used and released. To address this global concern, the United States joined forces with 90 other countries and the European Community to sign a ground-breaking United Nations treaty in Stockholm, Sweden, in May 2001. Under the treaty, known as the Stockholm Convention, countries agreed to reduce or eliminate the production, use, and/or release of particular POPs, and specified under the Convention a scientific review process that has led to the addition of other POP chemicals of global concern.
Most POPs present in the input materials destined for thermal oxidation materials are destroyed during thermal oxidation, but the formation of new POPs may occur because of incomplete combustion or formation in the flue gas path at levels that depend both on the fuel composition, combustion conditions and flue gas treatment (Lavric et al., 2004; Enell et al., 2008; Masto et al., 2015). Persistent organic pollutants are subsequently distributed between flue gas and ash streams, but the distribution of POPs among fly ashes and bottom ashes is different between PAH (higher in bottom ashes) and PCDDF and BCBs (higher in fly ashes (Gulyurtlu et al., 2007; Lopes et al., 2009). During combustion, POPs are formed via organic precursors like phenols and lignin, via de novo reactions in the presence of particulate carbon and chloride or by pyrosynthesis (high temperature gas phase formation) (Lavric et al., 2004; Gulyurtlu et al., 2007; Shibamoto et al., 2007; Van Caneghem et al., 2010).

The technology used in modern incineration and biomass plants, including grinding the feedstock into very fine particles, a short residence time of the particles in the boiler and optimum fuel to air ratio, ensures nearly complete combustion to low organic C levels in the ashes and slags while preventing the creation of such pollutants and their accumulation in the ash at hazardous concentrations. Indeed, the findings of tests that were performed on various ashes in Europe confirm this assessment (European Commission, 2006c).

Polyaromatic hydrocarbons (PAHs) Polyaromatic hydrocarbons are typical products of incomplete combustion and should be lower in concentration in all residue streams the more efficient the combustion control and the burnout are. A review of the data indicates that the concentrations of PAH in the boiler and filter residues are, apart from some exceptions, lower than those in bottom ashes (Vehlow et al., 2006). This behaviour is to be expected since the burnout of the particulate matter in the flue gas is typically higher than that of the bottom ashes as is documented by the lower total organic carbon in those residues. In principle, for residues from modern waste thermal oxidation plants no major problems concerning PAH should be expected (European Commission, 2006c; Vehlow et al., 2006). However, the database for this class of compounds is too weak to support that statement, and also higher PAH values have been observed in practice (European Commission, 2006c; Vehlow et al., 2006; Van Caneghem and Vandecasteele, 2014). Concentrations of specific and highly toxic compounds, for example of benzo(a)pyrene, were not found. Rey-Salgueiro et al. (2016) also indicated that the concentrations of benzene, toluene, ethylbenzene, the ortho-, para- & meta-xylenes and styrene (BTEX + S) in all samples analysed in their study were low for bottom and fly ashes with maximum concentrations of 0.3 mg kg\(^{-1}\).

Polychlorinated dibenzo-p-dioxins and dibenzofurans (PCDD/F) PCDD/Fs are emitted from thermal processes involving organic matter and chlorine as a result of incomplete combustion or chemical reactions. It is well known that transient combustion conditions and especially the start-up and shut-down procedure are characterized
by elevated PCDD/F levels in the raw gas (Hunsinger et al., 2002); PCDD/Fs form in the
temperature window of 200 to about 450°C (Lundin and Marklund, 2005). Also feedstock
charaacteristics play a major role in PCDD/Fs formation during biomass combustion.
PCDD/Fs are always formed during wood combustion via precursors such as phenols and
lignin, or via de novo reactions in the presence of particulate carbon and chlorine. High
emission levels can also be expected from burning treated wood and wood waste (Lavric et
al., 2004). Temperatures in the range of 1,100°C – 1,200°C are considered to be most
efficient for destroying halogenated hazardous compounds, including PCDD/PCDF
Nonetheless, depending on the composition of the fly ash, also lower temperatures have been
shown to enable the destruction of PCDD/F (Lundin and Marklund, 2005). The
concentration of PCDD/Fs in the fly ash is typically higher than in the bottom ash
(Lavric et al., 2004; Vehlow et al., 2006). The bottom ash PCDD/F inventory correlates well
with the organic carbon content, and PCDD/F levels are usually below 20 ng WHO toxicity
equivalents kg⁻¹ when the organic carbon content in the ashes is below 1% (Vehlow et al.,
2006). Nonetheless, the adsorption of PCDD/Fs on fly ashes can be relatively high, and
depends on the presence of elementary carbon or soot particles in the fly ashes, since
inorganic surfaces have a poor adsorption potential for PCDD/F (Vehlow et al., 2006).
PCDD/F concentrations in the range of 100 to 10,000 ng WHO toxic equivalents kg⁻¹ have
actually been found in fly ashes from modern waste incineration plants for municipal solid
waste, sewage sludge and poultry litter (Vehlow et al., 2006; Rigby et al., 2015; Egle et al.,
2016). Moreover, the database on PCDD/F for sewage sludge mono-incinerators and biomass
combustion plants is limited.

Dioxin-like polychlorinated biphenyls (PCBs)

Dioxin-like polychlorinated biphenyls are organic chlorine compounds with the formula
C₁₂H₁₀−xClₓ. PCBs are formed through a similar mechanistic pathway as PCDD/Fs, and
maximum PCB formation occurs at temperatures around 350°C (Lemieux et al., 2001). PCBs
are more efficiently destroyed if higher combustion temperatures are used (e.g. above
1200°C); however, lower temperatures (e.g. 950 °C) together with appropriate conditions of
turbulence and residence time have also been found to be effective for PCB removal. Van
Caneghem and Vandecasteele (2014) indicated low PCB ranges in ashes, with average
concentrations for ashes derived from refuse derived fuels and sewage sludge samples of 8.57
and 4.90 µg per kg dry matter, respectively. PCB data for poultry litter ashes (Rigby et al.,
2015) and sewage sludge ashes and their derivates (Egle et al., 2016) also indicated very low
PCB concentrations. Hence, ashes of a low organic C content and PAH as result of a
complete combustion process show low PCDD/F concentrations. Moreover, a close
relationship between PCDD/F and PCB concentrations has been observed (Lemieux et al.,
2001; Pandelova et al., 2006; Li et al., 2018).
EU and National regulations in EU Member States on POPs in fertilising materials


The POP content in ash-based fertilising products is regulated as follows in different EU Member States (Haglund and Expertsgroup, 2008):

- In **Denmark** (BEK1636 of 22 December 2006), the PAH content has to be analysed only if the loss on ignition (LOI) is > 5%. The limit value for PAHs is 3 mg/kg dry ash (12 mg/kg dry ash in the proposed update).

- **Portugals** legislation: DL 103/2015 for non-harmonized fertilisers imposes, only for fertilisers containing industrial sludge or their mixtures with sewage sludge, limits for PCDD/F (100 ng TEQ/kg), PAH (6 mg/kg) and PCB (0.8 mg/kg). Ashes (EWC 100101, 100102 and 100103) may be incorporated in several fertilising types without limits for these organic pollutants.

- The application of ashes in **Austria** is regulated through "Rückführung von Pflanzenaschen auf Böden" [Recycling of plant ashes to the soil]. In the Salzburg area there is "Amt der Salzburger Landesregierung Abt4/Abt16 Richtlinien 2006 – Richtlinien für die Aufbringung von Asche aus Holzfeuerungsanlagen auf landwirtschaftlich genutzte Böden". These regulations indicate that if the total of unburnt C is above 5%, PAH\(_6\) should be < 6 mg kg\(^{-1}\) and PCDD/F < 20 ng WHO TE kg\(^{-1}\).

- For the **UK**, a Quality Protocol for Poultry Litter Ash (End of Waste Criteria for the Production and Use of Treated Ash from the Incineration of Poultry Litter, Feathers and Straw - Waste and Resources Action Programme and Environment Agency) is available with a limit value for PCDD/F of 10 ng TEQ/kg.

**Conclusion and proposals**

Modern thermal oxidation plants with good combustion control produce bottom wood ashes with inventories of POPs that are not much higher than those encountered in European soils (Lavric et al., 2004; Pitman, 2006; Vehlow et al., 2006; Rohr et al., 2015). Hence, even without post-combustion treatment (e.g. 3R process, acid extraction followed by secondary thermal treatment) for the abatement of organic compounds, acceptable levels of POPs can be achieved for the proposed input materials if **stable combustion conditions are established and no unburnt residues remain**. Bottom ashes are typically more enriched in PAHs, whereas PCDD/Fs and PCBs are abundantly adsorbed to the fly ash fraction.

Nonetheless, some thermal oxidation materials & derivates show **high PAH and PCDD/F values**. **PCB levels are typically low in the ash fraction**, and levels of PCBs and PCDD/F
are closely correlated in ashes. This conclusion is confirmed by the (mostly confidential) data that was received from the STRUBIAS sub-group. National legislation also typically focuses on PAH and PCDD/Fs, and none of the national legislative frameworks impose additional limits for PCBs in the ashes and slags.

Based on the data collected, the following technical requirement for this CMC is proposed:

The slags and ashes obtained by thermal oxidation shall have:

- No more than 6 mg/kg dry matter of PAH$_{16}$, and
- No more than 20 ng WHO toxicity equivalents/kg dry matter of PCDD/F.$^{22}$

5.5.5.3 Other organic chemical pollutants

Other pollutants of concern may be present in sewage sludge (e.g. pharmaceuticals, personal care products, nanomaterials, etc.) and animal by-products (e.g. hormones, veterinary medicines, metabolites). However, the concentration of these compounds is generally less than 1% halogenated organic substances, expressed as chloride. Thermal destruction is generally considered to be an effective method for the removal of these pollutants that occur in diluted form in non-hazardous waste streams to levels below environmental or human health concern (UNEP, 2004). The ability of temperatures exceeding 850°C to destroy or inactivate organic contaminants with high destruction efficiencies have been measured for aldrin, dieldrin, HCB, DDT, BSE, pharmaceutical compounds and other organic pollutants (UNEP, 2004; INTECUS GmbH, 2013).

5.5.5.4 Biological pathogens

Heat acts to kill or inactivate by denaturation of essential proteins (enzymes, viral capsids) and nucleic acids. From the biological pathogens that could be present in the eligible input materials, spore-forming bacteria such as *Bacillus* and *Clostridium* are the most resistant to heat inactivation. Of the non-spore-forming waterborne and foodborne enteric pathogens, enteric viruses are the most heat-resistant, followed by bacteria and protozoa. Parvoviruses are among the most heat-resistant heat viruses. The thermal destruction has been studied in great detail by the food industry because of the importance of this process in killing pathogenic bacteria and preventing foodborne spoilage. The findings from this indicated that much lower temperatures are required for the dry heat deactivation of biological pathogens, than those required for the production of thermal oxidation materials. Above temperatures of 120°C, minimal thermal death times are required to inactivate biological pathogens, even under dry conditions. The thermal oxidation process efficiently causes the thermal

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$^{21}$ Sum of naphthalene, acenaphthylene, acenaphthene, fluorene, phenanthrene, anthracene, fluoranthene, pyrene, benzo[a]anthracene, chrysene, benzo[b]fluoranthene, benzo[k]fluoranthene, benzo[a]pyrene, indeno[1,2,3-cd]pyrene, dibenzo[a,h]anthracene and benzo[ghi]perylene 

death of all biological microorganisms present in the selected input materials (Gerba, 2015). Therefore, no specific measurements on biological pathogens are proposed as criteria.

5.5.5.5 Radioactivity

Concerns over the potential radioactivity of ashes stem from the expectation that natural or manufactured radioactivity present in the input material can become concentrated in ash upon combustion. This is majorly a concern for wood ashes, as trees may accumulate radioactive nuclides over prolonged periods of time. Overall, the concern has been less for natural radiation (which is generally considered to be negligible), and more for anthropogenic radionuclides that may be present at higher levels in plants and soils in areas that have experienced nuclear fall-out (Pitman, 2006).

The principal radionuclide of concern is Cesium-137, with a half-life (time taken for radioactivity to decay to 50% of the original levels) of 30.2 years. The half-life of this isotope results in contamination remaining for many decades after the original event, and significant quantities were released into some regions of Europe from the 1986 Chernobyl accident (Steinhauser et al., 2014). Based on the data available in the biodat database (ECN, 2017), the activity concentration of $^{137}$Cs in wood ashes varies between 81 and 4460 Bq/kg (limited dataset of 15 samples of unknown geographic origin), with more than 50% of the samples having activity values above 1000 Bq/kg. In order to protect human health safety aspects of workers, the risk assessment of the International Atomic Energy Agency (IAEA, 2003) recommended a unified $^{137}$Cs limit value of 1000 Bq/kg for timber and wood products that is applicable to all the considered conditions, i.e. local (contaminated areas), regional, national and international (IAEA, 2003). Hence, there is a possible risk associated to $^{137}$Cs radioactivity in wood ashes.

The main legal instrument for radiation sources and protection from these is Council Directive 2013/59/Euratom laying down basic safety standards for protection against the dangers arising from exposure to ionising radiation. The Directive provides a legal framework for the regulatory control of practices involving radiation sources and provisions for the protection of workers and the public exposed to these radiation sources that show activities above specific threshold values, being 100 Bq/kg for $^{137}$Cs. Member States are responsible to establish legal requirements and an appropriate regime of regulatory control for radioactive exposure based on a risk assessment.

Sweden is the only EU Member State that has set restrictions in place to limit radioactive exposure through ashes (Regulation SSI FS 2005.1). The limit has been set at 10 000 Bq/kg for ashes applied on forest land and 500 Bq/kg for agriculture and for reindeer grazing land.

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As potential risks associated to radioactivity in wood ashes is regulated through Directive 2013/59/Euratom, no specific provisions or activity concentration limit values are proposed for the CMC thermal oxidation materials & derivates.

5.5.5.6 Emissions

The mechanisms that lead to emissions from the handling and application of fertilising during material are outlined in section 5.4.5.4.

One of the mechanisms may generate airborne dusts and particulate matter emissions. Epidemiological and toxicological studies have shown particulate mass <2.5 µm, <100 µm and <10 µm (PM2.5, PM10 and PM100) comprises fractions with varying types and degrees of health effects for workers that are involved in the handling of ashes. This suggests a role for both the chemical composition (such as transition metals and combustion-derived primary and secondary organic particles) and physical properties (size, particle number and surface area). Exposure to particles from biomass may be associated not only with respiratory, but also with cardiovascular health issues (United Nations Economic Commission for Europe (UN ECE), 2009). A particularly relevant aspect of thermal oxidation materials & derivates is that they contain silica among the ash-forming material in significant quantities (section 16.2.1). Respirable free crystalline silica (i.e., quartz) is associated with silicosis (a nodular pulmonary fibrosis), lung cancer, pulmonary tuberculosis, and other airway disorders (NIOSH—Publications Dissemination, 2002). In view of potential risk associated to airborne dusts and particulate matter emissions, following aspects are relevant to consider:

a) The dustiness of a powder product, defined as the propensity of a material to generate airborne dust during its handling (Lidén, 2006), not only depends on the intrinsic physical properties of the material but also on the handling scenario.

b) Exposure to ash results in exposure to respirable free silica, but no well-designed epidemiological study has established an association between silica exposure from this source and adverse health effects (Meij et al., 2000; Hicks and Yager, 2006). Some research has demonstrated that the lack of health effects may be because the free quartz in combusted material is vitrified and unable to interact with biological targets (Van Eijk et al., 2011). The tendency for silica in biomass ash to fuse has also been observed (Van Loo and Koppejan, 2008). This feature, in conjunction with the understanding that in general biomass has a lower silica content than conventional solid fuel, indicates that the silica in ash is unlikely to pose an occupational health concern (Meij et al., 2000; Rohr et al., 2015).

In line with the discussion provided in 5.4.5.4, it is concluded that correct classification and labelling as foreseen in EU legislations allows downstream users to assess the risk associated airborne dust emissions and other air emissions during the handling and application of certain products, and to take the necessary measures to prevent any potential adverse impacts in case a risk has been identified. It is indicated that the provisions in the proposal for the Revised Fertiliser Regulation on labelling and
European Regulations are sufficiently effective to control for any adverse impacts associated to emissions during the handling and application of thermal oxidation materials & derivates.

5.5.5.7 Occupational health

Council directive 89/391/EEC on the introduction of measures to encourage improvements in the safety and health of workers at work seeks to adequately protect workers and encourages improvements in occupational health and safety in all sectors of activity, both public and private. The Directive also promotes workers’ rights to make proposals relating to health and safety, to appeal to the competent authority and to stop work in the event of serious danger. No further legal requirements are therefore proposed.

5.5.6 Physico-chemical properties

5.5.6.1 Dry matter content

Biological pathogens are destroyed during the combustion process, for which reason there is no risk for biological re-contamination of the thermal oxidation materials after combustion. Therefore, no further criteria on moisture content are proposed.

5.5.6.2 pH

Reactive ash with high pH and high dissolution rates of salts may cause burns to the vegetation, for instance to Sphagnum mosses which have been found especially sensitive. Reactive ashes with a very high or low pH are not suitable for land application as they will induce a pH shock effect to soil fauna and flora. Therefore, it is proposed to limit the $\text{pH}_{\text{H}_2\text{O}}$ (in water) for pyrolysis material to the 4 – 12 range.

5.5.6.3 Granulometry

Agglomeration is used as a means of improving product characteristics and enhancing processing conditions. In addition to these benefits, agglomeration also solves a number of problems associated with ash fines:

- Significant dust reduction/elimination and mitigation of product loss;
- Improved handling and transportation;
- Improved application and use;
- Increased water infiltration as there is no risk for the blocking of soil pores.

At the same time, it should be noted that thermal oxidation materials & derivates are CMCs, for which reason they can be mixed with other CMCs prior to becoming a PFC (e.g. compost, etc.).

Moreover, it is noted that particle form (granule, pellet, powder, or prill) of the product shall be indicated on the label of solid inorganic macronutrient fertilisers (see labelling
requirements in the proposal for the Revised Fertiliser Regulation). Therefore, no criteria on granulometry or particle size distribution are proposed at CMC level.

5.5.7 Handling and storage

It is proposed that physical contact between input and output materials must be avoided, including during storage.
5.6 Pyrolysis & gasification materials

5.6.1 Scope delimitation and possible uses

This CMC comprises organic materials that have **undergone a thermochemical conversion in an oxygen-limiting environment**, resulting in the production of carbonaceous materials like char, charcoal, soot and graphite (see section 5.1.3). Such black carbon materials, or combinations thereof, are often referred to as "biochar" when applied as a soil amendment.

The scope of this CMC aims to cover carbonaceous materials that are not fully oxidised, and thus fall in between thermal oxidation materials (section 5.5, with a maximum organic C content of 3%) and non-carbonised biomass along the biomass transformation spectrum.

These materials are the result of different production processes that take place in an oxygen-limiting environment, including gasification, dry pyrolysis and wet pyrolysis (also referred to as hydrothermal carbonisation). In line with the other STRUBIAS CMCs, a reference will be made to the production process and the name **pyrolysis & gasification materials** will be used to cover the spectrum of production processes that take place under oxygen-limiting conditions. The produced materials are of very heterogeneous nature, and their properties also depend on the time-temperature profiles applied and the feedstock used.

The variability in biomass feedstock and production process conditions makes that **pyrolysis & gasification materials cover a very heterogeneous product property spectrum that may fulfil a variety of fertilising functions** when applied onto the soil (Neves et al., 2011).

- Pyrolysis & gasification materials may be used as a **nutrient source for plants**. Pyrolysis & gasification materials may contain inorganic plant nutrients. Macronutrients such as P, K, Mg, and Ca are largely conserved in the end-material (60% to 100%, Gaskin et al., 2008), and their bio-available nutrient content is generally correlated to total concentration (Ippolito et al., 2015). Phosphorus availability is, however, not controlled by total P content, but is likely determined by the coordinated cations present (Al, Fe, Ca, Mg) in the feedstock (Wang et al., 2012b). The loss of N is highly variable during pyrolysis (0%-80%, depending on the process conditions applied), but the pyrolysis/gasification process may transform a large share of N to complexes that are unavailable to plants (Biederman and Harpole, 2013). These observations illustrate the overall importance of feedstock source for the potential of pyrolysis & gasification materials to supply nutrients to plants. The pyrolysis of feedstock from animal production systems (bone material, manure) and human waste treatment (sewage sludge) creates nutrient-rich end-materials, while most plant-based pyrolysis & gasification materials have lesser quantities of macronutrients (section 16.3.1).

- Pyrolysis & gasification materials may in some cases, independent of the feedstock they are produced from, act as a **soil improver** (Chia et al., 2015). The addition of pyrolysis & gasification materials to soils may lead to unique interactions that influence **soil physical properties** such as porosity, particle size distribution, density and packing. Plant yield can then be impacted through, for example, the availability of water and air in the vicinity of the
plant root, or the stimulation of soil microbial activities in the plant rhizosphere (Jeffery et al., 2015). It should be noted that the effect of adding nutrient-poor pyrolysis & gasification materials without complementary fertilisation to soils of temperate climates, on average, does not increase plant yield (Biederman and Harpole, 2013). This may be attributed to the fact that most European soils have good physical properties and the addition of C-rich pyrolysis & gasification materials to soils might stimulate microbial nutrient scavenging, ultimately decreasing nutrient availability for plants in the short-term (Biederman and Harpole, 2013).

There are claims that some pyrolysis & gasification materials can increase the efficiency of mineral fertiliser due to their ability to retain nutrients within the soil matrix as a result of the increase in surface area and cation and anion exchange capacity (Ippolito et al., 2015; Aller, 2016). Also, the addition of pyrolysis & gasification materials to soil may improve root traits, particularly root mass density and root length density (Brennan et al., 2014).

Studies in soilless systems indicate that some pyrolysis & gasification materials can provide nutrients (Ruamrungsri et al., 2011; Locke et al., 2013), reduce nutrient leaching (Beck et al., 2011; Altland and Locke, 2012) and improve both the biological (Graber et al., 2010a) and physical properties of growing media as a whole (Dumroese et al., 2011). The use of pyrolysed materials might, therefore, represent a promising development for soilless growing media components (Barrett et al., 2016; Kern et al., 2017). The potential use of pyrolysis & gasification materials for soilless growing media was also subscribed by various participants at the STRUBIAS Kick-off Meeting and supported by the feedback received via the ensuing questionnaires.

Pyrolysis at high temperatures removes acidic functional groups and increases the ash content, ultimately causing increased basicity of pyrolysis & gasification materials (Novak et al., 2009; Cantrell et al., 2012). Because of its basic pH, pyrolysis & gasification materials have been used to ameliorate acidic soil conditions, thus it could serve as a liming agent (Hass et al., 2012; Kloss et al., 2012). Whereas an increase of soil pH might have beneficial effects for the plant, it should be noted that the liming equivalent of pyrolysis & gasification materials is typically much lower than that of commonly applied liming products (Ippolito et al., 2015; Jeffery et al., 2015). As a matter of fact, it is unlikely that pyrolysis & gasification materials will meet the liming requirements at PFC level in the proposal for the Revised Fertiliser Regulation (Feedback on questionnaires received from the STRUBIAS sub-group; Ippolito et al., 2015). It may thus not be economically feasible for farmers to use pyrolysis & gasification materials in crop production solely for pH adjustment due to the high cost (Collins, 2008; Galinato et al., 2011). Similarly to thermal oxidation materials, it is proposed to label the
neutralising value if pyrolysis & gasification materials are used as a CMC in quantities >50% in the PFCs fertiliser (PFC 1), soil improver (PFC 3), growing medium (PFC 4) and plant biostimulants 6 (PFC).

Finally, pyrolysis & gasification materials are used as a compost additive and as admixtures in NPK fertiliser blends (Steiner et al., 2015). The utilisation of the absorptive binding capacity of pyrolysis & gasification materials to alter the nutrient-release patterns of other fertilising products is often referred to as the "charging" of pyrolysis & gasification materials. It should, however, be noted that even without the admixing of other CMCs onto pyrolysis & gasification materials, the end material of a pyrolysis/gasification process should have a demonstrated agricultural value (see section 4.2.1).

It is concluded that the inclusion of pyrolysis & gasification materials as a CMC in the Revised Fertiliser Regulation enables potential applications for PFC 1 (fertiliser), PFC 3 (soil improver), PFC 4 (growing medium) and PFC 6 (non-microbial plant biostimulant). The proposal for the Revised Fertiliser Regulation, however, does not place any restriction on the use of CMCs for any of the PFCs. Hence, the information presented here is only informative to set a possible window of opportunities for pyrolysis & gasification materials in view of their possible intended uses and associated application rates.

The efforts on the standardisation of the technical specifications of pyrolysis & gasification materials have resulted in voluntary industry-driven product standards and harmonisation actions. Especially relevant are the quality standards that have been developed by the International Biochar Initiative (IBI) (International Biochar Initiative, 2016b) and the European Biochar Certificate (EBC, 2012). These voluntary standards form the basis for many legislative initiatives in the European Union and the European Free Trade Association (see Bachmann et al., 2016; Meyer et al., 2017 for an excellent overview).

5.6.2 Input materials

Pyrolysis is a thermochemical decomposition of organic material, for which reason the input material list is confined to materials that originate from or contain matter from plants, animals, waste water treatment sludges, and certain organic industrial by-products that are generated during the processing of organic materials (e.g. paper sludge and distillers grain).

Pyrolysis & gasification materials derived from plant-based materials, bio-waste and certain animal by-products (e.g. inedible animal by-products such as bone material) form the basis of the currently used input materials for pyrolysis/gasification processes, voluntary standardisation schemes (EBC, 2012; International Biochar Initiative, 2016a) and national legislation (Meyer et al., 2017). The presence of organic contaminants in these input materials is limited, as well as the concentration of inorganic metals and metalloids such as Cd, Cr, Pb, Hg, and Ni (Gaskin et al., 2008; Uchimiya et al., 2012; Beesley et al., 2015; Someus, 2015; ECN, 2017). The manufacturing of pyrolysis & gasification materials may...
also be an attractive alternative for manure or processed manure, especially in those situations where no local disposal is available and the feedstock is applied on land in a non-sustainable manner that negatively impacts upon the environment. Also other animal by-products, such as meat and bone meal or animal bones can be pyrolysed (e.g. 3R agrocarbon process).

At present, very little research results are available on the behaviour during the pyrolysis/gasification process of the many organic contaminants (e.g. phthalates, surfactants present in cleaners and detergents (e.g. linear alkylbenzene sulphonates (LAS), Di(2-ethylhexyl) phthalate (DEHP), and personal-care products, pharmaceuticals and endocrine-disrupting compounds) that are possibly present in sewage sludge and other highly contaminated materials (Lehmann and Joseph, 2015; Aller, 2016). Whereas organic compounds can be degraded under oxidative conditions at high temperatures, the necessary techno-scientific evidence is lacking that demonstrates their removal under oxygen-limiting conditions. It is known that stringent temperature/time pyrolysis profiles (>550°C, > 20 min) induce a weight loss in pyrolysis & gasification materials due to burning out of organic compounds (Deydier et al., 2005b; Koutcheiko et al., 2007; Ro et al., 2010; Marculescu and Stan, 2012), but the knowledge base of studies that assessed the proportional removal of specific organic pollutants is limited and restricted to only a few organic pollutants (Weiner et al., 2013; Ross et al., 2016; vom Eyser et al., 2016; Liang et al., 2017). Although a significant reduction in contaminant levels can be achieved, limitations in the potential of dry and wet pyrolysis/gasification processes to remove organic pollutants can be seen for, for instance, nonylphenol, chlorinated aromatic fractions and specific veterinary antibiotics (Weiner et al., 2013; Ross et al., 2016; vom Eyser et al., 2016). Moreover, the formation of transformation products that may exhibit higher toxicity or persistency than the parent compound can occur. Such processes might be particularly relevant for pyrolysis/gasification processes because the presence of elementary carbon and soot particles show a high adsorption potential for organic contaminants (Vehlow et al., 2006). Hence, the mechanisms, nature and soil residence times of any decay products of organic contaminants that could be formed remain unclear (Weiner et al., 2013; Ross et al., 2016; vom Eyser et al., 2016). The absence of those organic contaminants in pyrolysis & gasification materials derived from contaminated feedstocks is, therefore, not guaranteed. Based on the precautionary principle and in view of the broad list of emerging contaminants in human-derived waste streams (Petrie et al., 2015), it is justified to exclude highly contaminated feedstocks (e.g. sewage sludge, municipal solid waste, hazardous waste) from the positive input material list to ensure human health and environmental safety. Contaminated input materials such as sewage sludge and mixed municipal solid waste are also absent on the list of allowed input materials according to voluntary standardisation schemes for pyrolysis & gasification materials (EBC, 2012) and national legal frameworks (Meyer et al., 2017).

Moreover, there is a substantial risk for the accumulation of non-volatile pollutants such as inorganic metals and metalloids in the pyrolysis & gasification materials as these mostly remain in the solid phase and become concentrated during the production process. In
contrast to thermal oxidation materials & derivates, no post-combustion manufacturing processes have been described that are able to remove inorganic metals and metalloids from the final material. Pyrolysis & gasification materials obtained from contaminated organic input materials such as sewage sludge (He et al., 2010; Hossain et al., 2010; Gascó et al., 2012; Méndez et al., 2012; Van Wesenbeeck et al., 2014; Lu et al., 2016), mixed municipal solid waste (Henrich et al., 1999; Vassilev and Braekman-Danheux, 1999; Vassilev et al., 1999) and chemically treated wood (Helsen et al., 1997; Lievens et al., 2009; ECN, 2017) appear often unable to comply with the limits suggested for these elements at PFC level. Inorganic metals and metalloids like Cd, Pb and Ni encountered in such pyrolysis & gasification materials typically exceed the limit levels set for fertilisers and soil improvers at PFC level from the proposal for the Revised Fertiliser Regulation (Shackley et al., 2013). Therefore, the potential of pyrolysis & gasification materials derived from sewage sludge, municipal waste and industrial by-products for the internal fertilising market appears limited.

The choice of a positive input material list for pyrolysis & gasification materials may help to avoid pollution risks which cannot be easily addressed by limits for organic pollutants due to their inherent heterogeneous chemical nature. A positive input material list is thus proposed to ensure the production of pyrolysis & gasification materials associated to associated acceptable risks for adverse environmental or human health impacts that can be enforced through straightforward and cost-effective compliance schemes:

1. A CE marked fertilising product may contain materials exclusively obtained through the thermochemical conversion under oxygen-limiting conditions of one or more of the following input materials:
   a) animal by-products or derived products of category 2 and 3 falling within the scope Regulation (EC) No 1069/2009;
   b) living or dead organisms or parts thereof, which are unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which are extracted from air by any means, except:
      o materials originating from mixed municipal waste,
      o sewage sludge, industrial sludge or dredging sludge, and
      o animal by-products or derived products falling within the scope Regulation (EC) No 1069/2009;
   c) bio-waste within the meaning of Directive (EU) 2018/851 amending Directive 2008/98/EC resulting from separate bio-waste collection at source, other than those included above; or
   d) pyrolysis/gasification additives which are necessary to improve the process performance or the environmental performance of the pyrolysis/gasification process, provided that the additives classify as intermediates within the meaning of Regulation (EC) No 1907/2006 and with the exception of:
      o those listed under points a) – c),
      o animal by-products or derived products falling within the scope of Regulation (EC) No 1069/2009,
      o waste within the meaning of Directive 2008/98/EC, and
non-biodegradable polymers. The total concentration of all additives must not exceed 25 % of the total input material fresh weight.

In addition, CE marked fertilising product may contain pyrolysis & gasification materials obtained through thermochemical conversion under oxygen-limiting conditions of any material listed in points (a)-(d), or combination thereof, processed by manual, mechanical or gravitational means, by solid-liquid fractionation using biodegradable polymers, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, by composting, or by anaerobic digestion.

[Note: The exclusion of a material from a lettered item does not prevent it from being an eligible component material by virtue of another lettered item]

Note that the input material list is similar to the input material list as proposed in the first draft of this document (STRUBIAS Interim Report of May 2017). It is noted that this proposed input material list is also generally in line with the positive input material list proposed by the European Biochar Certificate (EBC, 2012).

5.6.3 Production process conditions

Pyrolysis processes generate three main materials: gases (syngas), condensable vapours (oil) and solid (char-rich) materials. This implies that pyrolysis can be used for two specific aims: (1) the recovery of energy embedded in the feedstock through the combustion of syngas or oil fractions, and (2) the production of solid pyrolysis & gasification materials that can possibly be applied on agricultural land. As there is some degree of complementarity between the different phases from the pyrolysis of biomass, it is proposed that the end-material can be obtained from pyrolysis facilities that are specifically designed for the purpose of producing pyrolysis & gasification materials for further fertiliser use as well as from a process aimed at serving energy recovery purposes as long as product quality conditions are fulfilled.

The pyrolysis/gasification process is also used in the chemical industry to produce non-food products, for example, to produce activated carbon, charcoal, methanol, and other chemicals from wood, to convert ethylene dichloride into vinyl chloride to make PVC, to produce coke from coal, to turn waste plastics into usable oil, and for transforming medium-weight hydrocarbons from oil into lighter ones like gasoline. Pyrolysis is also used in the creation of nanoparticles, zirconia and oxides utilizing an ultrasonic nozzle in a process called ultrasonic spray pyrolysis. These specialized uses of pyrolysis may be called various names, such as dry distillation, destructive distillation, or cracking. As the solid end-materials of these processes do not have agricultural value, pyrolysis & gasification materials from the chemical industry are not considered for the purpose of this document (see section 5.6.2 – eligible input materials).

The proposal is to include pyrolysis plants that operate as a stand-alone installation as well as integrated systems in line with the principle of technological neutrality. After all, the
integration of pyrolysis units into an integrated system will not necessarily affect end-
material quality.

5.6.3.1 Pre-processing

For dry pyrolysis, input materials with high moisture content are typically subjected to mechanical processes such as solid-liquid separation, thickening, dewatering, or drying treatments. The energy and nutrient density of the feedstock can be increased by applying techniques (e.g. hydrothermal carbonisation, fast pyrolysis, anaerobic digestion, composting, etc.) to produce intermediate nutrient carriers. Increasing the dry matter content of the feedstock decreases the volumes that have to be processed in the pyrolysis reactor, as well as the supplementary energy requirements. Pyrolysis co-products (syngas, pyrolysis oil) could also pass through an energy recovery system at the pyrolysis plant, whereby the energy can be (partly) recovered in the form of heat or electricity. The heat can be used for heating the pyrolysis reactor or for pre-drying the input material prior to pyrolysis. Such practices increase the possibility for long range transportation from several, regionally distributed conversion plants to few central large scale pyrolysis plants. Wet pyrolysis or hydrothermal carbonisation involves the thermochemical dehydration of biomass in a closed vessel under autogenous pressure of water. Under these conditions and a residence time of several hours, the biomass is chemically dehydrated and its carbon content concentrated. Hence, the chemical composition becomes less polar, enabling a significant reduction in moisture content (to ~50%) by mechanical techniques, such as filter pressing.

While sometimes the output materials obtained through wet pyrolysis or fast pyrolysis are marketed as end materials that can be applied on agricultural land, some of the output materials might lack material properties that are in line with their intended use as a soil improver (Kambo and Dutta, 2015; Aller, 2016) or may contain high amounts of organic micropollutants that cause negative effects on plant growth and productivity (Becker et al., 2013; Wang et al., 2016). Note that according to the draft proposals, none of the pyrolysis spectrum variants are excluded as core processes in the present study, as long as the end-material meets the product quality standards.

Also, the physical material properties of pyrolysis & gasification materials can be modified by applying a so-called "physico-chemical activation process" (Kambo and Dutta, 2015), a process similar to the commercial production of activated carbon. Activation of pyrolysis & gasification materials can significantly increase the surface area thanks to the development of internal porous structures within a biomaterial (Gratuito et al., 2008). Physical and chemical activation methods are the two common techniques used for the activation of chars (Chia et al., 2015). In both techniques, char is exposed in a pyrolysis reactor to elevated temperatures in the presence of activation agents such as CO₂ or steam, which develops and improves the porous structure through the removal of C atoms or volatiles (Rodríguez-Reinoso and Molina-Sabio, 1992; Alaya et al., 2000). Activation through chemical reagents such as zinc salts, metal hydroxides (KOH, NaOH) or phosphoric acid can also induce very high pore densities (Lillo-Ródenas et al., 2007; Lin et al., 2012). In such a case, it is proposed to
consider the physico-chemical activation process as part of the core pyrolysis/gasification process (and not as a post-production process) and any materials that are added to the reactor as additives (see section 5.6.3.3). The STRUBIAS sub-group indicated, however, that such production techniques are unlikely to be deployed for materials that will be used as soil amendments due to the high production costs.

No major limitations on any pre-processing steps are proposed as long as the positive input material list is respected. This implies that the input materials, and a combination thereof, may be physically mixed, screened, sized and chemically reacted. Following provision is therefore foreseen in paragraph 1 of the proposals for the legal requirements on the input:

CE marked fertilising product may contain pyrolysis & gasification materials obtained through thermochemical conversion under oxygen-limiting conditions of any material listed in points (a)-(d), or combination thereof, processed by manual, mechanical or gravitational means, by solid-liquid fractionation using biodegradable polymers, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, by composting, or by anaerobic digestion.

5.6.3.2 Core process

The pyrolysis technology spectrum covers a broad range of production process conditions, with slow pyrolysis processes (300-700°C, long residence time in reactor) being the most common for the production of pyrolysis & gasification materials that can be applied on agricultural land. Nevertheless, also other processes such as fast-pyrolysis (300-700°C, short residence time in reactor), gasification (low-oxygen environment, temperatures > 500 °C), wet pyrolysis (sometimes referred to as hydrothermal carbonization - HTC, in sub-critical water conditions, 175°C – 300°C) and torrefaction (200-320°C) fall under the umbrella of the pyrolysis technology spectrum. Hence, it is proposed to permit their application as long as the output material meets the product quality criteria. With product quality of primordial importance, it is proposed not to impose any constraints on the pyrolysis/gasification process, as long as the output material meets the product quality criteria.

It has been indicated that it is challenging to predict the molecular structure and agronomic value of pyrolysis & gasification materials based on the specific temperature profile applied because of the complex and little understood interactions of heating temperature, heat exposure time, feedstock properties, mineral admixtures, reaction media, etc. (Kleber et al., 2015). Therefore, it does not appear suitable to set strict criteria for production conditions provided that the pyrolysis material has a demonstrated agronomic value and does not pose a risk for human health and the environment.

5.6.3.3 Additives

Similar to ashes, non-biomass materials are sometimes added as a catalyst or additive to the pyrolysis/gasification process with the aim of changing the relative proportions or quality of
the altering solid, liquid, and gaseous compounds produced during the pyrolysis/gasification
process (Jensen et al., 1998; Wang et al., 2010; Li et al., 2014), at addition rates up to 22%.
The supply of additives shall serve to improve and facilitate the pyrolysis/gasification
process, and should, rationally, not be used to improve the nutrient content of the pyrolysis &
gasification materials obtained. It is, therefore, proposed to enable a maximum of 25% of
additives defined as intermediates within the meaning of Regulation (EC) No 1907/2006,
with the exception of waste, materials which have ceased to be waste, polymers and
animal by-products. An intermediate is defined as "a substance that is manufactured for and
consumed in or used for chemical processing in order to be transformed into another
substance". Note that also minerals are classified as substances. The use of this terminology
will prevent that inert materials are added for the manufacturing of CE fertilising products
with the sole intention of reducing contaminant levels of the final CE product.
Therefore, it is proposed to add following text part to the proposals for the legal requirements
on the input materials for pyrolysis & gasification materials:

a) pyrolysis/gasification additives which are necessary to improve the process
performance or the environmental performance of the pyrolysis/gasification
process, provided that the additives classify as intermediates within the
meaning of Regulation (EC) No 1907/2006 and with the exception of:
o those listed under points a) – c);
o animal by-products or derived products falling within the scope of
Regulation (EC) No 1069/2009;
o waste within the meaning of Directive 2008/98/EC;
o non-biodegradable polymers.
The total concentration of all additives must not exceed 25 % of the total input
material fresh weight;

5.6.3.4 Post-processing
Pyrolysis & gasification materials leaving the pyrolysis reactor may undergo further post-
processing steps with the intention to:

a. Agglomerate the material as pellets or granules through adding binder
solutions (Bowden-Green and Briens, 2016) or pelleting with additives as
with wood flour, polylactic acid and starch (Dumroese et al., 2011)
b. Increase the chemical and physical stability by washing and rewetting with
water (Schulze et al., 2016).
c. Alter product granulometry through mechanical treatments such as
screening, sizing, etc.

It is proposed to allow these post-processing steps. No supplementary requirements related to
these post-processing techniques have to be included at CMC level.

5.6.4 Agronomic value
Pyrolysis & gasification materials can be applied with two different objectives in agricultural ecosystems: (1) to increase the primary production of agroecosystems as a fertilising product, and (2) to impact upon the global C balance, greenhouse gas emissions and climate change (Lehmann and Joseph, 2015). It should be clear that the primary focus of this work is on its use as a fertilising product, as defined in Article 2 of the proposal for the Revised Fertiliser Regulation.

5.6.4.1 Carbon stability

Considering the intended uses of pyrolysis & gasification materials as a soil amendment, pyrolysis & gasification materials should have:

- Product properties and compound release dynamics that have a positive influence on plant growth and by no means cause plant toxicity;
- Physico-chemical properties (e.g. surface area, porosity, ion exchange capacity, etc.) that have the potential to positively influence air, water, and microbial nutrient dynamics in the soil;

Nutrient-rich pyrolysis & gasification materials that are applied as fertilisers should also have sufficient quantities of one or more of the following macronutrients (P, N, K, Mg and Ca) that are available for plants in the short-term.

The stability of the carbon present in the pyrolysis material is a determining factor for the potential of pyrolysis & gasification materials to be applied on soils because of its close relationship with:

a. **Toxicity and air quality**: Volatile organic compounds with a boiling point lower than the pyrolysis temperature might, depending on the extent and nature of interaction between pyrolysis gases and solids, end up in the pyrolysis material (Spokas et al., 2011; Buss et al., 2015). Moreover, re-condensation and trapping of volatile organic compounds that are normally associated with the pyrolysis liquid fraction in the pores of pyrolysis & gasification materials is possible (Spokas et al., 2011). During the posterior handling and use of pyrolysis & gasification materials, these compounds can be emitted to the atmosphere, to the soil matrix and to the water bodies as water soluble leachates (Spokas et al., 2011; Smith et al., 2013a; Buss and Mašek, 2016). **Plant toxicity and adverse effects on soil and aquatic organisms and plants have been documented due to the VOC release from pyrolysis & gasification materials** (Titirici et al., 2008; Spokas et al., 2011; Becker et al., 2013; Buss and Mašek, 2014; Buss and Mašek, 2016; Smith et al., 2016). Dutta et al. (2016) reported 76 different types of VOCs that exist in the pyrolysis & gasification materials, some of which being highly toxic (e.g. benzene, toluene). The volatile organic compounds impact

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24 For pyrolysis & gasification, the term “volatile matter” refers to the proportion of carbon that is easily removed (labile), but not necessarily as a gas. This class of compounds includes, for instance, pyrazines, pyridines, pyroles and furans.
upon various plant and microbial responses by mimicking plant hormones and impacting seed germination, herbivore resistance, and nutrient uptake (Almeida et al., 2009; Insam and Seewald, 2010; Dutta et al., 2016). Volatile short carbon chain alkanes with less than 11 carbon atoms are the most phytotoxic while non-volatile long carbon chain hydrocarbons (nC12 to nC20) in soil have no apparent toxic effect on germination of perennial ryegrass and are generally attacked most readily by microorganisms (Siddiqui and Adams, 2002; Wang et al., 2016). The possible presence of potentially harmful compounds, such as benzene, toluene, ethylbenzene, xylenes, phenols, volatile fatty acids, and polycyclic aromatic hydrocarbons in pyrolysis & gasification materials with a H/C ratio > 0.7, highlights the importance of directing the biochar production process towards stable compounds (Ghidotti et al., 2017a). A negative correlation has been observed between the abundance of volatile organic compounds and molar H/C ratios (Aller, 2016; Conti et al., 2016; Ghidotti et al., 2017b). The pyrolysis & gasification materials assessed by Ghidotti et al. with a molar H/C < 0.70 did not release VOCs at ambient temperatures, and showed no presence of specific toxic volatile organic compounds such as benzene and toluene (Ghidotti et al., 2017a). Also Smith et al. (2016) indicated that pyrolysis & gasification materials should be produced with more severe time temperature profiles in order to increase the carbon stability and to limit its effects through the leaching of dissolved organic matter into the environment. Hence, it is concluded that targeting process conditions towards the formation of stable pyrolysis & gasification materials significantly reduces the risks associated with the release of VOCs towards the atmosphere, the soil matrix and the percolation water. Nonetheless, also the design and configuration of the pyrolysis reactor is critical. More specifically, it should be ensured that pyrolysis oils and vapours are promptly evacuated from the pyrolysis reactor and even temperature profiles should be ensured to prevent pyrolysis oils vapours from recondensing onto the solid material in so-called "cold zones" of the reactor (Buss and Mašek, 2016; Smith et al., 2016). However, in case of contamination by (re-condensed) pyrolysis vapours, not only VOCs would be trapped in the pyrolysis & gasification materials, but also PAHs (Buss et al., 2015) and other persistent organic pollutants (PCDD/F, PCB), compounds for which strict limits have been proposed in the compliance scheme for this CMC (see section 5.6.5.2). Hence, it is indicated that, especially in pyrolysis/gasification reactors of low technological readiness level often used for scientific research, significant VOC contents could be trapped in the solid material, but that one could effectively exclude those materials from entering the EU fertilising market by including POPs as part of the compliance scheme for pyrolysis & gasification materials. Therefore, it is concluded that VOC concentrations in pyrolysis & gasification materials of high carbon stability (molar H:C\textsubscript{org} < 0.7) and
with minimal pyrolysis liquid contamination are generally below limits that could cause phytotoxic effects or adverse impact on aquatic organisms through leaching under realistic field application conditions (Buss et al., 2015; Smith et al., 2016; Ghidotti et al., 2017a).

b. **Physical properties:** Structure, porosity, pore size distribution, total amount of pores, surface area, and adsorption capacity are the physical properties of pyrolysis & gasification materials most frequently described in the literature. Rutherford et al. (2004) found evidence that aliphatic C in feedstocks **must first be converted into fused-ring, aromatic C before porosity can develop.** Fused ring structures of aromatic C provide a matrix in which micropores can be created. Moreover, most of the surface area and thus cation exchange capacity derives from pores created during the pyrolysis/gasification process (Schimmelpfennig and Glaser, 2012). Interplanar distances of aromatic C forms decrease with increased ordering and, thus, the surface area per total volume increases alongside with aromaticity. However, upon heating to temperatures in the range of 800 °C - 1000 °C the C crystallites reorient themselves into parallel sheets of C atoms, causing the destruction of the porosity of the material (Brown et al., 2015). The high porosity and surface area of pyrolysis & gasification materials may also provide a habitat for microbial communities in the soil.

c. **Nutrient properties:** Soil microorganisms are largely homeostatic, implying that they need to assimilate energy and nutrient sources in relatively fixed proportional quantities (Griffiths et al., 2012). Therefore, the addition of pyrolysis & gasification materials that contain large amounts of non-stabilised, labile C to agricultural soils but low amounts of available nutrients may actually cause microorganisms to **immobilise soil nutrients, especially nitrogen,** in order to enable microbial homeostasis. Such an effect is particularly of concern for pyrolysis & gasification materials that contain at least some nitrogen in a largely plant-unavailable form (see section 5.6.4.2). Hence, the microbial immobilisation of plant nutrients is sometimes observed when pyrolysis & gasification materials with a high labile C content are added to the soil, for which reason nutrient availability to plants is decreased (Bruun et al., 2012; Nelissen et al., 2012; Schimmelpfennig et al., 2014; Reibe et al., 2015). While such an effect is mostly temporary and can potentially be overcome by applying the pyrolysis material some months prior to planting, it should be considered that it may be rather challenging to convince farmers to use pyrolysis & gasification materials and pay for the product under market competitive conditions where products are available that have a guaranteed economical return within a much shorter time frame. Hence, in order to safeguard short-term returns of increased plant yield after the addition of pyrolysis & gasification materials to the soil, the pyrolysis & gasification materials should be characterised by C atoms that are present in a stabilised form. Moreover, higher emissions of greenhouse gases after the
application of pyrolysis & gasification materials with a low C stability in the soil have been observed (Maestrini et al., 2015), which are most likely the result of increased microbial activity due to easy degradability of C. In contrast, slow-pyrolysis & gasification materials were found to be more stable in the soil and showed a reduced effect on GHG emissions (Kambo and Dutta, 2015).

Hence, the extent to which the C in pyrolysis & gasification materials has been transformed into energetically stable aromatic ring structures contributes decisively to the agronomic value of pyrolysis & gasification materials (Schimmelpfennig and Glaser, 2012). The carbonisation of the input materials is a complex process in which many reactions such as dehydrogenation, hydrogen transfer and isomerisation take place concurrently. Consequently, there is great interest in methods that are able to characterise in a simple and effective manner the proportion of C in condensed ring structures relative to total C. By far the most common, economical and straightforward approach used is to assess elemental ratios of H, C and O. In general, molar H/C ratios decrease with increasing heat treatment temperature from ~1.5 to a level significantly below 0.5 for pure compounds such as lignin and cellulose as well as for more complex biomass. Similarly, O/C ratios decline with duration and intensity of heat treatments (Kleber et al., 2015). Hence, the elemental ratios are excellent and robust tools to show an estimate of general structural characteristics of pyrolysis & gasification materials (Kleber et al., 2015).

Figure 4: H/C versus O/C ratios for several temperature series of pyrolysis & gasification materials along with areas of pure cellulose and lignin. Dehydration and carboxylation lines indicate the direction those processes move a material on a 'van Krevelen' diagram (adopted from Kleber et al., 2015).
Elemental ratios of O/C, O/H, and C/H have been found to provide a reliable measure of both the extent of pyrolysis and level of oxidative adjustment of pyrolysis & gasification materials (Crombie et al., 2013; Aller, 2016; Xiao et al., 2016). Especially the H/C ratio value is a reflection of the basic and elemental structure of the pyrolysis & gasification materials, which further constitutes the different pore size, surface area of pyrolysis & gasification materials. Xiao et al. (2016) established, for instance, a quantitative relationship between H/C atomic ratio and pyrolytic temperature, and aromatic structure.

Following criterion is proposed:

The pyrolysis & gasification materials shall have a molar ratio of H/organic C of less than 0.7, with testing to be performed in the dry and ash-free fraction for materials that have an organic C content of <50%.

Based on the review of Aller (2016) (Figure 5), it can be observed that most pyrolysis & gasification materials of different feedstocks (lignin-rich, manure waste, black carbon (other), nuts/shells cellulose-rich) meet the H/C conditions proposed, with the exception of wet pyrolysis & gasification materials ("hydrochars") with a high ash content and lignin-rich materials of low ash content (Figure 5).
Figure 5: 'van Krevelen plots' that define a space determined by a horizontal axis of O/C molar ratio and a vertical axis of H/C molar ratio for different pyrolysis & gasification materials; the colour codes indicate the feedstock source for slow-pyrolysis & gasification materials (lignin-rich, manure/waste, black carbon (other), nuts/shells and cellulose-rich) and hydrothermal carbonisation products (hydrochar, irrespective of its feedstock) (adopted from Aller et al., 2016)
5.6.4.2 C-rich and nutrient-rich pyrolysis & gasification materials

Pyrolysis & gasification materials derived from plant-based input materials such as crop and wood residues are characteristically C-rich materials that are mostly applied as soil improvers, liming materials, growing media or plant biostimulants. Their intention of application is to improve soil characteristics such as organic matter, soil pH, physical properties such as water holding capacity, or a combination of different soil properties. These pyrolysis & gasification materials typically have a carbon content of > 50% (see section 16.3.1).

Specific pyrolysis & gasification materials derived from mineral-rich eligible input materials (manure, animal bone materials, food and kitchen waste, etc.) could also serve to supply plant available nutrients such as P, K and Ca. Pyrolysis & gasification materials from these input materials show a nutrient content with P\(_2\)O\(_5\) + CaO + K\(_2\)O + MgO + N that ranges from 15% to more than 75% (section 16.3.1). The plant availability of nutrients in pyrolysis & gasification materials varies widely for the different elements and is also dependent on production process conditions (Camps-Arbestain et al., 2015; Ippolito et al., 2015):

- **Phosphorus:** The availability of P present in pyrolysis & gasification materials depends primarily on P-solubility. At temperatures <760°C, P availability is likely controlled by pH and the coordinated cations present (Al, Fe, Ca, Mg) (Wang et al., 2012b; Ippolito et al., 2015); it is therefore largely dependent on the input material applied in the pyrolysis production processes. Ca-P and Mg-P complexes, dominant in pyrolysis & gasification materials from the eligible mineral-rich input materials manure and bone, are relatively plant available, although some contrasting results of high temperatures (>760°C) on P-availability have been observed (Kercher and Nagle, 2003; Ippolito et al., 2015).

- **Potassium:** Due to the high solubility of K-containing salts, K in pyrolysis & gasification materials has been shown to be readily available (Yao et al., 2010; Gunes et al., 2015).

- **Calcium and magnesium:** It is indicated that the availability depends on the presence of other elements and compounds such as P and silicates, with the elements being relatively less available under basic conditions for Si-rich pyrolysis & gasification materials, such as those derived from plant materials (Angst and Sohi, 2013). Calcium and magnesium in pyrolysis & gasification materials obtained from nutrient-rich input materials are, however, largely available, especially in plant rhizospheres of a somewhat lower pH than bulk soils (Martins Abdao dos Passos et al., 2015).

- **Sulphur:** The availability of S depends on whether it is available as C-bonded S, ester-S or sulfate-S. Sulphur in mineral-rich pyrolysis & gasification materials produced at a temperature of 550 °C was found to be non-crystalline, and is therefore readily available to plants as it easily dissolves (Yao et al., 2010; Churka Blum et al., 2013).
Nitrogen: Low extractable mineral N concentrations in pyrolysis & gasification materials have been observed. As a result of charring, aromatic and heterocyclic N-ring structures are formed that are considered mostly unavailable to plants (Almendros et al., 1990; Almendros et al., 2003). Nonetheless, some recent publications also indicate the presence of hydrolysable N fractions in pyrolysis & gasification materials. The N fertilisation value of pyrolysis & gasification materials under realistic application scenarios is considered low to moderate at best (Camps-Arberastain et al., 2015).

Pyrolysis & gasification materials from eligible input materials are mostly expected to show a good plant nutrient availability as mineral-rich eligible input materials (animal by-products of category 2 and 3 as well as specific bio-wastes) are depleted in Al, Fe and Si. Therefore, nutrients will be likely bound into labile complexes such as K-containing salts and Ca and Mg-phosphate salts.

It is proposed to classify the pyrolysis & gasification materials in a non-exclusive manner depending on their carbon content. Such distinction is useful as the STRUBIAS sub-group indicated that the application rates are typically larger for C-rich pyrolysis & gasification materials (up to 20 tonne material ha⁻¹ yr⁻¹) than for nutrient-rich pyrolysis & gasification materials (up to 5 tonne material ha⁻¹ yr⁻¹). As a result, the intended use and elemental composition has an influence on the load of material that will be applied, and will consequently impact upon the permissible limit values for relevant contaminants (see section 5.6.5).

It is proposed to adhere to the minimum C-content set by the European Biochar Certificate (EBC, 2012) to differentiate between C-rich and nutrient-rich pyrolysis & gasification materials:

- **C-rich pyrolysis & gasification materials:** total C ≥ 50% by mass of dry matter
- **Nutrient-rich pyrolysis & gasification materials:** total C < 50% by mass of dry matter

5.6.4.3 Salinity

Salinity is a generic term used to describe elevated concentrations of soluble salts in soils and water. Comprised primarily of the most easily dissolved ions - sodium (Na) and chloride (Cl), and to a lesser extent calcium, magnesium, potassium, and sulfate - salinity in the environment adversely impacts water quality, soil structure, and plant growth (Pichtel, 2016). Although minimal accumulations (some in trace amounts) are required for normal biological function, excess salinisation is becoming one of the leading constraints on crop productivity and could reduce the diversity of salt-intolerant plant and epiphyte species in natural ecosystems. Reactive ash with high dissolution rates of salts may cause burns to the...
vegetation and excess sodicity can cause clays to deflocculate, thereby lowering the permeability of soil to air and water.

d. **Chloride.** Feedstocks such as grasses, straws and food waste (which contains sodium chloride, i.e., salt) can be a source of chloride. Other potential sources of chloride in feedstocks include biomass that has been exposed to salt (such as crops or trees grown near seashores). The Cl- contents for pyrolysis & gasification materials are limited, but documented values in the ECN database vary from 0.2% to 3.6% (ECN, 2017). Therefore, a significant risk is present for crops when pyrolysis & gasification materials are applied during prolonged periods of time. Therefore, no further criteria for Cl- at CMC level are proposed. The Finnish legislation on the use of ashes in forest ecosystems contains a limit value of 2% for chloride (Haglund and Expertsgroup, 2008). In the proposal for the Revised Fertiliser Regulation (Annex III of the proposal – Labelling requirements), it is stated that the phrase 'poor in chloride' or similar may only be used if the chloride (Cl-) content is below 3%. Nonetheless, a labelling requirement cannot prevent that a product high in chloride causes adverse impacts on the environment. Therefore, it is proposed to set a 3% limit value for chloride for pyrolysis & gasification materials.

a. **Sodium** plays a role as a “functional nutrient”, with a demonstrated ability to replace potassium in a number of ways for vital plant functions, including cell enlargement and long-distance transport, and is even a requirement for maximal biomass growth for many plants (Subbarao et al., 2003). Considering the relative low Na contents in pyrolysis & gasification materials, no limits are proposed for the Na content of pyrolysis & gasification materials, but the total Na content should be declared on the label.

b. At present, reliable methods other than leaching tests to characterise pyrolysis & gasification materials with regard to the speed of salt dissolution in the field are missing. One way of estimating the salinity of pyrolysis & gasification materials is to measure the conductivity in water extracts. This gives a total measurement of the dissolution of salts from the pyrolysis material and indicates the risk of acute damage to vegetation. Given the labelling provisions for the closely related parameter Cl, it is, however, proposed to add no further criteria or labelling requirements for electrical conductivity.

**5.6.4.4 Boron toxicity**

Boron is a very common element that may be present in some pyrolysis & gasification materials, and is readily water soluble from pyrolysis & gasification materials (Gunes et al., 2015). Although boron is an essential nutrient in plants at low concentrations, it becomes toxic in many plants at concentrations only slightly higher than the optimal range (Ayers and Westcot, 1985; Sartaj and Fernandes, 2005). Boron toxicity depends, however, not only on the concentration, but also on the form, since the element can occur in an undissociated form
as boric acid (B(OH)_3), which the plant does not absorb. To the best of our knowledge, no research has been published on the forms of boron that are leached from pyrolysis & gasification materials, and their potential toxic effects for plants.

The B levels in pyrolysis & gasification materials are typically ≤ 100 mg B kg\(^{-1}\) (ECN, 2017), and about one order of magnitude lower than most mineral and organo-mineral fertilisers (Kratz et al., 2016).

Recent evidence indicates that human B intake from food and water in the EU are below the tolerable upper intake level (EFSA, 2004), and that increased human B uptake is even promoted to enhance health due to the beneficial effects at low B concentrations (Nielsen, 2014; Pizzorno, 2015). Moreover, the most extensive and most recent dataset for rivers/catchments or regions in the EU contains consistently low B values (Heijerick and Van Sprang, 2004). This observation is in line with a publication by Neal et al. (2010) examining changes in boron concentrations for the Thames catchment (UK-England) over a decade. The observed decreases correspond with the timing and extent of an EU-wide trend for B reduction in industry and domestic usage, such as the reductions in the direct application of sewage sludges (Schoderboeck et al., 2011). In the EU, the harmonised classification as toxic to reproduction category 1B (H360: may damage fertility or the unborn child) is regulated pursuant Regulation (EC) No. 1272/2008 - classification, labelling and packaging of substances and mixtures. According to this Regulation, consumer products that have concentrations of >1% of some boron compounds should be labelled accordingly as toxic.

For all these reasons, it is proposed not to set a limit for the B content of pyrolysis & gasification materials at CMC level.

5.6.5 Environmental and human health safety aspects

Based on the feedback received from the STRUBIAS sub-group, it has become clear that modern pyrolysis plants show a high technological readiness level and that both pyrolysis material properties and the environmental footprint of their production are highly dependent on the technological readiness level of pyrolysis plants and the type of feedstocks.

Similar to thermal oxidation materials & derivates, contaminants present in pyrolysis & gasification materials may originate from the feedstock source used (e.g. inorganic metals and metalloids, veterinary medicines, etc.) or can be formed by the thermochemical processes used to make pyrolysis & gasification materials (e.g. persistent organic pollutants such as PAH, PCDD/Fs, PCBs).

5.6.5.1 Metals and metalloids

This section considers concerns associated to the exposure to alkali, alkaline earth metals, transition metals and other metals. Whereas some of them are plant micronutrients, the
potential dissolution and accumulation to toxic levels of these inorganic metals and metalloids present in pyrolysis & gasification materials requires a more in-depth risk assessment. Metal or metalloid species may be considered “contaminants” if their presence is unwanted or occurs in a form or concentration that causes detrimental human or environmental effects.

In broad terms, the addition of pyrolysis material has been indicated to reduce the metal and metalloid concentrations in plant tissues, possibly because of metal adsorption on the reactive surface of the pyrolysis material (Peng et al., 2018). The effects of pyrolysis & gasification materials on residual metals and metalloids in the soil have, however, not been considered in this assessment as the long-term fate of the adsorbed contaminants remains unknown. Instead, this analysis is focused on the supplementary addition of metals and metalloids to soils through the application of pyrolysis & gasification materials.

**Aluminum, Iron and Manganese**

The assessment for aluminum, iron and manganese in pyrolysis & gasification materials is largely similar to that performed for thermal oxidation materials & derivates (see section 5.5.5.1). Although the leaching of Al from pyrolysis & gasification materials is somewhat higher than for thermal oxidation materials & derivates (Hernandez et al., 2011), the leaching of Al is still about 1-2 orders of magnitude lower than for Ca. Given the critical importance of the Ca/Al ratio of the leachate to influence plant phytotoxicity (Godbold et al., 1988), no major risks are indicated for Al. Iron leaching from pyrolysis & gasification materials is indicated to be very low, similar to thermal oxidation materials (Hernandez et al., 2011). Therefore, no specific criterion is proposed for Al, Fe and Mn contents in pyrolysis & gasification materials.

**Assessment on the potential accumulation of trace metals/metalloids in soil**

Metals and metalloids present in feedstock will mostly likely concentrate in pyrolysis & gasification materials, although methods such as the selective removal of metal-concentrated ashes and high temperature pyrolysis might possibly reduce the contaminant levels in pyrolysis & gasification materials (Shackley et al., 2013). Relative to thermal oxidation materials & derivates, little information on the content of metals and metalloids in pyrolysis & gasification materials is available (section 16.3.2).

Possible environmental and human health risks due to the presence of inorganic metals and metalloids (As, Be, Ba, Cd, Cr, Cu, Hg, Mo, Ni, Pb, Sb, Se, V, and Zn) in pyrolysis material should therefore be evaluated. An overview of the inorganic metals and metalloids present in pyrolysis & gasification materials has been compiled in section 16.3.2, based on the information found in the scientific literature and the completed questionnaires from the STRUBIAS sub-group.

Some inorganic metals and metalloids are already regulated for different PFCs in the proposal for the Revised Fertiliser Regulation. Specifically, limit values for Cd, Cr (VI), Hg, Ni, and Pb have already been brought forward in the proposal for the Revised Fertiliser Regulation for the different PFCs where pyrolysis & gasification materials might be used as
ingredients. Also, it is being discussed to regulate Zn and Cu at PFC level, for which reason these elements are not included in this assessment at CMC level. Based on the information presented, the present assessment is restricted to As, Ba, Be, Co, Mo, Sb, Se and V.

Considering the large overlap in input materials for thermal oxidation processes and pyrolysis/gasification processes, a similar approach for inorganic metals and metalloids will be considered, focusing primarily on the risk of accumulation of inorganic metals and metalloids in soils.

In a first step, soil screening values were collected for the different EU Member States as given in section 17.1. Soil Screening Values are generic quality standards that are used to regulate land contamination and are adopted in many Member States in Europe in order to protect the environment and human health (Carlon, 2007).

In a second step, a maximal permissible concentration of the element in the CMC derived fertilising material is calculated based on the principle that predicted metals/metalloid accumulation as a result of the long-term application of the fertilising material and the atmospheric deposition in the soil shall not exceed the so-called soil screening value ("soil screening acceptable limit concentration") (see section 17.1 for methodological details). A mass balance approach is applied assuming that the non-soluble fraction of metals and metalloids accumulates in soils, and that the soluble metal fraction is removed from the soil through leaching and plant uptake. The calculated accumulation of the respective trace metal in soils is then dependent on (1) farming duration (years), (2) the application rate of the fertilising products, (3) the concentration of the trace metal in the fertiliser and (4) the fate and transport of the trace metal in soils. A simple spreadsheet-based model using a set of reasonable assumptions is applied for this purpose as outlined in detail in section 17.1. The calculated soil screening acceptable limit contents are then qualitatively compared to metal/metalloid concentrations that are typically found across the diverse range of pyrolysis & gasification materials derived from different eligible input materials. This assessment is applied to spot possible issues that might lead to human health and environmental protection due to the accumulation of metals and metalloids present in the CMC material. The outcome of this analysis indicated soil screening acceptable limit concentrations of selected metals and metalloids as given in Table 5.
In a final step, a validation of the soil screening acceptable limit concentration is performed by comparing them to the concentrations of the metals and metalloids observed in pyrolysis & gasification materials (see section 16.3.2 in Annex). It is indicated that by effectively restricting the eligible input materials for pyrolysis & gasification materials to bio-waste, category 2 and 3 animal by-products, living and dead organisms and a limited share of additives (see section 5.6.2), the concentrations of metals and metalloids that could possibly accumulate in pyrolysis & gasification materials is reduced (section 16.3.2; Beesley et al., 2015; confidential information received from the STRUBIAS sub-group), and mostly well below the soil screening acceptable limit concentration as given in Table 5, with the exception of Sb. However, as outlined in section 5.5.5.1 for thermal oxidation materials & derivates, the low soil screening value of 3 mg kg\(^{-1}\) used in this assessment might not be justified due to the low to moderate potential to cause harm to aquatic, soil and sediment organisms and the lack of Sb bioaccumulation in the soil. As a matter of fact, the value is about a factor 20 lower than the value of 54 mg kg\(^{-1}\) soil as determined for a serious risk by van Vlaardingen et al. (2005). It is indicated that the possibility for the concentration of these metals and metalloids to levels of unacceptable risk is limited because (1) the pyrolysis/gasification process only concentrates elements to a limited extent relative to raw feedstock applied (typically factor 2-5; Boateng et al., 2015), and (2) feedstocks that could be enriched in metals and metalloids, such as sewage sludge, fossil fuels and ore and ore concentrates, are not listed as eligible input materials (see section 5.6.2). The voluntary standardisation scheme of the European Biochar Certificate has established limit values for Pb, Cd, Cr, Cu, Ni, Hg, and Zn (section 16.3.2). With the exception of Cr, all these metals are regulated at PFC level in the Revised Fertiliser Regulation. The values for Cr for pyrolysis & gasification materials derived from the eligible input materials range are typically much lower than the soil screening acceptable limit concentration, both for carbon-rich as for nutrient-rich pyrolysis & gasification materials (section 16.3.2).

In conclusion, the proposal is to not set limit values for metals and metalloids at CMC level for pyrolysis & gasification materials.
Leaching of metals, metalloids, non-metals and halogens

Similar to thermal oxidation materials & derivatives, no environmental risks are expected due to the leaching of inorganic metals and metalloids when their concentration in the pyrolysis & gasification materials does not exceed the proposed limits. As a matter of fact, the percolation of these is highly reduced due to the physico-chemical properties of the pyrolysis & gasification materials, and their accretion in a stable, aromatic matrix.

5.6.5.2 PAH, PCDD/F and PCB

Three particular classes of contaminants that are not strictly feedstock-dependent can be formed by the thermochemical processes used to produce pyrolysis & gasification materials. These de novo formed compounds are polycyclic aromatic hydrocarbons (PAH), and dioxins and furans (PCDD/F), and polychlorinated biphenyls (PCB).

Low temperature formation (<600°C) of PAHs takes place as a result of condensation, carbonisation and aromatisation of the solid material as it transforms (Bucheli et al., 2015). During biomass pyrolysis, PAHs are also formed by pyrosynthesis, i.e. where different gaseous hydrocarbon radicals are generated by cracking of organic material under high temperature conditions. These radicals then undergo a series of bimolecular reactions to form larger polycyclic ring structures (Bucheli et al., 2015). A wide range of PAHs has been detected in pyrolysis & gasification materials (Bucheli et al., 2015; for a good overview and summary tables), for which reason it is proposed to limit PAH content and to include this parameter as part of the Conformity Assessment Procedure for pyrolysis & gasification materials.

Little information on PCDD/F and PCB contents in pyrolysis & gasification materials is available. In principle, the formation of these contaminants requires both the presence of significant amounts of chlorine in the feedstock (e.g. specific herbaceous biomass types) and a high pyrolysis temperature (~750 °C) (Libra et al., 2011; Aller, 2016). Nonetheless, PCDD/F and PCBs can be formed at temperatures starting at 300°C (Lundin and Marklund, 2005), and their formation might thus occur at the typical operation temperatures applied in pyrolysis plants. Moreover, the adsorption of PCDD/Fs and PCBs can be favoured by presence of elementary carbon or soot particles in the pyrolysis & gasification materials (Vehlow et al., 2006). At present, there is only limited information available on the presence of PCDD/Fs and PCBs in pyrolysis & gasification materials (section 16.3.2; Bucheli et al., 2015)(confidential information from the STRUBIAS sub-group), for which reason the precautionary principle should apply. For that reason, also the European Biochar Certificate not only includes PAH, but also PCDD/F and PCB as part of the compliance scheme.

As indicated by the STRUBIAS sub-group and scientific literature (Buss et al., 2016), the current technology readiness level enables the production of pyrolysis & gasification materials with low levels of persistent organic pollutants. Even without post-combustion...
treatment for the abatement of organic compounds, acceptable levels of POPs can be reached for many pyrolysis & gasification materials (Bucheli et al., 2015).

Therefore, it is proposed to adhere to the PAH limit proposed for some other CMCs and to the strictest levels for PCDD/Fs and PCBs as set by existing national legislation and quality standards, specifically those of the European Biochar Certificate (EBC, 2012):

- **PAH (16 US EPA congeners, mg kg\(^{-1}\) dry matter):** < 6
- **PCDD/F (ng WHO toxicity equivalents kg\(^{-1}\) dry matter):** < 20
- **PCB (sum of 6 congeners PCB 28, 52, 101, 138, 153, 180, mg kg\(^{-1}\)):** < 0.2

Note that these values are substantially lower than the limit values established in EU Regulation (EU) No 756/2010 amending Regulation (EC) No 850/2004 of the European Parliament and of the Council on persistent organic pollutants as regards their Annexes IV and V (limit values of 15 μg kg\(^{-1}\) for PCDD/F and 50 mg kg\(^{-1}\) for PCBs).

### 5.6.5.3 Other organic chemical pollutants

At present, relatively little research has been conducted on the subject of organic pollutants, other than PAH, PCBs and PCDD/F, present in pyrolysis & gasification materials. As indicated in section 5.6.3.2, the weight loss from pyrolysis & gasification materials at temperatures of > 500°C is due to the removal of organic compounds (Deydier et al., 2005b; Koutcheiko et al., 2007; Ro et al., 2010; Marculescu and Stan, 2012). The high-temperature process reduces to a variable extent the concentrations of organic micropollutants, including those originating from veterinary medicines, hormones, and herbicides that may be present in the input materials (Ross et al., 2016). Therefore, main important organic chemical pollutants, such as veterinary antibiotics, have been largely removed from pyrolysis & gasification materials that show an increased C stability and low H:Corg ratio < 0.7 (STRUBIAS sub-group information received from testing by Hitz; Ross et al., 2016; Liang et al., 2017). Nonetheless, little is known about concentration, bioavailability, and possible decay products that can be formed and adsorbed during the production process. This has been one of the major reasons to propose a positive input material list for pyrolysis & gasification materials that includes only materials for which the pyrolysis/gasification process might lead to acceptable risks for the environment and human health (see section 5.6.2). Considering that (1) the eligible input materials list only comprises bio-waste, animal by-products and living or dead organisms and that (2) purging of veterinary drugs takes place during the pyrolysis production process, it is proposed not to request any additional chemical analyses for organic contaminants other than those already mentioned for PAHs, PCDD/Fs and PCBs.
5.6.5.4 Biological pathogens

The pyrolysis process has been shown to thermally decompose biological pathogens and to effectively reduce microbial communities (Liu et al., 2014; Uchimiya, 2014). The thermal destruction has been studied in great detail by the food industry because of the importance of this process in killing pathogenic bacteria and preventing foodborne spoilage. It was observed that much lower temperatures than those observed in pyrolysis/gasification are required for the dry heat deactivation of biological pathogens. **Above temperatures of 120°C, minimal thermal death times are required to inactivate biological pathogens**, even under dry conditions (Gerba, 2015). Microorganisms as well as viruses and enzymes are thus denatured at the temperatures applied during pyrolysis, with survival rates decreasing exponentially as a function of temperature and reaction time (Gerba, 2015).

**Slow or mild pyrolysis** takes place at 300–650 °C with relatively long residence times. Based on the proposed requirement of a maximal H/Corg ratio of 0.7 (see section 5.6.4.1), the minimal residence times will be at least be a few minutes (Kambo and Dutta, 2015) (Table 6). Higher temperatures (500 – 900°C) but lower residence times (10–20 seconds) are typical for gasification processes (Table 6). Also **hydrothermal carbonisation**, a wet heating process in which the input materials are placed in a closed reactor (i.e. autoclave) and treated at about 180-250°C in a confined system under pressure (2–6 MPa) for 5–240 minutes (Table 6) will result in the effect inactivation of all biological pathogens. The heat resistance of microbial cells even decreases with increasing humidity and moisture (Gerba, 2015).

<table>
<thead>
<tr>
<th>Pyrolysis process</th>
<th>Operating temperature (°C)</th>
<th>Residence time</th>
<th>Heating rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Slow pyrolysis</td>
<td>300–650</td>
<td>5 min–12 h</td>
<td>10–30 °C/min</td>
</tr>
<tr>
<td>Mild pyrolysis</td>
<td>200–300</td>
<td>30 min–4 h</td>
<td>10–15 °C/min</td>
</tr>
<tr>
<td>Gasification</td>
<td>600–900</td>
<td>10–20 s</td>
<td>50–100 °C/s</td>
</tr>
<tr>
<td>Wet pyrolysis</td>
<td>180–260</td>
<td>5 min–12 h</td>
<td>5–10 °C/min</td>
</tr>
</tbody>
</table>

Specific criteria to control for biological pathogens have been proposed in the Revised Fertiliser Regulation at PFC level (for organic and organo-mineral fertilisers included in PFC 1, organic soil improvers (PFC 3), growing media (PFC 4), and non-microbial biostimulants (PFC 6)). Therefore, **no specific criteria for biological pathogens are proposed**.

Many of the standard processing techniques for animal by-products (see Regulation (EU) 142/2011, e.g. pressure sterilisation, Brookes gasification, etc.) could potentially be included as part of the production process of pyrolysis & gasification materials. Therefore, **it is proposed that the end point in the manufacturing chain as defined in the Animal by-products Regulation can be reached at a stage prior or during the pyrolysis material**
production process. As such, the compliance with the Animal By-products Regulation will be met for all pyrolysis & gasification materials derived from animal by-products.

According to Article 32 of Regulation (EC) 1069/2009, animal by-products derived from category 2 or category 3 material are allowed for the production of organic fertilisers and soil improvers provided that they have been produced in accordance with the conditions for pressure sterilisation or have been digested or composted. Moreover, the Brookes’ gasification process as described in point E, section 2, chapter IV, of Annex IV of Regulation (EU) No 142/2011, is considered as a processing method for animal by-products of category 2 and 3.

As outlined in section 5.3.5, the placing on the market of processed manure, derived products from processed manure and guano from bats is subject to the requirements laid down in Annex XI (Chapter I, section 2) of Regulation (EU) 142/2011. The standard processing method that such material must undergo includes a heat treatment process of at least 70 °C for at least 60 minutes and they shall have been subjected to reduction in spore-forming bacteria and toxin formation, where they are identified as a relevant hazard. Nonetheless, the competent authority may authorise the use of other standardised process parameters than those referred to above, provided that such parameters ensure the minimising of biological risks. This involves, amongst others, the identification and analysis of possible hazards, a validation of the intended process by measuring the reduction of viability/infectivity of endogenous indicator organisms, including, for instance, *Enterococcus faecalis*, thermoresistant viruses such as parvovirus, parasites such as eggs of *Ascaris sp.*, *Escherichia coli*, *Enterococcaceae*, and *Salmonella*. It can be reasonable assumed that the combination of the proposed production techniques (Table 6) and the maximum H:Corg ratio of 0.7 (~high degree of carbonisation) will ensure process conditions that are more stringent than the default heat treatment process (at least 70 °C for at least 60 minutes) for the placement of processed manure on the market.

Therefore, it is proposed as follows (see also section 5.3.5):

Animal by-products and derived materials from Category 2 or Category 3 material of Regulation (EC) No 1069/2009, other than manure, non-mineralised guano, and digestive tract content, should undergo one of the following treatments at a stage prior to or during the pyrolysis & gasification material production process:

- pressure sterilisation or with other conditions to prevent risks arising to public health, in accordance with the requirements laid down pursuant to Article 15 of Regulation (EC) No 1069/2009,
- transformation into biogas or compost as set out set out in Annex V of (EU) No 142/2011, or
- Brookes’ gasification process as described in point E, section 2, chapter IV, of Annex IV of Regulation (EU) No 142/2011.
5.6.5.5 Emissions

The mechanisms that lead to emissions from the handling and application of fertilising during material are outlined in section 5.4.5.4.

One of the mechanisms may generate airborne dusts and particulate matter emissions. There are concerns that pyrolysis & gasification materials can be lost from the soil during and after the application through the physical erosion and the abrasion of pyrolysis material particles, thus offsetting any delayed decomposition on account of chemical recalcitrance (Ravi et al., 2016). Additionally, particulate matter emissions from soils amended with pyrolysis & gasification materials may impact upon air quality. In this respect, following aspects are relevant to consider:

a) The dustiness of a powder product, defined as the propensity of a material to generate airborne dust during its handling (Lidén, 2006), not only depends on the intrinsic physical properties of the material but also on the handling scenario.

b) Only significant losses relative to control soils have been observed upon the application of unsieved pyrolysis & gasification materials (produced at a mild temperature of 300 °C) at application rates of 10-20% of the soil (v/v) (Ravi et al., 2016). Assuming a ploughing depth of 20 cm and a bulk density of 1.4 g cm⁻³, this would correspond to unrealistic application rates of 630 - 1260 tonnes ha⁻¹. At lower application rates (e.g. 5% of the soil) and following sieving (> 2 mm) no significant losses were observed of the pyrolysis material. Moreover, the often applied rewetting practices to levels > 15% provide an effective solution to overcome particulate matter emissions during the land use phase of the product (Silva et al., 2015).

In line with the discussion provided in 5.4.5.4, it is concluded that correct classification and labelling as foreseen in EU legislations allows downstream users to assess the risk associated airborne dust emissions and other air emissions during the handling and application of certain products, and to take the necessary measures to prevent any potential adverse impacts in case a risk has been identified. It is indicated that the provisions in the proposal for the Revised Fertiliser Regulation on labelling and European Regulations are sufficiently effective to control for any adverse impacts associated to emissions during the handling and application of thermal oxidation materials & derivates.

5.6.5.6 Flammability

The handling, storage and application of pyrolysis & gasification materials can represent a fire hazard (Dzonzi-Unidm et al., 2012). Dust particles from pyrolysis & gasification materials can form explosive mixtures with air in confined spaces, and there is a danger of spontaneous heating and ignition when biochar is tightly packed. This occurs because fresh pyrolysis material quickly sorbs oxygen and moisture, and these sorption processes are exothermic, thus potentially leading to high temperature and ignition of the material. The
volatile compounds present in pyrolysis & gasification materials may also represent a fire hazard, which is reduced if the proposed criteria on carbon stability are met.

Water can also reduce flammability, but its effectiveness is dependent on the degree of water saturation of the pyrolysis material. Addition of water to pyrolysis & gasification materials, however, increases the weight of the material and thus shipping costs. The best way to prevent fire is to store and transport biochar in an atmosphere which excludes oxygen (Blackwell et al., 2009). Pelletising and admixing of pyrolysis & gasification materials with composts, or the production of biochar-mineral complexes will also yield materials which are much less flammable.

Correct classification and labelling of the material properties allows downstream users to assess the flammability risk during the handling and application of certain products, and to take the necessary measures to prevent any potential adverse impacts in case a risk has been identified. Hence, it is indicated that the provisions in the proposal for the Revised Fertiliser Regulation on labelling and European Regulations ((EC) No. 1272/2008, Regulation (EC) No 1907/2006) are sufficiently effective to control for flammability risks during the handling and application of pyrolysis & gasification materials. Therefore, no further requirements are proposed to control for material flammability.

5.6.6 Physico-chemical properties

5.6.6.1 Physical impurities

Given that the eligible input materials only include bio-waste, living or dead organisms and animal by-products (but not municipal solid waste, sewage sludge), impurities in the form of glass, plastics and metals could be present in low to moderate amounts in the input materials. Materials that are more likely to contain impurities, such as municipal solid waste and sewage sludge, have been excluded as eligible input materials for pyrolysis & gasification materials. The general framework of the proposal for a Revised Fertiliser Regulation explicitly mentions that "impurities in CE marked fertilising products derived from bio-waste, in particular polymers but also metal and glass, should be either prevented or limited to the extent technically feasible by detection of such impurities in separately collected bio-waste before processing". Moreover, the pyrolysis/gasification process may effectively decompose certain impurities, like plastics. Therefore, no further criterion is proposed to limit visually detectable physical impurities > 2 mm.
5.6.6.2 Dry matter content

It is proposed to set no criterion on moisture content, but to enable the material producer to adjust dry matter content along with other material properties to manage issues related to flammability, material handling, storage, transport and application.

5.6.6.3 pH

Reactive pyrolysis & gasification materials with a very high or low pH are not suitable for land application as they will induce a pH shock for effect both on soil and flora. Therefore, it is proposed to limit the pH$_{H_2O}$ for pyrolysis material to the 4 – 12 range.

5.6.6.4 Granulometry

It is noted that the particle form, i.e. granule, pellet, powder, or prill, of the product shall be indicated on the label of solid inorganic macronutrient fertilisers (see labelling requirements in the proposal for the Revised Fertiliser Regulation). The particle size distribution of the pyrolysis & gasification materials is related to the loss, transport and interaction of pyrolysis & gasification materials in the environment. It has an influence on health and safety protocols relating to handling, storage, transport, and human exposure in regard to pyrolysis material dust particles (IUPAC, 1990; Ravi et al., 2016). Therefore, it is important that the end-users of pyrolysis & gasification materials are informed on the material properties. No further requirements for granulometry are proposed.

5.6.7 Handling and storage

As indicated above, the pyrolysis/gasification process causes an effective reduction or complete elimination of microbial communities. Therefore, (re-)contamination of the material with biological pathogens is unlikely if good management practices during storage are applied. It is proposed that physical contacts between input and output materials from the pyrolysis/gasification process must be avoided, including during storage. Similar provisions have been formulated for compost (CMC 3) and digestates (CMC 4 and 5).

5.6.8 Bioassays

Pyrolysis & gasification materials have been showing promise for increasing crop productivity (Jeffery et al., 2015). Nonetheless, in contrast to many traditional fertilising products, pyrolysis & gasification materials vary widely in their product properties, for which reason their behaviour in the soil is often difficult to predict. Indeed, despite intensive research on the interactions between pyrolysis & gasification materials and soils, there is still not sufficient mechanistic understanding of such interactions to produce a reliable decision supporting tool that would be universal across the different soil-pyrolysis material combinations (Camps-Ardestain et al., 2015; Jeffery et al., 2015), and the short- and long-term risks for the environment of some endogenous contaminants present in
pyrolysis material (Clements et al., 2015; Dutta et al., 2016; Kuppusamy et al., 2016; Hilber et al., 2017).

In the STRUBIAS Interim Report, a bioassay based on earthworm avoidance was proposed to check for unknown pollutants or contaminants for which no limit value could be established at that time. For the pre-final report, we have, however, removed that proposal from the compliance scheme because of following reasons:

- Supplementary assessments and additional techno-scientific information has been collected and included in the assessment (e.g. on VOCs, Mn, B; see respective sections in the report). This information enabled to confirm that pyrolysis & gasification materials derived from eligible input materials that are compliant with the proposed limit values for contaminants do not pose unacceptable risks for the environment and the human health.

- The STRUBIAS sub-group indicated that bioassays could provide little added value in terms of an increased level of environmental and human health protection for fertilising materials. The reason is that both the nutrients and the contaminants contained in the fertilising material could affect the behaviour of test species such as soil fauna (Abbiramy et al., 2014) or algae (Parker et al., 1997). Therefore, even inorganic fertilisers with low contaminant levels may fail to pass bioassays tests (Abbiramy et al., 2014; Abbiramy and Ross, 2016). The compliance costs for bioassays, varying from 2500 Euro (e.g. algal growth inhibition test) to 4500-6500 Euro (earthworm avoidance test) per sample, are thus not proportionate to the possibly protective benefit due to the inability to provide a rapid, sensitive, reproducible and reliable screening of environmental and human health risks. This observation especially holds true for biochars that contain a significant share of plant available nutrients (e.g. pyrolysis materials derived from animal by-products).

- At relevant application rates, pyrolysis & gasification materials with low nutrient amounts (e.g. pyrolysis materials derived from vegetable matter) as produced by industrial facilities and compliant with the proposed compliance scheme for this CMC generally pass bio-assay tests (Busch et al., 2012; Domene et al., 2015). Pyrolysis & gasification materials not passing bioassay tests are often not compliant with the proposed criteria (e.g. Busch et al., 2012) and/or resulting from production processes under (deficient) conditions leading to materials that (likely) do not meet other contaminant limit values such as PAHs, PCDD/F or PCBs (Smith et al., 2016; Visioli et al., 2016). These observations indicate that the proposed technical requirements for pyrolysis & gasification materials will result in the selection of materials that show a high potential to serve as added-value products in EU agriculture.

For all these reasons, it is proposed to omit the inclusion of bioassays for pyrolysis & gasification materials. This proposal is in line with voluntary standardisation schemes (e.g. European Biochar Certificate) and existing national legislation in the EU and the EFTA state Switzerland (Meyer et al., 2017).
5.7 Quality management

5.7.1 Selection of conformity assessment procedures

In the proposal for the Revised Fertiliser Regulation, the essential requirements relating to products are laid down in the Union legislation as harmonised standards have not been adopted for all product requirements, or do not cover with sufficient detail all elements of the quality system to safeguard the safety requirements for specific manufacturing processes and fertilising products. Therefore, it is necessary to provide for a presumption of conformity for EU fertilising products which are in conformity with harmonised standards that are adopted in the comprehensive regulatory framework of Regulation (EC) No 765/2008 and Decision No 768/2008/EC. The essential objective of a conformity assessment procedure is to demonstrate that products placed on the market conform to the requirements expressed in the provisions of the relevant legislation. They include procedures for sampling, testing and inspection; evaluation, verification and assurance of conformity; and registration, accreditation and approval.

On the basis of ISO/IEC documentation, Regulation (EC) No 768/2008 outlines consolidated conformity assessment procedures and the rules for their selection and use in legislation. As a general rule, products are subject to both design and production modules before being placed on the market. There are eight modules (named with the letters from A to H). They lay down the responsibilities of the manufacturer (and his authorised representative) and the degree of involvement of the accredited in-house body or notified conformity assessment body. They are the components of the conformity assessment procedures laid down under Decision No 768/2008/EC, the ‘horizontal menu’. Several modules have their variants (e.g. A1, D1). The reason for providing variants within modules is to enable the necessary level of assured protection for products presenting a higher level of risk while avoiding the imposition of a heavier module. The idea is to minimise the burden on manufacturers to the extent that is possible.

The legislator selects from the menu of conformity assessment modules/procedures (laid down under Decision No 768/2008/EC) the most appropriate one(s) in order to address the specific needs of the concerned sector. The complexity of the modules selected should be proportional to the risk and the level of safety required (impact on public interest, health, safety, environment) of the product, its design complexity, the nature of its production (large series vs small series, custom-made, simple vs complex production mechanism, etc.). It is necessary to offer a choice of clear, transparent and coherent conformity assessment procedures, restricting the possible variants.

In the proposal for the revised Fertiliser Regulation, modules A, A1, B + C, and D1 are listed, but the selection of the modules is dependent on the PFC and CMC under which the fertiliser material will be placed on the market.

Table 7: Consolidated conformity assessment modules of Regulation (EC) No 768/2008 used in the proposal for the Revised Fertiliser Regulation

<table>
<thead>
<tr>
<th>Module</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A - Internal production control</td>
<td>Covers both design and production. The manufacturer himself ensures the conformity of the products to the legislative requirements (no EU-type examination).</td>
</tr>
<tr>
<td>A1 - Internal production control plus supervised product testing</td>
<td>Covers both design and production. A + tests on specific aspects of the product carried out by an accredited in-house body or under the responsibility of a notified body chosen by the manufacturer.</td>
</tr>
<tr>
<td>B - EU-type examination</td>
<td>Covers design. It is always followed by other modules by which the conformity of the products to the approved EU-type is demonstrated. A notified body examines the technical design and or the specimen of a type and verifies and attests that it meets the requirements of the legislative instrument that apply to it by issuing an EU-type examination certificate. There are 3 ways to carry out EU-type examination: 1) production type, 2) combination of production type and design type and 3) design type.</td>
</tr>
<tr>
<td>C - Conformity to EU-type based on internal production control</td>
<td>Covers production and follows module B. The manufacturer must internally control his production in order to ensure product conformity against the EU-type approved under module B.</td>
</tr>
<tr>
<td>D1 - Quality assurance of the production process</td>
<td>Covers both design and production. The manufacturer operates a production quality assurance system (manufacturing part and inspection of final product) in order to ensure conformity to legislative requirements (no EU-type). The notified body assesses the production quality system.</td>
</tr>
</tbody>
</table>

Products which are regarded as presenting a high risk to the public interest require conformity assessment by a third party, i.e. a notified body. Notified bodies are conformity assessment bodies which have been officially designated by their national authority to carry out the procedures for conformity assessment within the meaning of applicable Union harmonisation legislation when a third party is required. If the demonstration of conformity of products cannot be left to the manufacturer but requires that products are supervised by a notified body during the production process, then the legislator may require from the manufacturer to operate an approved quality system (for example module D). In the case of products of simple design but complicated production/manufacturing, the legislator may consider selecting module variants and using thus the advantages of the main module, without the necessity of recurring to a more formal
specimen examination (for example, as provided under module B that precedes modules D
where the notified body assesses the production quality system).

It is proposed that Module D1 shall be used for any CE marked fertilising product
derived from STRUBIAS materials. This proposal to request the manufacturer to operate a production quality assurance system is mainly based on the risks associated to the handling of the eligible input materials such as animal by-products and wastes pursuant Regulation 2008/98/EC, that are present on the eligible input material list for all STRUBIAS CMCs. Implementing and applying a module based on quality of the design and production phase is therefore appropriate to ensure full compliance with the complex and extensive legislative requirements that apply to the handling, transport, and operating conditions of the STRUBIAS production processes. Also, the provisions laid down in the parts of EU legislation that regulate industrial emissions and large combustion plants (Directive 2010/75/EU, including large combustion plants >50 MWth), Directive (EU) 2015/2193 (>1 MWth, but <50 MWth), and Regulation (EU) 2015/1189 (smaller appliances (heaters and boilers <1 MWth) require that treatment plants and production processes are supervised by a notified body. In the proposal for the revised Fertiliser Regulation, module D1 is also the only module available for CMCs that have animal by-products listed as eligible input materials (i.e. CMC 3 (compost) and CMC 5 (other digestate than energy crop digestate)). Moreover, module D1 can be applied for any CE marked fertilising product, with the exception of a straight or compound solid inorganic macronutrient ammonium nitrate fertiliser of high nitrogen content, or a fertilising product blend containing such a product.

For the purpose of complying with the applicable legislation the manufacturer must ensure that the quality system is implemented and applied in such a way that it ensures full compliance of the products with the legislative requirements in question. The D1 module based on quality assurance techniques describes the elements a manufacturer must implement in his organisation in order to demonstrate that the product fulfils the essential requirements of the applicable legislation. This means that a manufacturer is given the possibility of using an approved quality system for the purpose of demonstrating compliance with regulatory requirements. The quality system is assessed by the notified body. A quality system implemented on the basis of the EN ISO 9001 standard gives a presumption of conformity with the respective modules with regard to the provisions in the modules that these standards cover, provided that the quality system takes into consideration the specificities of the concerned products. However, the manufacturer is free to apply other quality system models than those based on EN ISO 9001 for the purpose of complying with these modules. In any case the manufacturer must specifically address all regulatory provisions while applying its quality system, in particular:

- The quality objectives, quality planning and quality manual must fully take on board the objective of delivering products that conform to the essential requirements;
- The manufacturer must identify and document the essential requirements that are relevant for the product and the harmonised standards or other technical solutions that will ensure fulfilment of these requirements;
• The identified standards or other technical solutions must be used as design input, and as verification that design output ensures that the essential requirements will be met.
• The measures taken to control manufacturing must ensure that the products conform to the identified essential requirements;
• Quality records, such as inspection reports and test data, calibration data, qualification reports of the personnel concerned, must be suitable to ensure the fulfilment of the applicable essential requirements.
5.7.2 Additional elements of the quality management system and auditing

The elements of module D1 for application in the revised Fertiliser Regulation have been laid down in the proposal of 17 March 2016. This proposal is largely based on the "default" module D1 as laid down in Decision (EC) 768/2008, but includes sections of text that have been modified. The adapted module D1 in the proposal for the revised Fertiliser Regulation includes additional provisions that account for the specificity of techniques applied in manufacturing processes of fertilising products and the treatment of animal by-products pursuant Regulation (EC) No 1069/2009.

It is proposed to further develop the conformity assessment procedure D1, and to incorporate:

1. provisions that relate to the testing of the technical requirements for production process conditions laid down in the STRUBIAS recovery rules. The STRUBIAS recovery rules have, nonetheless, been developed with a focus on the testing of the CMC material that will be incorporated in the CE marked fertilising product. Therefore, the technical requirements for production process conditions are minimal. As a matter of fact, the single element that requires further description in the conformity assessment procedure is the mass balance approach to demonstrate the removal of contaminants to levels below the limit values established in this Regulation during post-combustion manufacturing processes of hazardous ashes.

2. additional elements in the quality assurance procedure that are specific for the handling and treatment of specific input material. The production processes for the STRUBIAS CMCs may involve the transport and handling of waste as input materials, and possibly multi-operator installations/sites. Also, aspects related to certification, training and auditing in the adapted D1 module will be reviewed and updated with new proposals, if deemed appropriate.

To present the adapted D1 module included in the proposal for the Revised Fertiliser Regulation and the proposals for additions resulting from the addition of the STRUBIAS CMC, colour codes will be used. The adapted D1 module will be presented in green, whereas the proposals for further additions will be highlighted in pink, as follows:

**MODULE D1: QUALITY ASSURANCE OF THE PRODUCTION PROCESS**

1. Description of the module

The quality assurance of the production process is the conformity assessment procedure whereby the manufacturer of the CE marked fertilising product fulfils the obligations laid down under Headings 2, 4, and 7, and ensures and declares on his or her sole responsibility that the CE marked fertilising products concerned satisfy the requirements of this Regulation that apply to them.

2. Technical documentation

The manufacturer of the CE marked fertilising product shall establish the technical documentation. The documentation shall make it possible to assess the product's conformity with the relevant requirements, and shall include an adequate analysis and assessment of the risk(s). The technical documentation shall specify the applicable requirements and cover, as far as relevant for the assessment, the design, manufacture and use of the product. The technical documentation shall, wherever applicable, contain at least the following elements:
(a) a general description of the product,
(b) conceptual design and manufacturing drawings and schemes, including a written description and a diagram of the production process, where each treatment, storage vessel and area is clearly identified,
(c) descriptions and explanations necessary for the understanding of those drawings and schemes and of the use of the CE marked fertilising product,
(d) a list of the harmonised standards applied in full or in part the references of which have been published in the Official Journal of the European Union and, where those harmonised standards have not been applied, descriptions of the solutions adopted to meet the essential requirements of this Regulation, including a list of common specifications or other relevant technical specifications applied. In the event of partly applied harmonised standards, the technical documentation shall specify the parts which have been applied,
(e) results of design calculations made, examinations carried out, etc.,
(e-bis) hazardous waste calculations
The testing referred to in paragraph 5 under CMC "Thermal oxidation materials & derivates" in Annex II to demonstrate the removal or transformation of the contaminants to levels below the limit values as defined in Annex III of Directive 2008/98/EC for slags and ashes that display one or more hazardous properties, shall be carried out at least every year, or sooner than scheduled if triggered by any significant change that may affect the quality of the CE marked fertilising product (e.g. processing of input material batches of different composition, modification of process conditions). For each representative input material batch that is processed at the plant, the hazardous property identified (cfr. heading 5.1.3.1 (b – bis)) and the total mass shall be measured on the different input materials (1, ..., n) and on the output material that will be incorporated in the CE market fertilising product. The incorporation rate of the hazardous property into the output material shall then be calculated as:

\[
\text{incorporation rate} (\%) = \frac{HPC_{\text{output material}} \times M_{\text{output material}}}{\sum_{i=1}^{n} (HPC_{\text{input material, } i} \times M_{\text{input material, } i})}
\]

With: HPC the concentration of the hazardous property (mg kg\(^{-1}\)), M the total mass (kg), and i (1-n) the different input materials used in the production process.

The removal of the hazardous property during the production process shall be such that the incorporation rate multiplied by the concentration of the hazardous property of each individual input material below the limit values as defined in Annex III of Directive 2008/98/EC for that hazardous property.

(f) test reports, and

(g) where the product contains or consists of animal by-products within the meaning of Regulation (EC) No 1069/2009, the commercial documents or health certificates required pursuant to that Regulation, and evidence that the animal by-products have reached the end point in the manufacturing chain within the meaning of that Regulation.

3. Availability of technical documentation
3. The manufacturer shall keep the technical documentation at the disposal of the relevant national authorities for 10 years after the CE marked fertilising product has been placed on the market.

4. Manufacturing
4. The manufacturer shall operate an approved quality system for production, final product inspection and testing of the products concerned as specified in point 5, and shall be subject to surveillance as specified in point 6.

5. Quality system
5.1. The manufacturer shall implement a quality system which shall ensure compliance of the CE marked fertilising product with the requirements of this Regulation that apply to them.
5.1.1. The quality system shall include quality objectives and an organisational structure with responsibilities and powers of the management with regard to product quality.
5.1.1.1. For compost belonging to component material category ('CMC') 3 and digestate belonging to CMC 5, precipitated phosphate salts & derivates belonging to CMC XX, thermal oxidation materials & derivates belonging to CMC YY and pyrolysis & gasification materials belonging to CMC ZZ, as defined in Annex II, senior management of the manufacturer's organisation shall:

(a) Ensure that sufficient resources (people, infrastructure, equipment) are available to create and implement the quality system;

(b) Appoint a member of the organisation’s management who shall be responsible for:

- Ensuring that quality management processes are established, approved, implemented and maintained;
- Reporting to senior management of the manufacturer on the performance of the quality management and any need for improvement;
- Ensuring the promotion of awareness of customer needs and legal requirements throughout the manufacturer's organisation, and for making the personnel aware of the relevance and importance of the quality management requirements to meet the legal requirements of this Regulation;
- Ensuring that each person whose duties affect the product quality is sufficiently trained and instructed; and
- Ensuring the classification of the quality management documents mentioned under paragraph 5.1.4. below;

(c) Conduct an internal audit every year, or sooner than scheduled if triggered by any significant change that may affect the quality of the CE marked fertilising product; and

(d) Ensure that appropriate communication processes are established within and outside the organisation and that communication take place regarding the effectiveness of the quality management.

5.1.2. The quality system shall be implemented through manufacturing, quality control and quality assurance techniques, processes and systematic actions.

5.1.2.1. For compost belonging to component material category ('CMC') 3 and digestate belonging to CMC 5, precipitated phosphate salts & derivates belonging to CMC XX, thermal oxidation materials & derivates belonging to CMC YY and pyrolysis & gasification materials belonging to CMC ZZ, as defined in Annex II, the system shall ensure compliance with the composting and digestion process criteria specified in that Annex.

5.1.2.2. Where any of the requirements from Annex II for production processes for CMC XX (precipitated phosphate salts & derivates), CMC YY (thermal oxidation materials & derivates) or ZZ (pyrolysis & gasification materials) have been fulfilled by prior holders of the input material, the manufacturer shall ensure that all such prior holders implement a quality system that complies with the requirements of this module.

5.1.3. The quality system shall comprise examinations and tests to be carried out before, during and after manufacture with a specified frequency.

5.1.3.1. For compost belonging to component material category ('CMC') 3 and digestate belonging to CMC 5, precipitated phosphate salts & derivates belonging to CMC XX, thermal oxidation materials & derivates belonging to CMC YY and pyrolysis & gasification materials belonging to CMC ZZ, as defined in Annex II, the examinations and tests shall comprise the following elements:

(a) The following information shall be recorded for each lot of input materials:

- Date delivered;
- Amount by weight (or estimation based on the volume and density);
- Identity of the input material supplier;
- Input material type;
- Identification of each lot and delivery location on site. A unique identification code shall be assigned throughout the production process for quality management purposes; and
- In case of refusal, the reasons for the rejection of the lot and where it was sent.

(b) Qualified staff shall carry out a visual inspection of each consignment of input materials and verify compatibility with the specifications of input materials in CMC 3, CMC 5, CMC XX, CMC YY and CMC ZZ in Annex II. Where any of the requirements from Annex II for production processes for CMC XX (precipitated phosphate salts & derivates), CMC YY (thermal oxidation materials & derivates) or ZZ (pyrolysis & gasification materials) have been fulfilled by prior holders of the input
material, the manufacturer shall collect the necessary documentation from these prior holders, in order
to be able to demonstrate full compliance with all requirements in Annex II.
(c) The manufacturer shall refuse any consignment of any given input material where visual
inspection raises any suspicion of
- the presence of hazardous or damageable substances for the composting, digestion,
  precipitation, thermal oxidation or pyrolysis/gasification process or for the quality of the final
  CE marked fertilising product, or of
- incompatibility with the specifications of CMC 3 and CMC 5, CMC XX, CMC YY and
  CMC ZZ in Annex II, in particular by presence of plastics leading to exceedance of the limit
  value for macroscopic impurities.
(d) The staff shall be trained on
- potential hazardous properties that may be associated with input materials, and
- features that allow hazardous properties and the presence of plastics to be recognised.
(e) Samples shall be taken on output materials, to verify that they comply with the component
material specifications for compost and digestate laid down in CMC 3 and CMC 5 in Annex II—
for compost belonging to component material category (CMC) 3 and—, digestate belonging to CMC 5,
precipitated phosphate salts & derivates belonging to CMC XX, thermal oxidation materials &
derivates belonging to CMC YY and pyrolysis & gasification materials belonging to CMC ZZ, as
defined in Annex II, and that the properties of the output material do not jeopardise the CE marked
fertilising product’s compliance with the relevant requirements in Annex I.
(f) The output material samples shall be taken with at least the following frequency, or sooner than
scheduled if triggered by any significant change that may affect the quality of the CE marked
fertilising product (e.g. processing of input materials listed under dissimilar letter items on the eligible
input material list, modification of process conditions):

<table>
<thead>
<tr>
<th>Annual input (tonnes)</th>
<th>Samples / year</th>
</tr>
</thead>
<tbody>
<tr>
<td>≤ 3000</td>
<td>1</td>
</tr>
<tr>
<td>3001 – 10000</td>
<td>2</td>
</tr>
<tr>
<td>10001 – 20000</td>
<td>3</td>
</tr>
<tr>
<td>20001 – 40000</td>
<td>4</td>
</tr>
<tr>
<td>40001 – 60000</td>
<td>5</td>
</tr>
<tr>
<td>60001 – 80000</td>
<td>6</td>
</tr>
<tr>
<td>80001 – 100000</td>
<td>7</td>
</tr>
<tr>
<td>100001 – 120000</td>
<td>8</td>
</tr>
<tr>
<td>120001 – 140000</td>
<td>9</td>
</tr>
<tr>
<td>140001 – 160000</td>
<td>10</td>
</tr>
<tr>
<td>160001 – 180000</td>
<td>11</td>
</tr>
<tr>
<td>&gt; 180000</td>
<td>12</td>
</tr>
</tbody>
</table>

(g) If any tested output material sample fails one or more of the applicable limits specified in the
relevant sections of Annexes I and II to this Regulation, the person responsible for quality
management referred to above in point 5.1.1.1(b) shall:
1. Clearly identify the non-conforming products and their storage place,
2. Analyse the reasons of the non-conformity and take any necessary action to avoid its repetition,
3. Record in the quality records referred to in paragraph 5.1.4 if reprocessing takes place, or if the
product is eliminated.
5.1.4. The manufacturer shall maintain the quality records, such as inspection reports and test data,
calibration data, qualification reports on the personnel concerned, etc.,
5.1.4.1. For compost belonging to component material category (CMC) 3 and—, digestate belonging to
CMC 5, precipitated phosphate salts & derivates belonging to CMC XX, thermal oxidation materials
& derivates belonging to CMC YY and pyrolysis & gasification materials belonging to CMC ZZ, as
defined in Annex II, the quality records shall demonstrate effective control of input materials,
production, storage and compliance of input- and output materials with the relevant requirements of
this Regulation. Each document shall be legible and available at its relevant place(s) of use, and any
The quality management documentation shall at least contain the following information:

(a) A title,
(b) A version number,
(c) A date of issue,
(d) The name of the person who issued it,
(e) Records about the effective control of input materials,
(f) Records about the effective control of the production process,
(g) Records about the effective control of the output materials,
(h) Records of non-conformities,
(i) Reports on all accidents and incidents that occur to the site, their known or suspected causes and actions taken,
(j) Records of the complaints expressed by third parties and how they have been addressed,

The achievement of the required product quality and the effective operation of the quality system shall be monitored.

For compost belonging to component material category ('CMC') 3 and, digestate belonging to CMC 5, precipitated phosphate salts & derivates belonging to CMC XX, thermal oxidation materials & derivates belonging to CMC YY and pyrolysis & gasification materials belonging to CMC ZZ, as defined in Annex II, the manufacturer shall establish an annual internal audit program in order to verify the compliance to the quality system, with the following components:

1. A procedure that defines the responsibilities and requirements for planning and conducting internal audits, establishing records and reporting results shall be established and documented. A report identifying the non-conformities to the quality scheme shall be prepared and all corrective actions shall be reported. The records of the internal audit shall be annexed to the quality management documentation.

2. Priority shall be given to non-conformities identified by external audits.

3. Each auditor shall not audit his or her own work.

4. The management responsible for the area audited shall ensure that the necessary corrective actions are taken without undue delay.

5. Internal audit realised in the frame of another quality management system can be taken into account provided that it is completed by an audit of the requirements to this quality system.

The manufacturer shall lodge an application for assessment of his or her quality system with the accredited notified body of his or her choice, for the products concerned. The application shall include:

- the name and address of the manufacturer and, if the application is lodged by the authorised representative, his or her name and address as well,
- a written declaration that the same application has not been lodged with any other notified body,
- all relevant information for the product category envisaged,
- the documentation concerning the quality system,
- technical documentation of all the quality system elements set out in paragraphs 5.1 and subparagraphs.

All the elements, requirements and provisions adopted by the manufacturer shall be documented in a systematic and orderly manner in the form of written policies, procedures and instructions. The quality system documentation shall permit a consistent interpretation of the quality programmes, plans, manuals and records. It shall, in particular, contain an adequate description of all the quality management elements mentioned above in paragraph 5.1 and subparagraphs.

The notified body shall assess the quality system to determine whether it satisfies the requirements referred to in paragraph 5.1 and subparagraphs.

It shall presume conformity with those requirements in respect of the elements of the quality system that comply with the corresponding specifications of the relevant harmonised standard.
5.4.3. In addition to experience in quality management systems, the auditing team shall have at least one member with experience of evaluation in the relevant product field and product technology concerned, and knowledge of the applicable requirements of this Regulation. The audit shall include an assessment visit to the manufacturer's premises. The auditing team shall review the technical documentation referred to in point 2 in order to verify the manufacturer's ability to identify the relevant requirements of this Regulation and to carry out the necessary examinations with a view to ensuring compliance of the CE marked fertilising product with those requirements.

5.4.4. The decision shall be notified to the manufacturer. The notification shall contain the conclusions of the audit and the reasoned assessment decision.

5.5. The manufacturer shall undertake to fulfil the obligations arising out of the quality system as approved and to maintain it so that it remains adequate and efficient.

5.6.1. The manufacturer shall keep the notified body that has approved the quality system informed of any intended change to the quality system.

5.6.2. The notified body shall evaluate any proposed changes and decide whether the modified quality system will continue to satisfy the requirements referred to in point 5.2 or whether reassessment is necessary.

5.6.3. It shall notify the manufacturer of its decision. The notification shall contain the conclusions of the examination and the reasoned assessment decision.

6. Surveillance under the responsibility of the notified body

6.1. The purpose of surveillance is to make sure that the manufacturer duly fulfils the obligations arising out of the approved quality system.

6.2. The manufacturer shall, for assessment purposes, allow the notified body access to the manufacture, inspection, testing and storage sites and shall provide it with all necessary information, in particular:

- the quality system documentation,
- the technical documentation referred to in paragraph 2,
- the quality records, such as inspection reports and test data, calibration data, qualification reports on the personnel concerned.

6.3.1. The notified body shall carry out periodic audits to make sure that the manufacturer maintains and applies the quality system and shall provide the manufacturer with an audit report.

6.3.2. For compost belonging to component material category ('CMC') 3 and digestate belonging to CMC 5, precipitated phosphate salts & derivates belonging to CMC XX, thermal oxidation materials & derivates belonging to CMC YY and pyrolysis & gasification materials belonging to CMC ZZ, as defined in Annex II, the notified body shall take and analyse output material samples during each audit, and the audits shall be carried out with the following frequency:

(a) During the notified body's first year of surveillance of the plant in question: The same frequency as the sampling frequency indicated in the table included in paragraph 5.1.3.1(f); and

(b) During the following years of surveillance: Half the sampling frequency indicated in the table included in paragraph 5.1.3.1(f).

6.4. In addition, the notified body may pay unexpected visits to the manufacturer. During such visits the notified body may, if necessary, carry out product tests, or have them carried out, in order to verify that the quality system is functioning correctly. The notified body shall provide the manufacturer with a visit report and, if tests have been carried out, with a test report.

7. Conformity marking and EU declaration of conformity

7.1. The manufacturer shall affix the CE marking and, under the responsibility of the notified body referred to in paragraph 5.2, the latter's identification number to each individual product that satisfies the applicable requirements of this Regulation.

7.2.1. The manufacturer shall draw up a written EU declaration of conformity for each CE marked fertilising product lot and keep it at the disposal of the national authorities for 10 years after the CE marked fertilising product has been placed on the market.

7.2.2. A copy of the EU declaration of conformity shall be made available to the relevant authorities upon request.
8. Availability of quality system documentation

The manufacturer shall, for a period ending at least 10 years after the product has been placed on the market, keep at the disposal of the national authorities:
- the documentation referred to in paragraph 5.3,
- the change referred to in paragraph 5.6 and subparagraphs, as approved,
- the decisions and reports of the notified body referred to in paragraph 5.6.1-5.6.3, paragraph 6.3 and paragraph 6.4.

9. Notified bodies' information obligation

9.1. Each notified body shall inform its notifying authorities of quality system approvals issued or withdrawn, and shall, periodically or upon request, make available to its notifying authorities the list of quality system approvals refused, suspended or otherwise restricted.

9.2. Each notified body shall inform the other notified bodies of quality system approvals which it has refused, suspended or withdrawn, and, upon request, of quality system approvals which it has issued.

10. Authorised representative

The manufacturer's obligations set out in paragraph 3, paragraph 5.2, paragraphs 5.6.1-5.6.3, Heading 7 and Heading 8 may be fulfilled by his or her authorised representative, on his or her behalf and under his or her responsibility, provided that they are specified in the mandate.
5.7.3 Standards

The presumption of conformity to a legal provision conferred by conformity to a harmonised standard should enhance recourse to compliance with harmonised standards.


- ‘Standards’ are defined as technical specifications, adopted by a recognised standardisation body, for repeated or continuous application, with which compliance is not compulsory.
- ‘European standards’ are ‘standards’ adopted by the European standardisation organisations (ESOs) listed in Annex I to Regulation (EU) No 1025/2012 (155). CENELEC is a European regional standards organisation that together with its sister organisations CEN, the European Committee for Standardization, and ETSI, the European Telecommunications Standards Institute, compose the so-called and known European Standards Organizations (ESOs) that are officially recognised by the European Commission and act as a European platform through which European Standards are developed. In the European Union, only standards developed by CEN, CENELEC and ETSI are recognised as ‘European Standards’. CEN and CENELEC are the regional mirror bodies to their international counterparts, i.e. ISO (the International Organization for Standardization).
- Taking into account the first two definitions mentioned above, ‘harmonised standards’ are ‘European standards’ adopted, upon a request made by the Commission, for the application of Union harmonisation legislation. Harmonised standards maintain their status of voluntary application. The definition for a ‘harmonised standard’, within the context of Regulation (EU) No 1025/2012, is not restricted to harmonised standards supporting harmonised product legislation as the Regulation mainstreams the use of harmonised standards in harmonisation legislation for services in similar way as in Union harmonisation legislation for products.

Following standards and measurement methods are available for the parameters that are included in the proposals for the technical requirements (note: the list is non-exhaustive):

- **Sampling**
  - EN ISO 10249: fluid fertilizers – preliminary visual inspection and preparation of samples for physical testing
CEN/TR 17040: Fertilizers and liming materials - Sampling of static heaps - Technical report on experimental sampling trials performed under mandate M/454

- **Total phosphorus**
  - EN 15956: Extraction of phosphorus soluble in mineral acids and,
  - EN 15959: Fertilizers - Determination of extracted phosphorus
  - EN 16173: Sludge, treated bio-waste and soil - Digestion of nitric acid soluble fractions of elements
  - EN 16174: Sludge, treated bio-waste and soil - Digestion of aqua regia soluble fractions of elements
  - CEN/TS 16170: Sludge, treated bio-waste and soil – Determination of elements using inductively coupled plasma optical emission spectroscopy (ICP-OES)
  - CEN/TS 16171: Sludge, treated bio-waste and soil – Determination of elements using inductively coupled plasma mass spectroscopy (ICP-MS)

- **Macroscopic impurities**
  - CEN/TS 16202: Sludge, treated bio-waste and soil - Determination of impurities and stones

- **Biological pathogens**
  - CEN/TR 16193: Sludge, treated bio-waste and soil – detection and enumeration of E. Coli
  - CEN/TR 15214-1: Characterization of sludges - Detection and enumeration of Escherichia coli in sludges, soils, soil improvers, growing media and bio-wastes - Part 1: Membrane filtration method for quantification
  - CEN/TR 15214-2: Characterization of sludges - Detection and enumeration of Escherichia coli in sludges, soils, soil improvers, growing media and bio-wastes - Part 2: Miniaturised method (Most Probable Number) by inoculation in liquid medium
  - CEN/TR 15214-3: Characterization of sludges - Detection and enumeration of Escherichia coli in sludges, soils, soil improvers, growing media and bio-wastes - Part 3: Macromethod (Most Probable Number) in liquid medium
  - prEN 15788 rev: Animal feeding stuffs: Methods of sampling and analysis - Isolation and enumeration of Enterococcus (E. faecium) spp.
  - CEN/TR 15215-1: Characterization of sludges - Detection and enumeration of Salmonella spp. in sludges, soils, soil improvers, growing media and bio-wastes - Part 1: Membrane filtration method for quantitative resuscitation of sub-lethally stressed bacteria (to confirm efficacy of log drop treatment procedures)
  - CEN/TR 15215-2: Characterization of sludges - Detection and enumeration of Salmonella spp. in sludges, soils, soil improvers, growing media and bio-wastes - Part 2: Liquid
enrichment method in selenite-cystine medium followed by Rapport-Vassiliadis for semi-quantitative Most Probable Number (MPN) determination.


- **Total organic carbon and hydrogen**
  
  EN 15936: Sludge, treated bio-waste, soil and waste - Determination of total organic carbon (TOC) by dry combustion
  
  ISO 29541: Determination of total carbon, hydrogen and nitrogen in coal and coke by instrumental methods.
  
  ISO 925: Determination of carbonate carbon content -- Gravimetric method (Note: determination of inorganic carbon; total organic carbon can then be calculated as the difference between total carbon minus total inorganic carbon).

- **Moisture content and dry matter content**
  
  
  ISO/DIS 19745: Fertilizers and soil conditioners -- Determination of crude (free) water content of ammoniated phosphate products -- DAP, MAP -- by gravimetric vacuum oven at 50 °C.
  
  EN 13466-1: Fertilizers - Determination of water content (Karl Fischer methods) - Part 1: Methanol as extracting medium
  
  EN 14787: Fertilizers and liming materials - Determination of water content - Guidelines and recommendations
  
  EN 16040: Soil improvers and growing media - Sample preparation for chemical and physical tests, determination of dry matter content, moisture content and laboratory compacted bulk density
  
  EN 15934: Sludge, treated bio-waste, soil and waste - calculation of dry matter fraction after determination of dry residue or water content

- **Persistent organic pollutants**
  
  CEN/TS 16181: Sludge, treated bio-waste and soil - Determination of polycyclic aromatic hydrocarbons (PAH) by gas chromatography (GC) and high performance liquid
EN 15527: Characterization of waste - Determination of polycyclic aromatic hydrocarbons (PAH) in waste using gas chromatography mass spectrometry (GC/MS)

ISO 13877: Soil quality -- Determination of polynuclear aromatic hydrocarbons -- Method using high-performance liquid chromatography

EN 16181: Soil, treated bio-waste and sludge - Determination of polycyclic aromatic hydrocarbons (PAH) by gas chromatography (GC) and high performance liquid chromatography (HPLC)

CEN/TS 16190: Sludge, treated bio-waste and soil - Determination of dioxins and furans and dioxin-like polychlorinated biphenyls by gas chromatography with high resolution mass selective detection (HR GC-MS)

prEN 16190: Soil, treated bio-waste and sludge - Determination of dioxins and furans and dioxin-like polychlorinated biphenyls by gas chromatography with high resolution mass selective detection (HR GC-MS)

- **Metals and metalloids**
  - EN 16173: Sludge, treated bio-waste and soil - Digestion of nitric acid soluble fractions of elements
  - EN 16170: Sludge, treated bio-waste and soil - Determination of elements using inductively coupled plasma optical emission spectrometry (ICP-OES)
  - EN 16171: Sludge, treated bio-waste and soil - Determination of elements using inductively coupled plasma mass spectrometry (ICP-MS)
  - EN ISO 16968: Solid biofuels - Determination of minor elements
  - EN 16319: Fertilizers – Determination of trace elements – determination of cadmium, chromium, lead and nickel by inductively coupled plasma-atomic emission spectrometry (ICP-AES) after aqua regia dissolution

- **Chlorine**
  - EN 16195: Fertilizers - Determination of chlorides in the absence of organic material
  - ISO 587: Solid mineral fuels – Determination of chlorine, Eschka method

- **Neutralising value**
  - EN 12945: Determination of neutralizing value

- **Determination of the pH value**
  - EN 13037: Soil improvers and growing media – determination of pH
  - EN 15933: Sludge- treated biowaste and soil – determination of pH
5.8 Other EU legislation of interest

A list of relevant EU legislation in relation with fertilising products is available in Annex V of the proposal for the Revised Fertiliser Regulation. STRUBIAS materials that are in line with the recovery rules may become CMCs in the Revised Fertiliser Regulation and thus be used as ingredients for fertilising products. Additionally, the producers of the STRUBIAS materials may have to comply, amongst other, with EU legislation related to waste management and shipment (e.g. Waste Framework Directive - 2008/98/EC; Waste Shipment Regulation - 96/61/EC), animal by-products and derived materials (e.g. Regulation (EC) No 1069/2009, Regulation (EU) 142/2011, see also section 5.3.5), containment of emissions to the environment (e.g. Industrial Emissions Directive - 2010/75/EU, Surface Water Directive 75/440/EEC, Air Quality Directive – 2008/50/EC, Nitrates Directives - 91/676/EEC), control of hazards (e.g. council Directive 96/82/EC on the control of major-accident hazards involving dangerous substances), safety of workers during production processes (e.g. Council Directive 2013/59/Euratom of 5 December 2013 laying down basic safety standards for protection against the dangers arising from exposure to ionising radiation) and transport (e.g. Directive 2006/94/EC of the European Parliament and of the Council of 12 December 2006 on the establishment of common rules for certain types of carriage of goods by road).

STRUBIAS materials will likely become products when used as substances on their own or in mixtures with other CMCs when compliant with all requirements laid down for the corresponding PFC, and their placing on the market, application and use shall then have to comply with the legal framework of the CLP Regulation ("Classification, Labelling and Packaging", Regulation (EC) No 1272/2008) and REACH Regulation (EC) No 1907/2006.

Finally, any STRUBIAS materials applied on land will have to comply with all legislation related to nutrient use and management in crop and livestock production (e.g. CAP – Common Agricultural Policy), biodiversity (e.g. Habitats Directive (92/43/EEC)), and containment of water pollution (e.g. Water Framework Directive, 2000/60/EC).
PART B: MARKET STUDY
Agronomic efficiency

6.1 Introduction

Knowledge of the agronomic efficiency of STRUBIAS materials is critical to evaluate the added value of STRUBIAS materials in the revised Fertiliser Regulation. Moreover, it is also the key starting point in any assessment of the following impacts:

- environment & human health impacts: the application rates for STRUBIAS fertilisers needed to achieve the same agronomic yields relative to typical present-day fertilising products will depend on the fertiliser efficiency. The contaminant load associated to the use of STRUBIAS materials is thus not only depend on the concentration of the contaminants in the material, but also on the agronomic efficiency;
- market impact: the price setting and development of the market share of any STRUBIAS materials will depend on what agronomic value they provide to the user, compared to alternative fertilising materials on the market.

In this section, the agronomic value of fertilising products containing recovered materials is evaluated for different soils and plant types prevalent in the European context. For this purpose, meta-analyses were performed that assessed the fertiliser efficiency of fertilisers derived from STRUBIAS materials. The term meta-analysis refers to a statistical analysis of combined data from a series of well-conducted primary studies, in order to obtain a more precise estimate that reduces the size of the confidence interval of the underlying “true effect” in comparison to any individual study (Pogue and Yusuf, 1998; Garg et al., 2008). Meta-analysis techniques enable establishing whether the scientific findings are consistent and generalisable across settings and facilitate understanding the reasons why some studies differ in their results. For these reasons, a meta-analysis of similar, well-conducted, randomized, controlled trials has been considered one of the highest levels of evidence (Garg et al., 2008).

6.2 P-fertilisers containing STRUBIAS materials

6.2.1 Meta-analysis approach

In the proposal for the Revised EU Fertiliser Regulation, mined and synthetic inorganic fertilisers are considered in the PFC 1. The overall share of these materials is included in the category "Straight solid inorganic macronutrient fertiliser" and "Compound solid inorganic macronutrient fertiliser". A P2O5 lower limit value of 12% is considered for the first category, whereas the second category requires a minimum P2O5 content of 3% P2O5 plus the presence of one of the other considered plant macronutrients (K2O, MgO, N, CaO, SO3, or Na2O). Solid organic (> 15% organic C) and organo-mineral (> 7.5% organic C) P-fertilisers require a minimum P2O5 content of 2% (0.9% P). Therefore, this assessment focuses on STRUBIAS materials that have a minimum P2O5 content of > 2%.

The agronomic efficiency of fertilisers was assessed using two different plant response variables (Figure 6):
i. **The plant dry matter yield (DMY):** This is the most common response parameter documented in studies. Comparing the absolute values for DMY from \( F_{\text{prim}} \) and \( F_{\text{sec}} \) (referring to P fertilisers derived from primary and secondary raw materials, respectively), provides precise information on the different plant biomass responses in function of the fertiliser type.

ii. **The phosphorus use efficiency (PUE):** Plant P uptake efficiency is calculated as the difference in P uptake between fertilised (PU\(_F\)) and unfertilised plants (PU\(_C\)), expressed relative to the amount of fertiliser P applied (P\(_{\text{applied}}\)):

\[
PUE = \frac{\Delta PU}{P_{\text{applied}}} = \frac{PU_F - PU_C}{P_{\text{applied}}}
\]

This parameter takes into account that the consumer valuation of P-fertilisers equals the marginal yield increase relative to an unfertilised treatment. The disadvantage of this parameter is, however, a higher degree of uncertainty due to error propagation because unfertilised treatments have to be subtracted during parameter calculation. Therefore, only results of pairwise that documented a significant increase in plant uptake relative to control for P-fertilisers derived from phosphate rock were taken into consideration (see box 2). The exclusion rate, determined as the number of cases that were excluded from the original database, is equal for fertilisers derived from primary and secondary raw materials, safeguarding an unbiased assessment (see box 2 for methodological details).

This study compares plant responses to P fertilisers derived from primary and secondary raw materials (\( F_{\text{prim}} \) and \( F_{\text{sec}} \)). For \( F_{\text{sec}} \), an assessment has been made for each of the three STRUBIAS materials. The agronomic efficiency of fertilisers containing STRUBIAS materials is expressed relative to mineral P-fertilisers; the resulting ratio is referred to as "relative agronomic efficiency (RAE)" (Figure 6):

\[
RAE_{\text{DMY}} = \frac{DMY_{F_{\text{sec}}}}{DMY_{F_{\text{prim}}}}
\]

and

\[
RAE_{\text{PUE}} = \frac{PUE_{F_{\text{sec}}}}{PUE_{F_{\text{prim}}}} = \frac{\Delta PU_{F_{\text{sec}}}}{\Delta PU_{F_{\text{prim}}}}
\]

Note that the P application rate (P\(_{\text{applied}}\)) is levelled by dividing PUE\(_{F_{\text{sec}}} \) by PUE\(_{F_{\text{prim}}} \) to calculate RAE\(_{\text{PUE}} \).
A relative agronomic efficiency value below 1 indicates that the fertiliser derived from STRUBIAS materials is a less effective plant P-source than a synthetic P-fertiliser derived from mined phosphate rock, and vice versa.

Data were grouped prior to meta-analysis to enable a broad ranging assessment of fertilising effectiveness of Fsec as a function of soil type, plant group, feedstock used for Fsec production, and variables related to the experimental design of the study (e.g. fertiliser regime, pot versus field trial, etc.). These parameters that discern groups were referred to as **grouping variables**.

The relative agronomic efficiency for both response variables (RAE\textsubscript{DMY} and RAE\textsubscript{PUE}) was then calculated for a number of "cases" where all grouping variables (such as soil type and crop grown, crop harvest time, P application rate, etc.) are identical for both fertiliser treatments. Hence, the sole divergent variable for each case is the type of P-fertiliser.

Results were collected from the information provided by the STRUBIAS sub-group and from scientific literature. The number of studies and "cases" for precipitated phosphate salts, thermal oxidation materials & derivates and pyrolysis & gasification materials is indicated in Table 8. A significant number of studies were available for precipitated phosphate salts & derivates and thermal oxidation materials & derivates, whereas data coverage for pyrolysis & gasification materials was poor. Therefore, no hard conclusions on the agronomic efficiency of pyrolysis & gasification materials could be made. Hence, the results for pyrolysis & gasification materials provide only a **preliminary assessment** and should be interpreted...
with the necessary caution. The complete methodology and the references to the original works used for this study is given in section 17.2 in Annex.

Table 8: Number of studies and cases included for the meta-analyses on the relative agronomic efficiency of P-fertilisers derived from precipitated phosphate salts & derivates, thermal oxidation materials & derivates and pyrolysis & gasification materials.

<table>
<thead>
<tr>
<th></th>
<th>recovered phosphate salts</th>
<th>thermal oxidation materials &amp; derivates</th>
<th>pyrolysis &amp; gasification materials</th>
</tr>
</thead>
<tbody>
<tr>
<td>studies</td>
<td>26</td>
<td>17</td>
<td>8</td>
</tr>
<tr>
<td>cases</td>
<td>173</td>
<td>117</td>
<td>31</td>
</tr>
<tr>
<td>RAE_DMY</td>
<td></td>
<td>RAEDMY</td>
<td>RAEDMY</td>
</tr>
<tr>
<td>RAE_PUE</td>
<td></td>
<td>RAE_PUE</td>
<td>RAE_PUE</td>
</tr>
<tr>
<td>DMY</td>
<td>19</td>
<td>14</td>
<td>6</td>
</tr>
<tr>
<td>PUE</td>
<td>104</td>
<td>94</td>
<td>16</td>
</tr>
</tbody>
</table>

Results are represented as "forest plots" that graphically indicate the RAE_DMY (left Figure) and RAE_PUE (right Figure). The bars cover the 95% confidence interval, so error bars that cross the vertical 1 line indicate that Fsec is not significantly different from Fprim.”

6.2.2 Precipitated phosphate salts & derivates

The overall results indicated a similar agronomic efficiency for precipitated phosphate salts & derivates to mined rock phosphate and processed P-fertilisers. The mean values of RAEDMY and RAEPUE equal 0.99 and 1.05, respectively (Figure 7), with the corresponding 95% confidence intervals overlapping the 1 value for both parameters. Regardless of soil pH, soil texture, feedstock, application form, plant type, soil P status, assessment time, and experimental design and setting, RAEDMY and RAEPUE values for precipitated phosphate salts & derivates were not significantly different from 1. The RAEDMY and RAEPUE for struvite and dittmarite were not significantly different from 1, but the 95% confidence interval for RAEDMY of calcium phosphates (grouping variable fertiliser) extended to a value marginally below 1 (0.995; Figure 7). No significant differences across selected groups were observed at the 95% level, albeit the effect of plant type was marginally significant (P: 0.06; data not shown) for RAEDMY.

The analysis indicated that the agronomic efficiency of precipitated phosphate salts is equal to that of mined and synthetic fertilisers. These results are consistent and generalisable across different settings, including soil and crop types, relevant for the European agricultural sector. Although multi-year assessments fall beyond the scope of this meta-analysis, the results of Thompson (2013) and Wilken et al (2015) confirm the sustained long-term efficiency of precipitated phosphate salts as a P-fertiliser.

Struvite is the most common precipitated phosphate salt, but some P-recovery processes target a different end-material such as dittmarite or dicalcium phosphates. The crystallization of calcium phosphates may involve the formation of metastable precursor phases, such as octocalcium phosphate and hydroxyapatite, which are less available to plants,
especially at alkaline pH (Wang and Nancollas, 2008). Hence, the RAE of calcium phosphates can vary depending on the exact composition of the calcium phosphate phases included in the end-material. After application to the soil, calcium phosphates can also transform into more stable forms (Arai and Sparks, 2007), potentially further contributing to the wider RAE ranges observed for calcium phosphates than for struvite and dittmarite.

Unlike most mined and synthetic P-fertilisers, precipitated phosphate salts are water insoluble, but their solubility is increased in acid solutions (Wilken et al., 2015). Nonetheless, our results indicated that soil pH had no significant effect on the relative agronomic efficiency. Achat et al. (2014a) indicated that isotopically exchangeable P was similar for finely ground struvite as for triple superphosphate, irrespective of pH in the range 5.2-8.1. Talboys et al. (2016) indicated that the short term (<42 days) dissolution of granulated struvite, the most common precipitated phosphate salt, shows similar dynamics across a wider soil pH range of 5.0 – 8.0. Degryse et al. (2017) indicated a 60-day granulated struvite dissolution rate of >80% in an acid soil (pH 5.9), but <10% dissolution in a basic soil (pH 8.5). Hence, as most European soils have a pH between 5 and 8 (Reuter et al., 2008), soil pH is not expected to exert a major influence over the dissolution patterns of precipitated phosphate salts and the relative agronomic efficiency. Plants also modify the rhizosphere pH as they exude organic acids from their root biomass in significant quantities that can drastically lower pH in the plant root microenvironment.

Talboys et al. (2016) indicated that organic acids have a major impact on the rate of dissolution of P from struvite, and that plants with root systems that exude large quantities of organic acids are more effective at taking up P from struvite granules. The exudates cause the dissolution of the precipitated phosphate salts in the vicinity of the plant root. Grasses exudate significantly more organic acids than common crops; estimates for the total allocation of photosynthates – a proxy for rhizodeposition - to roots are 50-70% higher for grasses than for cereals such as wheat and barley (Kuzyakov and Domanski, 2000). Hence, species-specific patterns of root exudation may explain the variations in relative agronomic efficiencies observed, but the effect of plant type is overall not significant (Fig. 2).
Figure 7: The relative agronomic efficiency of precipitated phosphate salts & derivate for the plant response variables DMY (dry matter yield) and PUE (phosphorus use efficiency) as a function of grouping variables. Results are presented as weighted mean (square) and 95% confidence intervals (error bars).

No significant effect of assessment time and application form on the relative agronomic efficiency along a single plant growing season was observed for precipitated phosphate salts.
(Fig. 2). Although the slower initial P release rate from the granulated fertiliser could possibly reduce plant uptake of P during the very initial plant growth stages (<36 days; Degryse et al. 2017; Talboys et al. 2016), studies that applied an assessment time between 36 and 65 days showed good performance when precipitated phosphate salts were applied. For crops subject to struvite fertilisation, it is has been suggested that a reduction in number of grain heads due to short-term P deficiency is counterbalanced by the crop root system’s capacity to take up P in the later plant growth stages (Talboys et al. 2016). Hence, even for studies with an assessment time < 65 days, the sustained P release from precipitated phosphate salts could possibly compensate their lower initial P-availability and their lower P-dissolution rate relative to water-soluble P-fertilisers (Talboys et al., 2016; Degryse et al., 2017). The relative agronomic efficiencies for dry matter yield and P use efficiency were not significantly different from 1 for struvite and dittmarite, but the 95% confidence interval for calcium phosphates (grouping variable fertiliser) extended to a value marginally below 1 for dry matter yield (0.995; Fig. 2). Struvite is the most common precipitated phosphate salt, but some P-recovery processes target a different end-material such as dittmarite or dicalcium phosphates. The crystallization of calcium phosphates may involve the formation of metastable precursor phases, such as octocalcium phosphate and hydroxyapatite, which are less available to plants, especially at alkaline pH (Wang and Nancollas, 2008). Hence, the relative agronomic efficiency of calcium phosphates can vary depending on the exact composition of the calcium phosphate phases included in the end-material. After application to the soil, calcium phosphates can also transform into more stable forms (Arai and Sparks, 2007), potentially further contributing to the wider relative agronomic efficiency ranges observed for calcium phosphates than for struvite and dittmarite.

In line with the observation that feedstock does not have a major impact on the chemical composition of the precipitated phosphate salts & derivates, no input material-specific impacts on RAE were observed.

6.2.3 Thermal oxidation materials & derivates

The overall mean effects for thermal oxidation materials & derivates were 0.92 and 0.81 for RAE_{DMY} and RAE_{PUE}, respectively (Figure 8). The 95% confidence intervals for both response variables indicated that the agronomic efficiency for thermal oxidation materials & derivates was overall lower than for mined and synthetic fertilisers (Figure 8; 95% confidence intervals do not cross RAE value of 1). The analyses for the different grouping variables indicated significant effects of feedstock, post-processing groups and assessment time for RAE_{DMY} and RAE_{PUE} (P< 0.001; data not shown). Thermal oxidation materials & derivates derived from sewage sludge showed a significantly lower RAE_{DMY} and RAE_{PUE} than for thermal oxidation materials & derivates derived from crop residues and poultry litter (Figure 8), but it should be deliberated that sewage sludge derived thermal oxidation materials & derivates include both raw ashes and ashes that have been post-processed. Ashes that have been post-processed using wet-digestion and thermal manufacturing steps to improve their plant P-availability and reduce inorganic contaminants showed significantly
greater \( \text{RAEDMY} \) and \( \text{RAEPUE} \) than raw sewage sludge ashes (Figure 8). The \( \text{RAEDMY} \) values were 1.03 and 0.93 for materials subjected to wet-digestion and thermal post-processing steps (Figure 8). The \( \text{RAE} \) of \( F_{\text{sec}} \) derived from crop residues, poultry litter and pig manure did not differ from \( F_{\text{prim}} \) (Figure 8). Thermal oxidation materials & derivates derived from wood and steel slags showed a low \( \text{RAEDMY} \) and \( \text{RAEPUE} \), but the results should be interpreted with precaution because of the low number of cases (Figure 8). A significant effect of assessment time on \( \text{RAEDMY} \) and \( \text{RAEPUE} \) was observed \((P < 0.001; \text{Figure 8})\), with values that are 20\% (\( \text{RAEDMY} \)) and 40\% (\( \text{RAEPUE} \)) lower in the long-term (>65 days) than in the short-term (<65 days). A significant effect of experimental design \((P: 0.04)\) and experimental setting \((P: 0.003)\) was observed for \( \text{RAEPUE} \) (Figure 8). No significant effects of soil pH, soil texture, plant type and soil P status were observed, albeit the effect of soil pH on \( \text{RAEPUE} \) was marginally significant \((P: 0.08)\) (Figure 8).

Significant differences in the relative agronomic efficiency of thermal oxidation materials & derivates were observed, primarily dependent on the feedstock applied and the possible post-processing steps that were performed. Thermal oxidation materials & derivates consist of P-fertilisers with heterogeneous properties that control their behaviour and agronomic impacts in soils. Moreover, it should be taken into consideration that this study did not include fertilising products that are \( F_{\text{sec}} \) ash-derivates (e.g. Ecophos® process, ICL Recophos® process, acidulation process; see Huygens et al. (2016) and Egle et al. (2016)) of equal chemical composition to that of \( F_{\text{prim}} \). For such \( F_{\text{sec}} \), an \( \text{RAE} \) value of 1 can reasonably be expected. The observed \( \text{RAE} \) results are not affected by soil pH, soil texture, application form, or soil P status, and different \( F_{\text{sec}} \) groups produced from a variety of feedstocks have an agronomic efficiency that is not significantly different from \( F_{\text{prim}} \). Hence, these observations validate that thermal oxidation materials & derivates can deliver an effective alternative for mined rock phosphate and processed P-fertilisers in the European agriculture, but that the \( \text{RAE} \) is dependent on the properties of the produced end-material.

The impact of pH on the P-dissolution depends on the elemental composition of the P-fertiliser because P is strongly bond to Ca at high pH and to Fe and Al at low pH (Hinsinger, 2001; Tóth et al., 2014). Nonetheless, the high basic cation contents of some thermal oxidation materials might buffer the acidity effect of the soil micro-environment, thus obscuring the effect of the soil pH. Also, no consistent differences were observed in relative agronomic efficiency across plant types for the response variables, indicating that possible differences in root exudation patterns of organic acids are not meaningfully impacting the P-release patterns from thermal oxidation materials & derivates.

The \( \text{RAE} \) varies considerably as a function of feedstock, but these results require a cautionary interpretation as sample sizes are low for most groups, other than sewage sludge. Crop residues show a high \( \text{RAE} \) value, but it should be considered that most results are derived from three studies that used a similar soil type (Schiemenz and Eichler-Löbermann, 2010; Schiemenz et al., 2011; Delin, 2016). For sewage sludge ashes, a post-processing step is often applied to increase P-availability, and to comply with legislative limit.
values for metals and metalloids. This analysis confirms that such **manufacturing processes**
starting from sewage sludge mono-incineration ashes clearly improve the plant
availability relative to unprocessed sewage sludge ashes, and enable the transformation
of sewage sludge ashes into efficient P-fertilisers. Relative agronomic efficiencies close to
1 can reasonably be expected materials resulting from wet-digestion post-processing,
especially for those that have an equal chemical composition to that of mined rock phosphate
and processed P-fertilisers. Thermal post-processing steps aim at separating P from other
elements and to influence the crystal structure of the materials by isomorphic substitution of
the PO₄³⁻ ionic group (by for example SiO₄²⁻ or CO₃²⁻) affecting the reactivity of the final
product and therefore plant P availability. The final products show similar characteristics as
Thomasphosphate and Rhenaniaphosphate, and show overall good fertiliser efficiency.

Thermal oxidation materials and derivates **perform better in short-term experiments than**
in long-term studies (> 65 days) (Figure 8). The plant-availability of the P in P-fertilisers is
likely controlled by the coordinated cations of Ca, Mg, Al and Fe to which PO₄³⁻ is bound. All
these different ions are abundantly present in thermal oxidation materials & derivates,
although their relative abundance varies across end-materials. Complexes between phosphate
and K, Ca, Mg, and S ions are relatively easily decomposed (Hinsinger, 2001; Tóth et al.,
2014), and this more labile P-fraction is therefore likely to be released in the short term.
Phosphate may, however, be unavailable to plants when strongly bound to particular trivalent
cations in a stable matrix (Barrow, 1984; Hinsinger, 2001). The release of P from this more
stable fraction could be limited, effectively decreasing the long-term P supply from thermal
oxidation materials & derivates. This contrasts with mined and synthetic fertilisers that are of
a uniform chemical composition; such fertilisers can be expected to release P readily upon
physical disintegration. The released P that is not readily taken up by plants can be adsorbed
to soil minerals, with the nature of such reactions dependent on the pH and on the
concentration of metal cations such as Ca, Fe and Al as well as organic and inorganic ligands
(Hinsinger, 2001; Tóth et al., 2014). At a later time in the plant growing season, desorption of
sorbed P can occur via ligand exchange reactions, especially if the P was bound in more
labile soil P-complexes (Hinsinger, 2001). Such desorption processes could effectively
contribute to a better long-term effect of mined rock phosphate and processed P-fertilisers
compared to thermal oxidation materials & derivates rich in trivalent cations.

Studies that supply primary and secondary macronutrients together with mined rock
phosphate and processed P-fertilisers to ensure the equal supply of all different plant nutrients
across treatments show a somewhat reduced relative agronomic efficiency, especially when
PUE is considered as a response variable. On the other hand, results for the field studies
performed in more realistic settings than those of pot experiments show better results. Both
effects are potentially related, as field studies often apply a deficient experimental design
where the broad range of secondary macronutrients and micronutrients present in thermal
oxidation materials & derivates are not added in the mined and synthetic P-fertiliser
treatment. Hence, **these results indicate the importance of secondary macronutrients and
micronutrients in achieving optimal agricultural yields.** It is often challenging to evaluate
the supplementary fertiliser need for particular plant-limiting elements within the broad
spectrum of secondary macronutrients and micronutrients. On condition that the excess application of micronutrients is avoided, the application of thermal oxidation materials & derivates as P-fertilisers could provide the complementary benefit of supplying secondary macronutrients and micronutrients to enhance agronomic yields.
**Figure 8**: The relative agronomic efficiency of thermal oxidation materials & derivates for the plant response variables DMY (dry matter yield) and PUE (phosphorus use efficiency) as a function of grouping variables. Results are presented as weighted mean (square) and 95% confidence intervals (error bars).
6.2.4 Pyrolysis & gasification materials

The overall mean effects for pyrolysis & gasification materials were 0.87 and 0.46 for RAE_{DMY} and RAE_{PUE}, respectively (Figure 9). The analyses for each of the grouping variables was constrained by the number of studies available; only the RAE values for neutral and basic soils and for pyrolysis & gasification materials that were applied in granulated form were derived from a minimum of 4 different studies and a number of cases greater than 10 for both response variables (RAE_{DMY} and RAE_{PUE}; Figure 9). For these groups, the RAE_{DMY} and RAE_{PUE} values pointed towards a significantly lower agronomic efficiency than for mined rock phosphate and processed P-fertilisers. The significant differences of specific groups such as those varying in soil texture (RAE_{DMY}), feedstock (RAE_{PUE}), application form (RAE_{PUE}), plant type (RAE_{DMY} and RAE_{PUE}), experimental design and setting (RAE_{PUE}) should be interpreted with caution because some of the contrasting groups have a low number of cases, often originating from a few studies. Therefore, only a marginal reduction of the size of the confidence interval of the underlying “true effect” across groups could be achieved, compared to the results from individual studies by applying the meta-analysis techniques. Hence, no conclusions can be drawn on RAE across pyrolysis & gasification materials applied to different soil types, feedstocks, application form and plant types. Figure 9 enables, nevertheless, a standardised visual assessment of the RAE ranges observed across selected studies.

Given the small sample size for pyrolysis & gasification materials, it is not pertinent to draw overarching conclusions for pyrolysis & gasification materials from the available data. The properties of pyrolysis & gasification materials can vary widely, depending on the interactive effects between production process conditions and feedstock applied. Many groups, including pyrolysis & gasification materials derived from slaughter by-products, poultry litter, crop residues and pig manure, display an agronomic efficiency that is not significantly different from F_{prim}. The sole groups for which a relatively large number of data are available (at least 4 different studies and > 10 cases) are neutral and basic soils and pyrolysis & gasification materials that have been applied in granulated form. For these groups, a lower agronomic efficiency than for mined rock phosphate and processed P-fertilisers is observed. Potentially, some of the documented high agronomic efficiencies after PY addition could be the result of a liming effect that increases soil P availability (Hass et al., 2012), or the result of the milling of the pyrolysis material that increases the P solubility in the otherwise stable pyrolysis matrix (Ma and Matsunaka, 2013). Therefore, future studies should focus on assessing the mechanisms that underlie documented potential positive plant responses, and evaluate the agronomic efficiency of pyrolysis & gasification materials in the same physical form as it will be applied under actual settings in agriculture. It is concluded that the current available data does not enable a comprehensive assessment of the agricultural efficiency of P-rich pyrolysis & gasification materials in relevant European agricultural settings, and that plant responses for P-rich pyrolysis & gasification materials can vary widely depending on the feedstock and production conditions of the pyrolysis & gasification materials, as well as on the soil and plant type under fertilisation.
Figure 9: The relative agronomic efficiency of pyrolysis & gasification materials for the plant response variables DMY (dry matter yield) and PUE (phosphorus use efficiency) as a function of grouping variables. Results are presented as weighted mean (square) and 95% confidence intervals (error bars).

6.2.5 Geographic scattering

The results provided give an overview of the relative agronomic efficiency as a function of soil and plant type, but fail to take into consideration the interactions and combinations of those variables that occur in different geographic regions in Europe. Especially the effect of
the north–south position (i.e. latitude of the geographic coordinates) is relevant to consider, given that climate conditions (colder and drier soils at higher latitudes), soil texture (sandier at higher latitudes), and soil pH (more basic at lower latitudes) vary significantly across this gradient (Panagos et al., 2012; Ballabio et al., 2016). A significant negative correlation between geographic latitude on $\text{RAE}_{\text{PUE}}$ was indicated ($P: 0.02$), with greater $\text{RAE}_{\text{PUE}}$ values observed in sites of lower latitudes than in higher latitudes (Figure 10). Latitude explained, nonetheless, only a minor share of the total variance observed ($R^2_{\text{adj}}: 0.14$). It should, however, be noted that the assessment includes both pot and field studies, and that some variables, especially climate conditions, may not be accurately represented in pot experiments. Therefore, the results should be interpreted with the necessary precaution.

Concerns related to the effectiveness of water insoluble P-fertilisers in semi-arid and Mediterranean regions may exist because some slow release P-fertilisers, such as phosphate rock and meat and bone meal, do not dissolve readily in such soils (Bolland and Gilkes, 1990; Elliott et al., 2007). The results of our work, however, reject such expectations for P-fertilisers containing STRUBIAS materials in European settings as the $\text{RAE}_{\text{PUE}}$ correlated negatively to latitude (Figure 10). Therefore, the effectiveness of $F_{\text{sec}}$ for semi-arid and Mediterranean European regions is suggested. The soil moisture patterns probably have a negligible impact on the solubility of P-fertilisers containing STRUBIAS materials, as these have a low water-soluble P fraction. Their solubility is mainly determined by the extent of root exudation of the plants grown on the agricultural field. It can, however, be expected that the solubility of water-soluble P-fertilisers is increased in the more northern latitudes characterised by more moist soils due to the increased precipitation. Therefore, the agronomic efficiency of mined rock phosphate and processed P-fertilisers could be higher for the higher latitudes, resulting in decreased $\text{RAE}$ ratios in the more northern regions. Other soil properties that vary across latitude, such as soil texture and soil pH, did not have a significant effect on the $\text{RAE}$ for the STRUBIAS materials under study.
Figure 10: Bubble plot indicating the relationship between RAEPUE and latitude. The size of the bubbles represents the number of cases and relative weight for each data pair.

6.3 C-rich pyrolysis & gasification materials

The addition of pyrolysis & gasification materials to soils induces a series of changes in the plant mycorrhizosphere that can promote (e.g. augmented soil fertility, increased soil water holding capacity, physical protection for plant-growth promoting microorganisms) or reduce (e.g. addition phytotoxic volatile organic compounds, nutrient immobilisation, water retention) plant growth and nutrient uptake. The interaction between positive and negative effects determines the effect on plant yield and plant nutrient uptake, and thus the possible benefit to the farmer. Meta-analysis results have summarised the effect of the application of pyrolysis materials relative to control soils that were unamended. A recent meta-analysis for C-rich pyrolysis & gasification materials indicated that, on average, C-rich pyrolysis & gasification materials did not increase plant yields relative to unfertilised control sites (Jeffery et al., 2017). The study was based on 598 cases documented in 44 different studies from temperate regions. It was observed that C-rich biochar amendment to soils in temperate regions significantly decreased crop yield relative to controls (i.e. soils that did not receive any fertilising materials), averaging approximately 3% at a median biochar application rate of 30 t ha\(^{-1}\). For temperate regions, only positive effects for pyrolysis & gasification materials were observed at an application rate of 31-50 tonne ha\(^{-1}\). Lower application rates (312 pairwise comparison; 52% of all data) did not show any significant differences relative to control soils, whereas higher application rates (224 pairwise comparisons, 37% of the data) showed at times even negative impacts on plant yields. These results of Jeffery et al. (2017) are in line with the results found for temperate regions by
Biederman and Harpole (2013). Jeffery et al. (2017) indicated that many arable soils in temperate regions are moderate in pH, high in fertility, and generally receive high fertiliser inputs, leaving little room for additional benefits from C-rich pyrolysis & gasification materials. Their work indicated positive impacts of the application of pyrolysis & gasification materials for soils with an organic C level <1%. Although such soils are mostly absent in Europe (de Brogniez et al., 2015), this observation may point towards the possible added value of pyrolysis & gasification materials in soilless growing media.
7 Market aspects and outlook for the year 2030

This section gives an overview of the current (section 7.1) and projected future market (section 7.3) for STRUBIAS materials, as well as for mined phosphate rock and processed P-fertilisers (section 7.2). In the proposal for the Revised EU Fertiliser Regulation, fertilising products are classified in product function categories (PFCs) that are in line with their intended function. Given the different intended uses for these STRUBIAS materials, this document is structured into different sub-sections that cover uses of such materials in P-fertilisers (section 7.2 and 7.3) or in liming materials, soils improvers, growing media and plant biostimulants (section 7.4). The sections 0 and 7.3 on P-fertilisers cover materials with a minimum P-content of 3% and 2% \( \text{P}_2\text{O}_5 \), the P-threshold values for inorganic and organic/organo-mineral P-fertilisers, respectively. Market aspects for materials with a lower P-content are covered in section 7.4.

7.1 Current STRUBIAS market

7.1.1 Precipitated phosphate salts

Currently, best estimates summing production volumes of the different plants suggest that about 15,000 tonnes of struvite are produced each year in Europe. Existing facilities mainly use municipal waste waters as input material, although also industrial waste waters (potato industry, pharmaceutical industry, dairy industry) and manure and livestock stable slurries are used as input materials (Kabbe et al., 2017; Ehlert et al., 2016a). Additionally, substantial amounts of struvite are produced outside Europe (USA, Japan, China) (Kabbe, 2017).
The current market for P-salt recovery materials is mainly driven by the increased needs to remove P from waste streams (e.g. urban wastewaters, manure, waste from food-processing industry) to reduce and prevent the leaching of P to water bodies. Given the national and EU legislation and guidance on nutrient management and water quality (Common Agricultural Policy, Water Framework Directive, Nitrates Directive, etc.), tertiary treatment with enhanced P removal is becoming a more common practice in many European municipal and industrial waste water treatment facilities (European Environment Agency, 2013b). Basically, there are two options to prevent P from ending up in the effluents of waste water treatment plants: (1) enhanced biological phosphorus removal (EBPR), and (2) chemical precipitation with metal salts (ChemP) or a combination of both. In EBPR, microorganisms (P accumulating organisms) incorporate P in a cell biomass compound called polyphosphate and the P is removed from the process by sludge wasting. Chemical precipitation with metal salts can remove the P to low levels in the effluent. The commonly used chemicals are aluminium (Al(III)), ferric (Fe(III)) and ferrous Fe(II), and calcium (Ca(II)) salts. Phosphorus nutrient removal initially relied entirely on chemical precipitation, which remains a leading technology today (Wilfert et al., 2015). Nonetheless, EBPR has become firmly established in some European Member States (Wilfert et al., 2015).
Struvite production provides important operational benefits for the operation of municipal wastewater treatment plants that apply enhanced biological phosphorus removal, even without retailing struvite as a fertiliser.

- Costs for biological waste water treatment plants are reduced by the lower maintenance costs due to the avoided pipe clogging and abrasion of centrifuges.

- Struvite producing processes that precipitate P from (activated) digested sludges increase the dewaterability of the sludge, in turn lowering the associated costs for dewatering chemicals (e.g. flocculation agents) and sludge disposal. At present, operating costs for sludge dewatering usually account for up to 25–50% of the total expenses of the entire wastewater treatment process (Mahmoud et al., 2011). The divalent cation bridging theory states that flocculation, which is strongly linked to dewaterability, is driven by the ratio of divalent cation concentrations (Ca$^{2+}$, Mg$^{2+}$) over monovalent cations (Na$^+$, K$^+$, NH$_4^+$, etc.). Divalent cations create bridges between particles whereas monovalent cations tend to deteriorate floc structures. Therefore, an improved dewaterability can be expected if the addition of magnesium divalent cations surpasses the effect of sodium hydroxide dosing. Marchi et al. (2015) indicated the importance of a proper tuning of chemical additions in order to achieve progressive dewatering.

- The reduction of the N load of the sludge liquor has a direct effect on the overall treatment capacity of the waste water treatment plant as well as on its operational costs, since the removal of N from wastewater requires energy, chemicals and tank volume (Ewert et al., 2014).

In most EU Member States, struvite is not yet legally recognised as a fertiliser, meaning a special permission from the national government is needed to be relieved of the waste status. This situation may cause a bottleneck in the distribution of the produced struvite as fertiliser to agriculture. Of the full-scale techniques mentioned, only the struvite products of Pearl and NuReSys (respectively Crystal Green and BioSTRU) are certified as fertilisers in the United States/United Kingdom and Belgium, respectively. The struvite obtained by the Seaborne process is only used locally. It can be concluded that the produced outputs are mostly used in the countries where production takes place and that in most cases the existing market and production volumes are very small.

The installation of P-precipitation recovery processes is a service that is typically carried out by industrial partners of the municipalities that operate the plant. The improved operability and the reduced maintenance costs associated with controlled struvite precipitation and removal enable municipalities to justify expenditure for the installation of the recovery facility. The industrial partner can be in charge of the sales of the recovered P-precipitate, or P-precipitates can be sold directly by the wastewater treatment operators to the fertiliser industry (for further processing) and to farmers (for direct use on the field).
7.1.2 Thermal oxidation materials & derivates

Significant amounts of ashes are produced as production residues from the biomass energy and paper industry. In addition, the incineration of poultry litter and meat and bone meal is an established practice that combines the purposes of energy generation and nutrient recovery. The ashes of those combustion and incineration facilities can be applied as fertilising materials directly on land (raw ashes), without post-treatment. A second group of ash-based materials are P-concentrated fertilisers that have been derived from manufacturing processes on ashes obtained from the combustion/incineration of P-rich input materials with the specific intention to produce P-fertilisers.

7.1.2.1 Raw ashes and slags

Biomass ashes from the wood and paper industry

The demand for biomass-based heat and electricity is increasing because of targets for generating energy from renewables and decreasing the emission of fossil CO₂. Thus, there is increased interest in biomass ash utilisation. Also for the waste generated by the wood pulp and paper industry, incineration with energy recovery is becoming the main waste recovery method because landfills are increasingly being reduced as a final destination for wastes in Europe (Monte et al., 2009). Data on the exact amount of ashes produced are limited; according to the report of the International Energy Agency (van Eijk et al., 2012), about 600 kt of ashes per year are produced from clean wood summing the contributions from Austria, Denmark, Finland, Germany, the Netherlands, and Sweden alone. Additionally, substantial amounts of ashes are produced from waste wood (e.g. 270 kt yr⁻¹ in Germany) and black liquor (i.e. the waste materials from the kraft process when digesting pulpwood into paper pulp; e.g. 135 kt yr⁻¹ in Austria). Hence, the volumes of ash produced are substantial.

Nevertheless, direct use as fertiliser on agricultural or forest soils of ashes is primarily possible for bottom ashes or mixtures of bottom and coarse fly ashes that have lower amounts of contaminants, and only when clean biomass fuels are used. Moreover, it should be considered that plant-based ashes have a low P-content (see section 5.5.4.1 and 16.2.1; on average about 0.7% P for bottom ashes), making the potential for P-recovery from such materials intrinsically low. Based on the data by Van Dijk et al. (2016), the combined P losses from the wood and paper industry are about 79 kt P yr⁻¹. Nonetheless, considering the contamination of a substantial fraction of ashes by chemicals (paper industry, waste wood from households, etc.), the existing alternative uses of ashes (e.g. cement industry), and the quality requirements for their use as a fertilising product, only a relatively small contribution is expected for raw ash materials from the wood and paper industry for P-recycling in Europe. These ashes may, however, also contribute to the recycling of other nutrients, such as Ca and K.
Poultry litter and meat and bone meal raw ashes

About 80% of the non-edible animal by-products from abattoirs are processed to meal (bone meal, meat meal, feather meal, blood meal, carcass meal and combinations thereof). Animal meal production is a process that includes bulk slaughterhouse waste mincing and coagulation, followed by the separation of the solid and liquid material by pressing. The solid fraction is then dried, while the wet fraction is heated for the extraction of fats. For processed meat and bone meals (MBM; ~5% P), pet food and combustion with energy recovery are the most common fates, and only a small share of the available and sterilised meals are used for direct use as a fertiliser, often in organic farming (Franke-Whittle and Insam, 2013; Moller, 2015). Especially in the UK, MBM are increasingly being processed to fertilisers of high P-content (6% - 19%) (ESPP, 2016). EPR (UK) produces more than 2.8 kt P yr⁻¹ of their “P-grow” MBM fertiliser, while Saria (UK) processes around 45 kt of MBM to produce ~2 kt P yr⁻¹ MBM as the P-fertiliser product "Kalfos" (mainly calcium phosphate mineral fertiliser, ~21% P₂O₅ plus potassium and sulphur). Also companies like Fibrophos (UK), ACL/Wykes Engineering (UK), COOPERL (FR), EloSat (FI), ITS SA (PT) process inedible animal by-products and meat and bone meal to straight P-fertilisers or compound PK Fertilisers (ESPP, 2016). Van Dijk et al. (2016) estimated the total P-recovery through the production of fertilisers from slaughterhouse waste at 16 kt P yr⁻¹.

The incineration of poultry litter with energy recovery is currently being performed by commercial companies such as BMC Moerdijk (NL), Fibrophos (UK), and BHSL (IE) and others. Those companies alone process yearly > 1500 kt of poultry litter leading to an estimated recovery of about 30 kt P yr⁻¹ (and similar quantities of K). The poultry litter ash end-material has a P content of about 7-10% (16 – 23% P₂O₅).

7.1.2.2 Thermal oxidation material derivates

Raw ashes can only be applied on land as fertilisers when derived from input materials with a low content of inorganic metals and metalloids. The post-processing techniques can remove the inorganic contaminants present in ashes, enabling the use of more contaminated input materials, and simultaneously increase the plant-availability of the nutrients in the ashes.

Both thermochemical and wet-digestion techniques are applied in piloting and operational facilities in Europe (see section 15.2). Most suitable input materials for these processes are ashes that have been produced from P-rich input materials (e.g. mono-incinerated sewage sludge ashes from EBPR and Chem-P plants, animal bones, meat and bone meal, possibly poultry litter). These facilities are recently establishing in Europe, and some operators have the ambition to replace a large share of their phosphate rock by secondary phosphates in the near future (see section 15.2.2 for a non-exhaustive list of such processes).

7.1.3 Pyrolysis & gasification materials
The International Biochar Initiative (IBI), a trade and advocacy group for the nascent industry that focuses exclusively on for-profit pyrolysis production enterprises, made a conservative estimation of 827 tonnes of pyrolysis & gasification materials produced worldwide in 2013, by a total of 175 companies. The 2015 IBI report highlights that the number of active pyrolysis companies rose from 200 in 2014 to 326 companies in 2015. The steady increase is most likely indicative of both new companies entering the marketplace as well as more information being readily available regarding pyrolysis companies around the world (International Biochar Initiative, 2016b).

Figure 11: Evolution in the worldwide number of active companies producing pyrolysis & gasification materials (adopted from the International Biochar Initiative (2016b))

According to IBI, the industry of pyrolysis & gasification materials is in a fledgling state, comprised largely of enterprises selling relatively small volumes of pyrolysis & gasification materials with a limited package size locally for end uses such as gardening and tree care. Pyrolysis has yet to make a substantial entry into large-scale agricultural operations (International Biochar Initiative, 2016b).

An overall assessment of the specific situation for Europe is not available. Nevertheless, based on the information available for specific pyrolysis facilities and retailers in the EU, it is concluded that the current market is relatively small (actual production volumes < 10 000 t material yr⁻¹). It should be noted that most manufacturers and producers focus on the production of plant-based pyrolysis & gasification materials of low P-content, for which reason the current contribution of pyrolysis to the market of P-fertilisers derived from secondary raw materials is low:

- The developed 3R technology integrates pyrolysis, catalytic and biotechnological process to produce plant-based and animal bone pyrolysis facilities and materials (3R AgroCarbon, 2016). The technology is owned by
the company **Terra Humana Ltd.**, with a staff of 12 people, and is the only medium pyrolysis facility that produces materials intended for agricultural use with a $> 1000 \text{ t yr}^{-1}$ throughput capacity. Recently the company also received authority permits for the full-scale industrial installation and operation of a pyrolysis plant in Kajászó, Hungary. For 2017/2018 a **production (output)** capacity of 12500 t material yr$^{-1}$ is **targeted**. The current state of technology readiness level is high (TRL 8-9).

- The German company **Pyreg** ([PYREG, 2016]) sells pyrolysis plants, but does not operate any plant.

- **Carbon Terra** has a production capacity of about 1000 t yr$^{-1}$ and relies on the Schottdorf Technology (under patent) and is also based in Germany. The input materials are not specified, but it is stated the company only relies on surplus biomass, and that the technology can process over 100 different kinds of biomass. The process is certified according to the EBC, and the quality management of Carbon Terra is based on the DIN ISO 9001 standard. The pricing ranges from 25 € for a 30 L package to 900 € for 1400 L.

- The German company **Regenis GmbH** has a pyrolysis plant with an annual production capacity of 500 tonnes, but no further information is currently available on pricing ([Regenis - Bio Energie Technologie, 2016]).

- **Biomacon GmbH** (Germany) and **Black Carbon** (Denmark) are producers of pyrolysis plants. Biomacon produces machineries with production capacities ranging from 6.2 to 34.2 kg hour$^{-1}$ (540 - 3000 t yr$^{-1}$), while an annual production capacity of 300 tonnes is planned for Black Carbon ([BIOMACON, 2016; Black Carbon, 2016]).

- Moreover, there are a number of companies based in the EU that produce or sell small volumes of pyrolysis & gasification materials: Biogreen/EDT (FR), EM-Chiemgau (Germany), Sonnenerde (Austria), AWN Abfallwirtschaftsgesellschaft des Neckar-Odenwald-Kreises mbH (Germany), Geiger Pflanzenkohle und Energie UG (Germany), FETZER Rohstoffe + Recycling GmbH (Germany), Lixhe Compost SA (Belgium) and Carmagnola Energie SRL (Italy).
7.2 Market aspects and outlook for P-fertilisers

7.2.1 Phosphate rock as the major source for P-fertilisers

The current market of P-fertilisers other than manure is dominated by processed mineral materials that have been derived from phosphate rock. Specific materials such as unprocessed phosphate rock, meat and bone meal, and guano can be used as alternative P-fertilisers, but their use is limited in quantities applied and agricultural sectors covered. The future outlook of P-fertilisers is based on the evolution of supply and demand of mined fertilising products that currently dominate the market of P-fertilisers.

There are three classical routes for the production process of P-fertiliser from phosphate rock (European Phosphate Fertilizer Alliance, 2017):

- The first route treats phosphate rock with sulfuric acid to create phosphoric acid, which is then used to produce Diammonium phosphate (DAP) or Monoammonium phosphate (MAP). DAP is typically 18-46-0 (i.e. contains 18% N, 46% P₂O₅ and 0% K₂O), whereas MAP can be between 10-50-0 and 11-55-0. MAP and DAP can be used as the final fertiliser or as input for NPKs. The main downside of this process is that some phosphogypsum is created as a residue, which raises environmental concerns and also leads to some P being lost. About two-thirds of the phosphate fertilisers' production is currently performed through this route.

- The second route also uses sulfuric acid, but in smaller quantities in relation to phosphate rock, which results in superphosphate (SSP, typically between 0-16-0 and 0-22-0) or triple phosphate (TSP, typically ranging between 0-44-0 and 0-48-0). These can be used as final fertilisers, or as inputs for NPK fertilisers.

- The third route is the so-called nitrophosphate route, which consists of treating phosphate rock with nitric acid to obtain compound fertilisers. Phosphoric acid and calcium nitrate are formed as intermediary products, which then react. There are generally two variations of this process (“Odda” process or mixed-acid process).

The resulting materials from these three routes can then be used for the production of NPK fertilisers.

- **Complex NPK fertilisers** are produced by a chemical reaction in a chemical plant. For example, an NPK fertiliser can be made by reacting nitric acid with phosphate rock to make an ammoniated phosphate, and adding potassium chloride (KCl) and granulating. The resulting product will have the same proportions of N, P and K in each granule. Complex plants are expensive to build, but can produce the lowest cost NPK products. They are relatively inflexible, being best operated making a small number of large volume grades.

- **Compound NPK fertilisers** are physical mixes. Ingredients such as ammonium nitrate (AN), monoammonium phosphate (MAP) and KCl can be mixed in the correct proportions for the amounts of N, P and K required. This mix is then ground down to
a fine powder, thoroughly mixed, and usually granulated using e.g. steam granulation. This ensures that the desired N, P and K proportions are present in each granule, but without involvement of wet chemistry. Compound plants require moderate investment, and whilst still benefiting from economies of scale, are generally smaller and more flexible than complex plants, making a wider variety of products.

- **NPK Blends** are physical mixes of different fertilisers, such that the proportions of N, P and K correspond to the desired value in each bag, but each pellet will be of e.g. AN, or MAP, or KCl. Blending plants are the least expensive, requiring only storage, physical mixing and bagging operations, and have the highest flexibility in terms of products offered.

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**Figure 12: Production routes for P-fertilisers that are derived from mined phosphate rock** (DAP: diammonium phosphate; MAP: monoammonium phosphate; TSP: triple superphosphate; SSP: single superphosphate; NPK: Fertiliser containing nitrogen, phosphorus and potassium) (source: European Phosphate Fertilizer Alliance (2017))

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### 7.2.2 Market drivers for P-fertiliser demand

The main long-term macro-economic drivers for P-fertilisers are population growth, changing diets, determining how many people need to be fed, and per capita income, determining how much that population has to spend on food and therefore the quantity and quality of food they can afford.

In addition to the macro-economic drivers, both annual and regional demand for P-fertilisers will vary according to the influences of a range of factors, with crop plantings as the most important one (in turn influenced by crop prices). The price of fertilisers can also have an influence, as – increasingly - does the weather. Government policy also plays a significant role in the demand for fertiliser, as can local agricultural practices.
Different crops require differing quantities of N, P and K to produce optimum yields. IFA has been collecting and monitoring fertiliser use by crop at the global level for a number of years. In its most recent report (IFA, 2013), a breakdown of P-fertiliser demand by crop was given for Europe (Figure 13). More than 50% of the P fertilisers were applied to arable farmed land planted with cereals in 2010-11.

Figure 13: P-fertiliser use by crop (%) in Europe for the year 2010/2011 (Source: Fertilisers Europe & IFA)

The main driver of the reduction in apparent P-fertiliser consumption in Europe has been the significant change to agricultural policy implemented from 2003. The most relevant of these has been the decoupling of subsidies from production, which was agreed in June 2003, for implementation from May 2005. Prior to 2005 the more farmers produced in volume terms the more subsidies they received. Since 2005, the subsidy has been as a single farm payment, which is subject to meeting a number of conditions relating to factors such as environmental compliance and quality, food safety and animal welfare. There is discretion across the EU in terms of implementation but over time the reform, by promoting factors other than production has caused that production and fertiliser use declined, or at best stabilised, in the period to 2008. Since then, as the impact of the revised subsidy faded, production has grown modestly: based on rolling 5-year averages for 2008 and 2015 production has grown at 1.04% p.a. through the period.

The impact of climate change and the weather will probably play an increasing role in affecting annual volumes. Although the full impacts of climate change on the weather are not yet clear, it does seem that more extreme weather patterns are emerging – bigger storms, more severe droughts and floods etc (climate variability). The impact of this will be an increased volatility of demand – if there is a significant risk of losing a crop farmers will either not apply P, or reduce the amount added to mitigate the risk.

In conclusion, the main long-term global drivers for phosphate demand will be population growth and the continued economic prosperity of each country. At a regional and national level, and on an annual basis, the mix of crop plantings, crop
prices, the weather, government policy and fertiliser prices will all influence how

demand develops.

7.2.3 Production and consumption volumes

7.2.3.1 Raw materials for P-fertiliser production

The primary raw material for the P-fertiliser industry is phosphate rock. Phosphate rocks can be igneous (volcanic – e.g. the rock deposits in the Kola Peninsula in Russia, at Phalaborwa in South Africa, and in a number of locations in Brazil amongst others), but most commonly are sedimentary, being made up from the bones (calcium phosphate) laid down in shallow seas over millions of years. Most sedimentary rocks contain some phosphate, but economic deposit of phosphate rock occur where there are one or more seams of rock containing generally more than 15% P$_2$O$_5$, which have uniform texture and composition. Morocco has the largest proven reserves of phosphate, but the International Fertilizer Association (IFA) noted that commercial production of phosphate rock took place in 29 countries in 2015. The most important commercial resources are given in Figure 14.

Figure 14: Global Phosphate Rock Sources (Source: IFDC, 2010)

Europe has only one active phosphate rock mine, owned and operated by Yara, and located at Siilinjärvi in Finland (Davidson and Sheldon, 1986). Most of this rock is used by Yara at its manufacturing sites in Finland, or elsewhere in the Nordic region. It therefore follows that most of the rock used in Europe is imported from outside the region. There are other phosphate resources in Europe, including:

- Igneous carbonatite outcrops in Sweden, Norway, Scotland and Spain
Sedimentary deposits in Belgium, France, Germany

Metamorphic deposit in Serbia

None of these are currently deemed to be commercially viable. Yara has a project to develop a second resource in Finland at Sokli, north of the Arctic Circle, but the project is currently stalled as there may be alternative long-term sources for the company that are more commercially attractive.

**Phosphate rock is thus mined mostly outside of the European Union** and either imported into the European Union as rock, or further processed abroad and brought into the European Union as a semi-product or product: phosphoric acid, diammonium phosphate (DAP), monoammonium phosphate (MAP), triple superphosphate (SSP), single superphosphate (SSP). The main phosphate rock importing countries in the EU are Lithuania, Poland, Belgium, Bulgaria, Romania and Spain. Most of EU imports come from Morocco (1.6 Mt), Russia (1.4 Mt), Algeria (702 kt), Israel (506 kt), and South Africa (429 kt).

**Imports of rock** into Europe have declined from around 9.6 million tonnes to 6.0 million tonnes in the 10 years between 2005 and 2015. The phosphate content of the rock imported has remained fairly constant at between 31.9% and 32.9% P$_2$O$_5$ (13.9% to 14.3% P). Imports have declined in both the original EU countries (EU-15) and the more recent accession countries (EU-13), but much more so in the former than the latter. The compound average decline in imports between 2005 and 2015 in the EU-15 is 7.9% p.a., whereas in the EU-13 it is a much more modest 1.2% p.a. decline. With only very modest extraction of rock in Europe (0.7 Mt phosphate rock from Finland), apparent consumption follows the same pattern as imports. For the year 2015, Fertecon estimated that the total apparent P-consumption as phosphate rock in the EU-28 equal ~936 kt P (6.7 Mt material x 0.32 kg P$_2$O$_5$ / kg phosphate rock x 0.437 kg P/ kg P$_2$O$_5$).

![Figure 15: Phosphate rock apparent consumption for all applications in Europe, 2005 – 2015-](Sources: IFA, GTIS, Fertecon)
Since 2005 apparent phosphate rock consumption in the EU-15 countries has declined by 6.3% p.a., compared with a more modest 1.4% p.a. in the EU-13 countries (Figure 15). Since 2010 apparent consumption for the EU-13, when seasonal fluctuations are removed, seems stable, whereas in the EU-15 countries it has reduced from levels typically above 5.0M tonnes product to levels below 3.5M tonnes product (Figure 15).

The other main source of phosphate raw material for Europe is phosphoric acid. Acid is imported in two main forms, Merchant Grade Acid (MGA, otherwise known as green acid or fertiliser acid), which is an impure acid containing around 54% P$_2$O$_5$, and purified phosphoric acid (PPA, otherwise known as white acid), typically containing around 61% P$_2$O$_5$. MGA is used as a feedstock for fertiliser and animal feed products, purified acid is used for industrial applications including some speciality fertilisers (frequently, but not exclusively fully soluble products). For the year 2015, it is estimated that the total P-imports as phosphoric acid in the EU-28 equal ~ 524 kt P (Figure 16). The EU-15 accounts for over 95% of all phosphoric acid imports in the EU (Figure 16). This might overstate reality, depending on the accuracy of data on re-exports from key import-ports in e.g. the Netherlands and Belgium, but there is no doubt at all that the EU-15 will account for the majority of the use of imports. Imports to the EU-15 have declined by 1.3% p.a. in the 2005–2015 timeframe, whereas imports have grown at 1.8% p.a. in the EU-13 region.

![Figure 16: Imports of phosphoric acid into Europe by region (Source: GTIS, IFA)](image)

### 7.2.3.2 Finished P-fertilisers

Eurostat publishes two data sets on inorganic fertilisers use. The first one is collected from Member States and is an estimate of the N and P use in agriculture. However, data on fertiliser consumption is available in many countries from country specific data sources (surveys, trade/production statistics) that are not always trustworthy. As indicated by Eurostat itself, the quality of data cannot be sufficiently verified due to different data...
sources used (farmer surveys vs trade/production statistics) and inherent problems of data
sources used (for instance inclusion of non-agricultural use in statistics based on trade and
production). This involves significant limitations as, for instance, the reliability and accuracy
of farmer surveys depend amongst others on the sampling design and size.

The other data set is estimated consumption based on the sales of mineral fertiliser in the EU-28 from Fertilizers Europe. The figures estimated by the trade association Fertilizers Europe based on sales of mineral fertiliser mostly correspond with the estimates of N and P use reported by countries although they cannot be directly compared due to methodological differences. This is a harmonized data source. Data are available at NUTS0 for EU-27 (i.e. does not include Croatia). Data from Fertilizers Europe relate to crop years (t-1/t) which are reported under year t-1. These data have been used in this assessment, also because they are in between the Member State data documented by Eurostat and the FAO.

Fertilizers Europe assessed the apparent P-consumption for fertilisers in the EU-28 at 1090 kt P in 2015 (Figure 17). Eurostat estimated the total P-consumption as mineral fertilisers at 1133 kt P for the year 2015, whereas FAOSTAT documents 1070 kt P for the EU-28 in 2015. The data from Fertilizers Europe indicate that mineral P-fertiliser consumption was larger in the EU-15 (70%, 765 kt P $\text{yr}^{-1}$) than in the EU-13 (30%, 325 P $\text{yr}^{-1}$) (Figure 17).

Looking forward, Fertecon forecasts phosphate consumption for fertilisers to grow across the EU-28 at a CAGR (Compound Annual Growth Rate) of 0.8% p.a. for the next decade. Growth in the EU-15 is stable within any reasonable margin of error (0.09% p.a.). Fertecon, however, forecasts a growth in the EU-13 countries at a CAGR of 2.2% (Figure 17). Future estimates on mineral P-fertiliser consumption were obtained by projecting these CAPR growth rates, resulting in a 2030 estimate of 1220 kt P yr$^{-1}$. The EU-13 still had a dominant share of the total mineral P-consumption (63%; 769 kt P yr$^{-1}$), but the contribution of the EU-13 increased to a total value of 37% (450 kt P yr$^{-1}$). Fertilisers Europe forecasts total P-fertiliser consumption at 1178 kt P yr$^{-1}$, thus reasonably in line with the FerteCon estimate for the year 2030.
Although traditionally P-fertiliser and NPK fertiliser producers purchase phosphate rock to produce fertilisers within Europe, in recent years some of the producers have – for numerous reasons (price, environmental or others) – suspended or abandoned purchases of phosphate rock and have chosen instead to purchase phosphoric acid. Some of them have even temporarily decided to move even further downstream and purchase MAP or DAP instead (European Phosphate Fertilizer Alliance, 2017).

The apparent consumption of phosphate in the EU-15 both in terms of the physical tonnes of products containing P, and the total P-content delivered through those products is given in Figure 18. The analysis shows that in terms of product types, NPKs accounted for 55% of P-containing tonnes consumed, followed by DAP (18%) and SSP (8%) (Figure 18). In terms of actual P delivered however, because NPKs contain less P than as MAP, DAP or TSP, the proportions change. DAP has the largest share at 32%, followed by NPKs at 31%, and MAP with 12% (Figure 18).
Figure 18: Apparent consumption of P-fertilisers in the EU-28 for the year 2015. The left Figure indicates the actual tonnes of material; the right Figure indicates the same data expressed on a P-basis (Source: Fertecon)

The data from Fertilizers Europe indicate that France is the largest consumer of phosphates for fertilisers, with a share assessed at 17% of the EU-28 in 2015. Spain is the second largest market (15%) followed by Poland (13%). The top 7 markets accounted for just over 76% of apparent consumption of phosphate for fertilisers, with the balance spread over the remaining EU countries (Figure 19).

Figure 19: EU-28 Top 10 markets for apparent consumption of mineral phosphate fertilisers for the year 2015 (Source: Fertilizers Europe)

Box 3: Production of DAP, MAP, TSP, SSP and NPK in the EU (AEEP, 2017; Fertecon):
• **Diammonium phosphate (DAP, (NH₄)₂HPO₄):** DAP is typically 18-46-0 (i.e. contains 18% N, 46% P₂O₅ and 0% K₂O). It was one of the first fertilisers to have a standardised content, which in part explains why it is the largest selling phosphate fertiliser. Annual production of DAP in the EU-28 is just under 1.0 Mt or 200 kt P, with Lithuania by far the largest producer, followed by Poland, Spain, and Belgium.

• **Monoammonium phosphate (MAP, NH₄H₂PO₄):** MAP can be between 10-50-0 and 11-55-0. Annual production of MAP in the EU-28 production is a modest 78 kt (18 kt P), with Belgium, Poland, Bulgaria and Spain as the main producers.

• **Single Superphosphate (SSP; Ca(H₂PO₄)₂ + CaSO₄):** SSP is typically between 0-16-0 and 0-22-0. Annual production is of SSP in the EU-28 accounts for just over 1.0 Mt or 88 kt P. No information is available on imports/exports.

• **Triple Superphosphate (TSP; Ca(H₂PO₄)₂•H₂O):** TSP is the highest analysis straight phosphate fertiliser, typically ranging between 0-44-0 and 0-48-0. Annual production of TSP in the EU-28 accounts for just over 250 kt or 53 kt P, mostly in Bulgaria.

• **NPK Fertilisers:** No direct data are available on the total production of NPK fertilisers in Europe.

### 7.3 Market outlook for P fertilisers derived from STRUBIAS materials for the year 2030

#### 7.3.1 General considerations

The market potential of STRUBIAS materials is based on estimates of plant-available P. The agronomic efficiency of fertilisers containing STRUBIAS materials is expressed relative to mineral P-fertilisers based on the so-called "relative agronomic efficiency" (see section 6.2.1). A relative agronomic efficiency value below 100% indicates that that the fertiliser derived from STRUBIAS materials is a less effective plant P-source than a mineral P-fertiliser derived from mined phosphate rock, and vice versa.

The market for P-fertilisers derived from STRUBIAS materials is dependent on the technological readiness and potential production limitations of the production processes, market and consumer readiness, and the impacts along the STRUBIAS material life cycle (Figure 20). Legislative and policy impacts due to the possible beneficial impacts of STRUBIAS materials relative to alternative fertilising products that are available on the internal market are considered.
The market for STRUBIAS materials will not only depend on the nutrient recovery rules as laid down in the fertiliser product legislation, but also on national and EU legislation related to specific eligible input materials (e.g. Directive 2008/98/EC on waste and by-products, Regulation (EC) No 1069/2009 as regards animal by-products, Regulation (EC) 86/278 as regards sewage sludge, etc.), nutrient use and management in crop and livestock production, and prevention and reduction of water pollution (Buckwell and Nadeu, 2016). Moreover, links exist with the bioeconomy initiatives and related legislation, and more specifically Directive 2009/28/EC on the promotion of the use of energy from renewable sources. The existing legal framework and policy incentives vary considerable as a function of eligible input materials. When relevant, the relation of existing EU legislation to STRUBIAS market aspects will be discussed for the eligible materials. In case STRUBIAS materials are associated to a positive impact on the environment, human health, or the circular economy in general, positive feedback loops due to legislative and policy initiatives could possibly further stimulate the market (see section 7.3.8.2).

The sections 7.3.4 - 7.3.8 discuss market estimates under the anticipatable EU and national legislation for all process pathways of high technological readiness level (TRL 7-9). A broad spectrum of new STRUBIAS production processes are emerging and developing, some of them being present at TRL 6 level (“System/subsystem model or prototype demonstration in a relevant environment“). It is, nonetheless, challenging to predict a 2030 market for production pathways that might still face technological and market failures during the remaining TRL stages ahead. Therefore, the market assessment TRL 6 processes are discussed together with possible legislative drivers in section 7.3.8.2.

7.3.2 Market and consumer readiness
7.3.2.1 Conventional agriculture

STRUBIAS materials are used to produce a variety of fertilising products (see section 15). On the one hand, STRUBIAS materials can be used for the production of traditional P-fertilisers of well-known chemical composition such as DAP, MAP, TSP, SSP, etc. On the other hand, STRUBIAS production processes may expand the variety of P-fertilising products on the market by producing P-fertilising products of a different chemical composition, with P present in a water-insoluble form. Development of new fertiliser products requires determining key properties of the materials that affect storage and spreading, soil behaviour, and agronomic efficiency. Knowledge of these properties is of prime importance to increase market and consumer readiness for new fertilisers (Antille et al., 2013).

STRUBIAS materials should preferentially be available in a physical form that enables their homogeneous distribution across the agricultural field and their application using conventional application equipment. With the increased need and readiness of the sector to increase nutrient-use efficiency, it is important that the fertiliser characteristics enable the accurate distribution of fertilisers within the field. At the same time, there is a strong preference to use existing machineries that apply fertilisers in a time and energy-efficient manner, for which reason the physical form of the fertilisers should be compatible with existing machineries. This implies, for instance, that fertilisers that will be broadcasted should preferentially comply with physical characteristics such as bulk density, grain size distribution, sphericity, hardness, brittleness, dust rate, resistance to humidity, resistance to weight increase, etc. (Antille et al., 2013). Fertiliser materials which have moderately high crushing strength can better resist handling, storage, and spreading without significant shattering, dust formation, or caking. Density properties are related to the volume needed for storage and transport, and are required to calibrate fertiliser spreading equipment. Particle size and size distribution affect uniformity of distribution during field application, and it is well documented that uneven spreading of fertilisers can increase nutrient losses to the environment, reduce fertiliser use efficiency and crop profit margins (e.g. Horrel et al., 1999).

Alternatively, materials could be applied using lime spreaders that homogeneously distribute fertiliser materials on the field, albeit in a more labour-intensive manner due to the reduced distribution width relative to modern fertiliser broadcasters.

Fertiliser blending companies could incorporate STRUBIAS materials as part of a physical or chemical blend together with traditional mineral fertilisers on condition that they meet certain characteristics (e.g. with respect to material purity and granulometry (Formisani, 2003)). Also, certain combinations of molecules should be avoided due to possibly occurring chemical reactions in the granulator that cause nutrient loss or reduce the water solubility of specific elements in the blend. Certain fertiliser companies are in the process of testing and/or partially including struvite and poultry litter as part of compound mineral P-fertilisers. ICL Fertilisers has successfully tested partial struvite incorporation in their compounding process (20% of the total P in the blend). Given that the P in good-quality precipitated phosphate salts & derivates is already in plant-available form, there is no need...
for acidulation; ICL tests indicated that in quantities <20%, precipitated phosphate salts &
derivates can be placed directly in a granulator with acidulated phosphate rocks (Six et al.,
2014). In such a process, struvite is physically mixed or blended with phosphorus fertilisers
and possibly with N, K and other nutrient sources. It is not chemically converted. Struvite
will in this case be used as a P, N and Mg source and will require identical application
machinery as for traditional P-fertilisers. Some fertiliser blending companies formulate
poultry litter ashes as powder with KCl or TSP.

There is an increased acceptance for innovative fertilisers within the European agricultural
sector, but market and consumer readiness is enhanced for products with a **proven
agronomic benefits and comparable fertiliser efficiencies relative to traditional P-
fertilisers expressed on a monetary basis**. Such evidence would recently be available after
**comprehensive agronomic testing** under different climate and soil conditions are complete,
which will require a minimum of 3 or 4 years of field trials, and probably more. With the
exception of struvite and poultry litter ashes, such assessments have not yet started for most
recovered products that have a different chemical composition than those products currently
dominating the market (DAP, MAP, TSP, SSP, nitrophosphate, etc.).

In conventional European agriculture, the P-fertilisers MAP and DAP (with a P₂O₅-content of
48-61% and 46%, respectively) or physical blends (NPK) make up more than 75% of the
total mineral P-fertilisers applied, expressed on a P-basis (see section 7.2.3.2). The straight P-
fertiliser TSP (45% P₂O₅) and SSP (16-20% P₂O₅) only make up 18% of the total share of all
P-fertilisers, expressed on a P-basis (see section 7.2.3.2). A major reason for this observation
is the ease and efficiency of fertiliser application and distribution logistics. The nutrient
**content of the fertiliser directly impacts upon the logistic cost for the transport,**
distribution **and application of fertilisers.** Therefore, nutrient-dense fertilisers will provide
clear benefits for the downstream transport, distribution, and application by retailers and
farmers.

Some recovered fertiliser products could also enter the market in **specific segments that
deliver the highest margins.** Struvite and poultry litter ashes are, for instance, currently
already sold in specific niche segments of the fertiliser market. In the early stages of market
development, it may lead fertiliser producers to choose physical and chemical forms that are
specifically adapted to these markets. The STRUBIAS application potential in niche markets
includes for instance use in **growing media** for greenhouse farming or the fertilisation of
**grasslands** where some STRUBIAS materials show a high potential. Moreover, STRUBIAS
materials could be marketed as alternatives to mined rock phosphate and processed P-
fertilisers, possibly providing market opportunities for customers attentive to alternatives
derived from waste materials within a circular economy framework.

Assuming a similar price setting as for traditional P-fertilisers, it is concluded that fertilisers
derived from STRUBIAS materials should meet numerous conditions in order to provide a
substantial spot-on alternative for mined rock phosphate and processed P-fertilisers in
conventional farming. The fertiliser end-product should preferentially be presented in a
physical form that enables its efficient application and its agronomic efficiency should be well-demonstrated. Additionally, it is advisable that P-fertilisers derived from STRUBIAS materials have characteristics that enable the use in fertiliser blends together with other plant macronutrients to increase nutrient-density. Therefore, STRUBIAS materials contained in compound P-fertilisers of chemical composition that are already available on the market and acid-soluble P-fertilisers that are well-advanced in the process of agronomic efficiency testing and are compatible for blending are associated to the highest degree of market and consumer readiness, at least for conventional agriculture. Phosphorous fertilisers that do not meet these conditions may possibly be relevant for specialised market niches or be traded at a lower price.

7.3.2.2 Organic farming

Depending on the input materials and process pathways employed, certain STRUBIAS materials could be used as fertilisers in organic farming. Agricultural practices, including fertiliser management, are regulated under the existing legislation (Council Regulation (EC) No 834/2007 on organic production and labelling of organic products). The EU organic farming sector mainly uses organic fertilising materials, but under specific circumstances also natural or naturally-derived substances and low-solubility mineral fertilisers can be applied. Synthetic resources and inputs may only be permissible if there are no suitable alternatives. Such products, which must be scrutinised by the Commission and EU countries (the Expert Group for Technical Advice on Organic Production – EGTOP, see below) before authorisation, are listed in the annexes to the implementing regulation (Commission Regulation (EC) No. 889/2008).

The manufacturing of many STRUBIAS fertilisers from secondary raw materials is in line with the objectives, criteria and principles of organic farming and the responsible use of natural resources. Given the limited availability of concentrated P-fertilisers that comply with the principles of organic farming, P-fertilisers derived from STRUBIAS materials could potentially fulfil an important role as fertilising material for the sector, especially in organic systems that rely on biological N fixation for N inputs (Seufert and Ramankutty, 2017). P-fertilisers derived from STRUBIAS materials could provide an alternative for meat and bone meal, meat and bone meal ashes and lower concentrated P-fertilising products such as manure and compost that are currently the major P-sources in organic farming (Nelson and Janke, 2007). In 2015, the percentage of the total utilised agricultural area within the EU for organic farming was 6.2%, of which 42% was planted with arable crops. The expanding organic farming sector could, however, become a more significant agricultural market in the near future. The Common Agricultural Policy (CAP) (2014-2020) recognizes the role of organic farming in responding to consumer demand for more environmentally friendly farming practices: under the first pillar organic farms will benefit from the green direct payment without fulfilling any further obligations because of their overall significant contribution to environmental objectives.
The EU’s “Expert Group for Technical Advice on Organic Production” (EGTOP) has evaluated positively two dossiers proposing authorisation of recycled phosphate products as fertilisers in organic agriculture (under EU Organic Farming Regulation 889/2008). The dossier for struvite was submitted by the UK in 2014 and concerns struvite (magnesium ammonium phosphate) recovered in sewage works or from animal waste processing. The dossier for calcined phosphates was submitted by Austria in 2011 and concerns recovery from ashes of sewage sludge, meat and bone meal, or other biomass ash. The committee concludes that for Ostara Pearl struvite (the submitted dossier) there is no hygiene risk (organic pollutants or pathogens), but that this is not proven for other struvite production methods and struvite-like end materials. EGTOP concluded that struvite recovery is conform to environmental objectives (reduces N and P losses to surface waters, recycles nutrients, reduces consumption of non-renewable P resources) and that struvite should be authorised for organic farming “provided that the method of production ensures hygienic and pollutant safety”. For calcined phosphates, the committee also concludes that recovery from ashes is conform to environmental objectives (but with some concerns about energy consumption) and that calcined phosphates should be authorised for organic farming subject to being recovered from sewage sludge incineration ash and that heavy metal content should be limited. The EGTOP also concluded that these two products cannot be authorised under the Organic Farming Regulation until they are authorised under the EU Fertilisers Regulation. Properly formulated nutrient recovery rules integrated into the revised Fertiliser Regulation could address the above considerations from the EGTOP and hence facilitate the market entry of STRUBIAS materials into the organic farming market.

It should be noted, however, that STRUBIAS materials for organic farming are most likely to replace currently used (organic) P-fertilising materials as the use of mined rock phosphate and processed P-fertilisers is negligible in this agricultural sector. Regardless of their volumes used in organic farming, the use of STRUBIAS materials as P-sources in organic farming is unlikely to contribute significantly to the substitution of mined rock phosphate and processed P-fertilisers unless a significant expansion of organic farming occurs prior to the year 2030 at the expense of traditional farming.

### 7.3.3 Technological readiness level and potential production limitations

Due to the combination of diverse input materials and output materials that can be produced, STRUBIAS production processes span a broad range of technological readiness levels. For the assessment of the market outlook for P-fertilisers derived from STRUBIAS materials for the year 2030, only STRUBIAS production processes of technological readiness levels (TRLs) 6-9 are considered:

- TRL 6 – technology demonstrated in relevant environment (industrially relevant environment in the case of key enabling technologies);
- TRL 7 – system prototype demonstration in operational environment;
- TRL 8 – system complete and qualified;
TRL 9 – actual system proven in operational environment (competitive manufacturing in the case of key enabling technologies; or in space).

TRL 6 processes are covered in section 7.3.8.2 whereas TRL 7-9 processes are split up as a function of eligible input material (see section 7.3.4 - 7.3.7).

The underlying justification for excluding TRL 1-5 processes is the unlikeliness of technologies of a lower technological readiness level to

- surpass TRLs 6-9;
- comply with administrative arrangements (e.g. obtain waste treatment permit, REACH registration of CE fertilising product containing STRUBIAS materials, arrangements with downstream distributors and retailers, etc.);
- build the necessary infrastructure; and
- perform extensive product testing on agronomic efficiency.

in order to ensure market and consumer confidence (see section 7.3.2) prior to the year 2030.

Although TRL 1-5 STRUBIAS materials are not covered in this section, the possibility of such emerging process pathways to contribute to the substitution effect for mined rock phosphate and processed P-fertilisers in the mid- to long-term is not excluded.

An additional point that should be taken into consideration to derive the substitution potential for the year 2030 is the availability of infrastructure required to produce STRUBIAS materials. STRUBIAS production processes often include different phases and specific configurations within the production process: struvite can be precipitated in wastewater treatment plants that use biological nutrient removal techniques, K-struvite can be precipitated from manures after anaerobic digestion, DAP can be produced from mono-incinerated sewage sludge ashes, etc. As a matter of fact, in most occasions, STRUBIAS production takes place as part of a material cycle that also serves other objectives, for instance the handling and recycling of wastes and by-products in a bio-economy perspective, the production of a different primary material (e.g. clean water effluents, steel), etc. Therefore, the substitution potential will be partially dependent on the trade, market, needs and infrastructure to deal with co-products that are formed as part of the STRUBIAS material cascade. An additional aspect related to infrastructure that is especially relevant to consider for thermal oxidation materials & derivates is the configuration of the incinerator (mono-versus co-incineration). This choice has a large impact on the suitable further use of the ashes from sewage sludge and meat and bone meal for nutrient recovery. It is preferable that P-rich input materials are mono-incinerated because co-incinerated materials are less suitable for P-recovery due to P-dilution. Even in Member States such as Germany and the Netherlands that incinerate a dominant share of their sewage sludge, mono-incinerators currently only process 50% or less of the current volumes (STOWA, 2011; Wiechmann et al., 2013a).

A major challenge also lies in increasing the production volumes of P-fertilisers derived from secondary raw materials. With the exception of manure ashes, struvite producing plants, EcoPhos and 3R agrocarbon (animal bone biochar), P-recovery facilities are at present still piloting or producing minor P-fertiliser volumes compared to the apparent fertiliser P-
consumption in Europe. Other promising technologies, such as RecoPhos and Budenheim, will start to build full-scale installations in Europe, of which the first will most likely be operational in 2018. It should be evaluated to what extent current P-fertiliser production processes through the acidulation route could be adapted to use other P-sources than phosphate rock (for instance P-rich ashes). Leading P-fertiliser companies aim at decreasing their reliance on phosphate rock, but further technical process refinements may be required. Therefore, the recovered P-fertiliser volumes will only gradually become more abundant in the coming years. ICL Fertilisers has, for instance, expressed the ambition of substituting 25 kt of P yr\(^{-1}\) by the year 2025.

In the following sections, the market potential for STRUBIAS materials derived from different input materials will be discussed, considering possible limitations on feedstock, P-recovery efficiency and available infrastructure.

7.3.4 STRUBIAS materials from crop residues, manure, and bio-waste

7.3.4.1 Introduction

In Europe, most agricultural crop residues arise on farms in the form of straw, maize stover, residues from sugar beet, oilseeds, grass cuttings, and pruning and cutting materials from permanent crops, and in the crop processing sector in the form of olive pits, seed husks, nut shells. By far the largest source of crop residues is the straw and stover from grain crops (wheat, barley and maize) (Kretschmer et al., 2013). There are essentially two overarching challenges to mobilising crop residues (Kretschmer et al., 2013). Transport costs are high because the residues are highly dispersed and have high bulk volumes and low value. This limits the range over which they can economically be collected for processing and makes it important that processing plants are optimally located. This requires appropriate investment in machinery and equipment, which may be beyond individual farmers’ reach and necessitates cooperative action or specialised contractors. Harvesting costs can also be high in relation to the value of the material. Secondly, many crop residues have existing uses and established practices, particularly for recycling organic materials and nutrients back to the soil. There is poor awareness of sustainable extraction rates in relation to local conditions. There are therefore real risks that overextraction could cause detrimental reduction of soil organic matter with knock-on effects for wider soil functionality, soil biodiversity and erosion risk. Together these issues into account, the realistic potential derived from the technical-sustainable potential for agricultural crop residues – excluding grasslands - to contribute to renewable energy production has been estimated at 75 million tonnes per year in the EU-28, with a dominant contribution of the cereals wheat, maize and barley (Iqbal et al., 2016). The total P content in those crop residues would be around 110 kt P yr\(^{-1}\) (see section 14.2).

Much of the off-land technology for dealing with biomass is well understood and long established. Generally, the biomass based raw materials will require some physical pre-treatment, for example to separate components, dry, chop, and pelletise. Then, the processing will either follow a biochemical pathway (based on digestion, transesterification, or fractionation, the latter also serving as a type of pre-treatment) or a thermochemical process (based on hydrogenation, gasification or pyrolysis). The review of a wide range of
life cycle assessments (LCA) for different treatments for crop residues shows the superiority of the anaerobic digestion pathway over other pathways for energy recovery and other bio-based applications from crop residues (Kretschmer et al., 2013). Thermochemical conversion technologies are less suitable for the direct processing of crop residues, characterised by relatively high moisture content.

Manure is defined as a Category 2 Animal By-product material according to Regulation (EC) No 1069/2009. Pursuant to this Regulation, it can be applied to land without processing. Most European countries have similar supplementary regulations regarding livestock farming including (i) licensing required for housing animals, (ii) storage of manures and slurries to enable a better agronomic utilization and (iii) prohibited periods for land spreading (usually the winter months of November to February). There are, however, differences between countries - and even between regions of the same country - as a consequence of the local situations and locally defined Nitrate Vulnerable Zones. A common pollution concern is nitrate contamination of water, but in most countries there are other pollution issues including ammonia emission (in the Netherlands) and odour nuisance (in the UK and Greece).

In 2010, about 7.8% of the livestock manure production in the EU was processed, equal to a total manure volume of 108 million tonnes/year, and containing 556 kt N and 139 kt P (Foget et al., 2011; Flotats et al., 2013). At least 45 different manure treatment technologies are available (Foget et al., 2011). The largest levels of livestock manure processing were recorded in Italy, Greece and Germany, with 36.8%, 34.6% and 14.8% of the manure production being processed, respectively. The objectives for manure processing include increasing the handling and management for storage and transport of nutrients (viscosity, greenhouse gas emissions, storage of reduced volumes, etc.), the selective removal of nutrients (especially N), and incentives received for renewable energy production (biogas).

A clear tendency identified is that anaerobic digestion is the “door-opener” for the introduction of nutrient recovery technologies for cattle and pig manure of high moisture content (Foget et al., 2011). Several EU Member States have no other type of manure processing than anaerobic digestion (Foget et al., 2011). The reason for this is that most of the manure nutrient processing technologies are complementary to anaerobic digestion, either as pre-treatment technologies that can enhance the biogas production, or as post-treatments, which can help to convert the digestate into products with envisaged properties (Foget et al., 2011). Solid manure fractions, such as poultry manure, can also be used for direct incineration leading the manufacturing of thermal oxidation materials & derivates, as currently already performed in different EU Member States.

Bio-waste means biodegradable garden and park waste, food and kitchen waste from households, restaurants, caterers and retail premises and comparable waste from food processing plants. Across the European Union, somewhere between 118 and 138 million tonnes of bio-waste arise annually, of which currently only about 25% is effectively recycled into high-quality compost and digestate (European Commission, 2010a). The total P content of this fraction is unknown, but solid residues from the food processing industries (e.g. brewery, sugar industry) make up at least 36 kt P (see section 14.6).
Co-digestion of animal manure with solid or slurried bio-waste of high methane potential such as oily residues and by-products, alcohol residues, digestible organic wastes from agri-processing and food industry or food waste, produces more gas from the digester than manure only (Al Seadi and Lukehurst, 2012). Co-digestion can therefore improve the profitability of biogas plants, and is a common practice in many biogas facilities in Europe (Foget et al., 2011). In addition, co-digestion of animal manure and slurry with suitable organic wastes from food industries utilise the huge amounts of organic wastes that are produced annually and in many places otherwise dumped into landfills. The liquid fraction of co-digestates varies in phosphate content depending on the composition of the input materials; digestates that contain a dominant share of manure and food industry residues (e.g. sugar production, residues from the brewery industry) typically have phosphate contents above 500-2000 mg L\(^{-1}\) PO\(_4^{3-}\) P, whereas liquid digestate fraction produced from dominantly plant-based materials contain much lower phosphate contents (~0 - 500 mg L\(^{-1}\) PO\(_4^{3-}\) P) (Akhiar et al., 2017).

7.3.4.2 Policy and legal framework

The field extraction of crop residues and manure for STRUBIAS nutrient recycling processes manifestly result in the loss of nutrients and other valuable agronomic assets, such as soil organic matter. Therefore, it is clear that STRUBIAS nutrient recycling processes from these materials will only take place for reasons other than nutrient recycling close the site of extraction of manures and crop residues (hygienisation, transport logistics, synergies with energy recovery, etc.). Fundamentally, it is assumed that significant materials from the agricultural sector might be used as input materials for STRUBIAS processes bearing in mind two different rationales:

i. **Pollution control**: in case of manure, in European regions characterised by nutrient excess and the need for the long-distance translocation of fertilising products to nutrient poor regions or the storage under appropriate conditions.

ii. **Synergies with other bio-based materials**: secondary raw materials from the agricultural sector are used for STRUBIAS production processes as part of a cascading approach; in this case, the input materials for the STRUBIAS production processes are the residues of a process aimed at producing a different primary raw material from crop residues and manure, often renewable energy;

Both rationales are not mutually exclusive and measures related to pollution control are mostly accompanied by additional benefits obtained through energy recovery.

As outlined in the Waste Framework Directive (Regulation (EC) No 2008/98), Member States shall take measures to encourage (a) the separate collection of bio-waste with a view to the composting and digestion of bio-waste; (b) the treatment of bio-waste in a way that fulfils a high level of environmental protection; (c) the use of environmentally safe materials produced from bio-waste.
Pollution control

International conventions of relevance to P use in agriculture include inter alia UNEP/MAP (United Nations Environment Programme/Mediterranean Action Plan), CBD (Convention on Biological Diversity) and OSPAR (Oslo & Paris Convention to prevent pollution). Such international treaties often give an impetus to harmonise standards amongst all Member States of the European Union. Despite the significant off-site impact that diffuse contamination of P from agricultural land poses, there is no specific legislation that is directly concerned with the use of P in agriculture at European level. There is an insufficiency of appropriate institutional arrangements specific to the environmental pollution of P. Aspects of the P problem are, however, integrated in several policy areas and related legal instruments at European level. This section provides an overview of existing regulations and directives dealing with farm-level nutrients, including P, use and production at European level.

The Water Framework Directive (Directive 0060/2000) is a legal obligation to protect and restore the quality of waters across Europe. Measures applied under the Water Framework Directive affecting the use of P in agriculture relate to best environmental practices and include the reduction of nutrient application, the modification of cultivation techniques, the proper handling of pesticides and fertilisers, and the prevention of soil erosion through erosion minimising soil cultivation. The P balance surplus is a commonly used indicator for identifying areas vulnerable to nutrient pollution in the pressures and impacts analysis.

The Nitrates Directive (Directive 0676/1991) established in 1991 aims to reduce water pollution caused or induced by nitrates from agricultural sources and to prevent further nitrate pollution. The Water Framework Directive explicitly refers to the Nitrates Directive for information on diffuse pollution of nitrates from agricultural activities and extends this to phosphates. Under the Nitrate Directive, Member States had to establish action programmes for nitrate vulnerable zones with the purpose of meeting the objective of reducing and preventing nitrate pollution. It is the responsibility of each Member State to set limits appropriate to their vulnerable zones; there is no specific limits set in the Directive. However, the action programmes must include measures to ensure that, for each farm or livestock unit, the amount of livestock manure applied to land each year, including processed forms of manure and direct excretions by animals, shall not exceed 170 kg N per hectare. The measures established within the Action Programmes aim to control diffuse and direct water pollution and also to influence the use of P in farm practice. For instance, by limiting the annual application of N fertiliser and livestock manure, defining legally binding maximum concentrations of nitrates in drinking water and designating periods when the application is prohibited, the directive clearly aims at establishing and maintaining the natural balance of nutrients in soils. Through these measures a massive influx of nutrients to ground- and surface water and thus potential eutrophication is prevented, while excess nutrients, oversaturation and a possible ensuing soil quality degradation is avoided at the same time. The monitoring of waters for nitrate and the review of the eutrophic state of waters must be repeated every 4 years.
Pollution by P is also partially covered by the Directive on Bathing Water (Directive 2000/7/2006), which together with the Nitrates Directive and the Industrial Emissions Directive has been linked since 2000 in the Water Framework Directive.

The 7th Environmental Action Programme encourages the full implementation of the Water Framework Directive, in order to achieve levels of water quality that do not give rise to unacceptable impacts on, and risks to, human health and the environment.

The Rural Development Programme has established various agri-environment measures throughout the European Union directly or indirectly addressing diffuse contamination by P. Some of these measures are directed at mitigating soil erosion such as crop rotations, mulch seeding retaining stubble after harvest and ploughing restrictions. Other measures tackle the problem of excess nutrients through reduced fertiliser use. All measures that impact soil erosion and nutrient balances ultimately result in a reduction of diffuse contamination by phosphates from agricultural land.

The Industrial Emissions Directive (IED, 2010/75/EU) introduces an integrated cross-media approach, aiming to prevent or minimise emissions to air, water and land, as well as to avoid waste production with a view to achieving a high level of environmental protection as a whole. The IED Directive also concerns potentially polluting industries in the agricultural sector, among which are intensive pig and poultry farms. A single permit based on the concept of Best Available Techniques (BAT including limit values) must include all arrangements made, including emission limit values for pollutants, for water, air and land, and may, if necessary, contain requirements for the protection of the soil and the groundwater as well as measures or waste management (Art. 9(3)) in order to continuously prevent and reduce pollution. The purpose of the IED Directive was to achieve integrated prevention and control of pollution arising from several categories of industrial activities. The indicative list of main polluting substances to be taken into account if they are relevant for fixing emission limit values includes oxides of N and substances which contribute to eutrophication (P and N).

The main purpose of the Habitats Directive (Directive 2010/147/2009) is to ensure biological diversity through the conservation of natural habitats and wild flora and fauna within the European territory, while taking into account economic, social, cultural and regional requirements. Farmers who have agricultural land in Natura 2000 sites and face restrictions due to the requirements of the Habitat-Directive are eligible to receive payments for the management of these sites by the Rural Development Regulation, which helps promote environmental-friendly farming. Depending on the specific conditions of a certain area, these include measures to reduce the use of pesticides and fertilisers, measures to mitigate the effects of soil compaction, e.g. limitations on the use of machinery or the setting of stocking limits, or measures aiming to regulate the irrigation of agricultural land.
Specific EU Member States have set in place national or regional regulations to control for P use on farmland (Buckwell and Nadeu, 2016). Belgium-Flanders, Estonia, Finland, France-Brittany, Germany, Ireland, Luxembourg, Northern Ireland, Sweden and The Netherlands apply a regulation system that limits maximum P application rates. Limits are mostly dependent on crop type, soil P status and yield.

In spite of significant improvement in potential P surpluses within the EU, the latest progress report on the implementation of the Water Framework Directive (European Commission, 2015b) indicated that Member States need to strengthen their basic measures to tackle diffuse pollution caused by agriculture. Notwithstanding the fact that there is still a long way to go to achieving ‘good status’ (as defined in the Water Framework Directive) many Member States rely only on voluntary measures. Moreover, they need to ensure that their measures target the sources and chemicals that cause water bodies to fail to achieve ‘good status’. While these can effectively close a fraction of the remaining gap, significant improvement can only be achieved through compulsory basic measures. Member States should tackle the sources of pollution by fully implementing the Water Framework Directive measures and water-related legislation, especially the Nitrates Directive, Industrial Emissions Directive and Urban Waste Water Treatment Directive. This is much preferable to using end-of-pipe treatment, for instance to ensure the high quality of drinking water while avoiding high treatment costs and protecting the environment. Member States are encouraged to continue extending the establishment of safeguard zones to protect areas used for the abstraction of drinking water, in particular as regards surface waters.

The last report on the Nitrates Directive (European Commission, 2013b) points to a slight improvement in groundwater nitrate pollution while stressing the need for further action to reduce and prevent pollution. This is confirmed by the analysis of "Programmes of Measures" reported by the Member States. Despite the fact that 63% of river basin districts reported that implementation of the Nitrates Directive is not enough to tackle diffuse pollution to the level needed to meet Water Framework Directives objectives, necessary measures have not been added to address the remaining shortcomings. Diffuse pollution still affects 90% of river basin districts, 50% of surface water bodies and 33% of groundwater bodies across the EU. The agricultural sector is the primary source of diffuse pollution. The report indicates that there are still many gaps in the basic measures put in place by Member States to address agricultural pressures, including a lack of measures to control phosphate and nitrates emissions outside nitrate vulnerable zones established under the Nitrates Directive.

Supplementary measures reported in agriculture are largely voluntary, including advice schemes and agri-environment measures of the Common Agriculture Policy (CAP) such as farm extensification and organic agriculture.

Renewable energy

Renewable Energy Sources contribute to climate change mitigation through the reduction of greenhouse gas emissions, achieve sustainable development, protect the environment and
improve citizens' health. Moreover, renewable energy is also emerging as a driver of inclusive economic growth, creating jobs and reinforcing energy security across Europe.

These aspects are enshrined in Article 194 of the Treaty on the Functioning of the EU, which has conferred Union competences to promote renewable energy. The EU has long been a world leader in the promotion and development of renewable energy, steering the effort to combat climate change, encouraging the shift to a low-carbon economy and stimulating high-potential economic growth.

The current 2020 framework sets an EU 20% target for energy consumption which relies on legally binding national targets until 2020. National Renewable Energy Action Plans (NREAPs) and the biennial monitoring provided for by Directive 2009/28/EC on the promotion of the use of energy from renewable sources have been effective in promoting transparency for investors and other economic operators. This has favoured the rapid increase in deployment in the share of renewables from 10.4% in 2007 to 17.0% in 2015.

In October 2014, the European Council agreed the 2030 framework for climate and energy reaffirming the Union's long-term commitment to the ambitious EU strategy in renewable energies. The new framework sets out the European Union target of at least 27% for the share of renewable energy consumed in the EU in 2030. This target is binding at EU level and will be fulfilled through individual Member States' contributions guided by the need to deliver collectively for the EU. In addition, the new framework also enables the collective delivery to be done without preventing Member States from setting their own, including more ambitious, national targets. Member States can support renewable energy, subject to State aid rules.

To qualify for the Renewable energy Directive targets, materials consumed in the EU must comply with strict sustainability criteria provided in Article 17 of the Directive, in order to be eligible for financial support and to count towards the EU renewable energy target. Rigorous requirements are set in the Renewable energy Directive on the minimum level of greenhouse gas savings, appropriate land use, as well as monitoring requirements for any potentially adverse effects. Agricultural raw materials produced within the EU must be produced in accordance with the minimum requirements for good agricultural and environmental practices that are established in the common rules for direct support schemes under the common agricultural policy. Using manure and agricultural residues as feedstock is highly advantageous as it does not augment pressure on land and water resources and offers very high greenhouse gas mitigation gains (European Environment Agency, 2013a).

Materials from the agronomic sector can contribute to renewable energy production through the production of biogas and the thermochemical conversion of solid biomass. The resulting materials (i.e. digestates and ashes) are suitable intermediate or end materials of STRUBIAS production processes, including precipitated phosphate salts & derivates, thermal oxidation materials & derivates and pyrolysis & gasification materials.
The application of anaerobic digestion for biogas production remains widespread as a useful bioenergy production route due to the robustness of its main design configurations and pathways. Anaerobic digestion serves multiple purposes. It provides a treatment platform for decreasing large amounts of complex organic materials, converting the majority of such molecules into monomers i.e. methane and carbon dioxide (biogas) utilisable in the energy sector in multiple pathways. The EU Common Agricultural Policy (CAP, Pillar II - Rural Development Policy) mechanisms provide support for capital investments on farm or as part of local renewable energy initiatives, including providing grant aid for the installation of anaerobic digesters.

The produced digestate can be used as fertiliser for crops without any further processing. However, the need for efficient nutrient management, required by restrictions on manure applications in areas with high livestock density, make recovery and recycling from plant nutrients from manure and bio-based waste streams increasingly important for farmers. The anaerobic treatment serves to improve the efficiency for nutrient recycling as solid–liquid separation procedures can be applied to separate the solid from the liquid digestate (Möller and Müller, 2012). The solid phase may be characterized as an organic fertiliser comparable with solid animal manure with highly available N and P contents, best suited to application on arable land in order to increase soil humus reproduction and to substitute P-losses via harvested P-rich biomass such as grains. Separated liquid digestates are characterised as liquid N–K fertilisers. A digestate solid–liquid separation, with a target-oriented separate application of the liquid and solid phase, is, therefore, a technique for further improvement of the nutrient use efficiency upon return to the field (Möller and Müller, 2012).

The traditional substrates for anaerobic digestion plants in Europe are agricultural/livestock residues (manure and slurries), biogenic waste (food waste, municipal organic waste, etc.), energy crops (maize whole crop silage, sugar beet, grass silage), as well as residues from food and agro-industries (animal by-products from abattoirs, brewers’ spent grains and solubles, etc.) (Drogs et al., 2015). More recently, residues from the bioethanol and the biodiesel industries are used. Producing biogas from dedicated energy crops, such as maize, sugar beet or wheat, requires careful analysis due to their land use implications. The emissions of greenhouse gases and acidifying gases such as ammonia from these systems are substantial. The use of specifically grown energy crops for biogas has thus been questioned due to sustainability concerns. Such energy cropping patterns are not 'environmentally compatible' according to the criteria of a 2006 EEA study (European Environment Agency, 2006). Where manure or organic residential wastes are used, the greenhouse gas performance of biogas pathways is far better (European Environment Agency, 2013a). Wastes and crop residues are currently underused and can contribute significantly to reaching EU bioenergy targets (European Environment Agency, 2013a). The latter report projects that agricultural residues and organic waste would contribute 44% of the total supply for meeting the NREAP bioenergy targets for agriculture. Therefore, introducing new, cost-competitive
and sustainable feedstock such as manure, straw and even grass, will be increasingly important for the biogas sector to deliver its full potential in the future energy scenario.

Biogas is a diverse energy source, suitable as a flexible and storable energy form. Between 2000 and 2013 the production of biogas in Europe increased six-fold, from 2.2 to 13.5 Mtoe, with the main producers being Germany, UK and Italy, followed by the Czech Republic, France and the Netherlands. Germany is the leader in biogas production from biomass with more than 65% of the EU production in 2013 (Flach et al., 2015). For Germany, it was estimated that in the year 2011, approximately 20% of the animal wastes and the biomass harvested from an area of approximately 1.1 million ha were used as feedstock in biogas plants (Möller and Müller, 2012). Italy, the Czech Republic and the Netherlands followed with a production share of 14%, 5%, and 2%, respectively (Flach et al., 2015). The incentive for farmers in Germany to invest in biogas digesters is a guaranteed feed-in price for the generated electricity, which is considerably higher than that of electricity generated from fossil fuels, natural gas, coal, or nuclear sources. This feed-in price is guaranteed for 20 years from the erection of the plants. However, changes to the German renewable energy law in 2012 and 2014 and similar policy changes in Italy, reduced the attractiveness of investing in new plants (Flach et al., 2015). As a result, the further increase in biogas plants will be minimal. Instead, investments will focus on rejuvenating existing plants. Biogas production is increasing in the Czech Republic (driven by feed-in tariffs for the derived electricity) and Denmark (driven by the goal to use 50% of livestock manure for biogas production in 2020) (Flach et al., 2015). In France, the government seeks to increase the number of biogas facilities by means of investment support. However, administrative burden and a lack of profitability for investors limit the expansion. The development is also stagnant in the Slovak Republic and Hungary. Slovak energy distribution companies announced a blanket stop on connecting new electricity producing facilities (over 10 kW) to the grid until further notice. Hungary reports problems with green energy feed-in systems and the complicated non-harmonised investment licensing. In addition, low electricity purchase prices make further investments into biogas facilities economically unattractive. In the Netherlands, the low electricity prices have even led to a decline in biogas production.

Landfilling of biodegradable waste

The European Environment Agency that forecast a reduced growth rate for biogas production in Europe, with a predicted **annual growth rate of 3% for the period 2013-2020 based on the NREAPs** (European Environment Agency, 2016).

The anaerobic digestion process does not affect the content of phosphate in digestate, which is completely dependent on the content in the substrate. Nonetheless, the technique is a door-opener for manure solid-liquid separation processes (Foget et al., 2011).

**Box 2: Precipitated phosphate salts & derivatives from the liquid fraction of anaerobically digested materials**

To derive the substitution potential of P-fertilisers containing STRUBIAS materials from the eligible input materials that have undergone an anaerobic digestion process, following assumptions and calculations were made:

1) **Digestates from manure and specific food industries** are more suitable for P-recovery than digestates from crop residues and other biowaste materials due to the higher P content in the liquid digestate fractions. Although co-digestion of other organic materials (food waste, crop residues) is common practice, the liquid fraction of such digestates is typically low in phosphates that can be precipitated (Akhiar et al., 2017). Therefore, this assessment only takes into account the P present of anaerobically digested manures and solid residues of food processing industries.

2) In 2010, about 88 million tonnes of manure, excluding other organic materials as co-substrates, were anaerobically digested in the EU (Flotats et al., 2013). Anaerobic digestion is also a door-opener for separation processes and treatment of the liquid manure fraction (Foget et al., 2011). Using the average P-contents of Foget et al. (2011), the total manure P that is subjected to anaerobic digestion was estimated at 114 kT of P for the year 2010. The European Environment Agency (2016) indicates that biogas production from anaerobic digestion would roughly double in the period 2010-2020. After 2020, an annual 3% growth, similar to the period 2013-2020, was assumed. Therefore, it is assumed that the total volume of materials from the agricultural sector would increase by a factor 2.69 relative to the amounts processed by anaerobic digestion in the year 2010. Hence, a total amount of **237 million tonnes of manure would be processed through anaerobic digestion, with an estimated P content of 306 kt P**. This number is considered realistic; it equals the excess P that accumulates in soils from six livestock-dense Member States: Belgium, Denmark, Germany, France, the Netherlands, and the UK (based on data for the year 2005 by van Dijk et al., 2016).

3) P-rich residues from the **food processing industry** are taken into account (36 kt P yr⁻¹, mainly from sugar residues and brewery industries; for the reference year 2005). These P-estimates are assumed to remain steady for the year 2030.
5) It is assumed that precipitated phosphate salts & derivates are recovered from all anaerobic digesters that process manure and solid processing residues. The possible non-compliance with this assumption is presumed to be counteracted by the fact that liquid manure fractions can also be obtained by solid-liquid separation techniques on raw manures; thus not after anaerobic digestion.

4) At present, the P-recovery process of Stichting Mestverwerking Gelderland (SMG) is the only process at TRL level 7-9 processes in Europe that processes P-rich digestate liquids that complies with the draft proposals of the STRUBIAS nutrient recovery rules. In this process, a mineral phase dominantly composed out of K-struvite is precipitated from the liquid digestate fraction. The assessment of the process indicates the business case for the plant in the Netherlands where manure treatment is associated with a gate fee. It is assumed that more operators might emerge in other livestock-dense EU regions in the near future.

5) Following solid/liquid separation of the digestate, between 10-30% of the total P content will end up in the liquid digestate fraction, and about 80-95% of this P in the liquid fraction can be recovered as precipitated phosphate salts & derivates. Therefore, the total P-recovery efficiency from anaerobically digested manure varies between 8% and 28.5%. The exact numbers are highly dependent on the separation technology applied (Drosg et al., 2015). In order to estimate the P-recovery potential, a P-recovery efficiency of 13.3% as indicated by SMG is used.

6) The relative agronomic efficiency (RAE_PUE) of precipitated phosphate salts & derivates relative to mined rock phosphate and processed P-fertilisers is assumed to be 1.05 (see section 6.2.2).

7) Considering 1) - 6), the 2030 P-recovery from anaerobically digested eligible input materials is estimated at 48 kt P yr⁻¹ ((306 kt P yr⁻¹ (manure) + 36 kt P yr⁻¹ (food processing) * 0.133 (recovery efficiency) * 1.05 (RAE)). It is estimated that these materials will be brought on the market directly as P-fertilisers or as part of a physical blend, and that their further processing in recovered phosphate salt derivates (e.g. MAP, DAP, TSP, nitrophosphate, etc.) is unlikely.

7.3.4.4 Thermochemical conversion processes of solid fractions from the agricultural sector

The poultry manure fractions and other manure fractions that have undergone a solid-liquid separation process might be suitable for thermochemical conversion processes due to their relatively low moisture content. Both thermal oxidation and pyrolysis spectrum techniques are considered in the STRUBIAS project.
Thermal oxidation processes have been widely used for the production of energy (electricity and power). Poultry litter incinerators in the UK (Fibrophos), IE (BHSL), the Netherlands (BMC Moerdijk), and some Scandinavian Member States produce approximately 150,000 - 200,000 tonnes of poultry litter ash per year in the year 2015, equalling an estimated recovery of about 12-16 kt P yr\(^{-1}\) (assuming a P content of 8%). A best estimate of 14 kt P yr\(^{-1}\) is assumed.

The aim of bioenergy technologies is to convert biomass into different forms of energy including power, heat, combined heat & power (CHP) and liquid biofuels. The primary aim of poultry litter combustion is the production of renewable energy (Billen et al., 2015). The calorific power of poultry litter when used as a fuel is about half that of coal (Moore, 2013). In order to meet NREAP expectations, a compound annual growth of 7% over the period remaining up to 2020 would be necessary (European Environment Agency, 2016).

The CE Delft research firm established the environmental effects of nine different ways that poultry litter – from the chicken to the field – can be used (Ehlert and Nelemans, 2015a; Ehlert and Nelemans, 2015b; De Graaff et al., 2017). The study concluded that the production of electricity through thermal oxidation is the most attractive and sustainable manner to process poultry litter from an environmental perspective.

In section 6.2.3, a relative agronomic efficiency for the response variable phosphorus use efficiency (RAE\(_{PUE}\)) of 1.49 was observed. The accuracy of this value is, however, uncertain, because this value was based on only 4 cases. Data from a research study performed by Alterra Wageningen UR, cited in De Graaff et al. (2017) indicated a relative fertiliser efficiency varying from 37% to 100%. These data were not included in the meta-analyses of section 6.2.3 due to lack of detailed results. Therefore, the lower end estimate of 0.90 for RAE\(_{PUE}\) for poultry litter ashes was retained for further calculations; this value corresponds roughly to the weighted mean of the data from section 6.2.3 and the results given in De Graaff et al. (2017).

### Box 3: Thermal oxidation materials & derivates from solid manure fractions

To derive the substitution potential of P-fertilisers containing STRUBIAS materials from solid manure fractions from the agricultural sector, following assumptions and calculations were made:

1) Only poultry litter is considered as input material for thermal oxidation materials & derivates as no TRL 7-9 thermal oxidation processes from other solid manure fractions have been described that produce P-fertilisers.
2) In 2015, a total amount of 150,000 – 200,000 tonnes of poultry litter ash was produced, with an estimated P content of 14 kt P.

3) An annual growth rate in energy production from solid biomass of 7%, forecasted by the European Environment Agency (2016) for the period 2013-2020, has been assumed for poultry litter and extended until the year 2030. Accumulated over the time period 2015-2030, this would imply an increase of renewable energy production from poultry litter manure by a factor 2.76. Expressed on a P basis, the total P recovered as poultry litter ash would equal 39 kt P yr\(^{-1}\) for the year 2030.

4) The agronomic efficiency of poultry litter ash (RAE\(_{PUE}\)) relative to mined and synthetic fertilisers is assumed to be 0.90.

5) Considering 1) – 4), the estimated P-recovery from solid material from the agricultural sector is estimated at 35 kT of P.

Pyrolysis spectrum techniques
Gasification and pyrolysis can potentially convert a range of biomass types with high input-output efficiency and these are therefore interesting technology options to convert residues and wastes that do not occur in large and geographically concentrated volumes (Kretschmer et al., 2013). One of the advantages of pyrolysis spectrum techniques is that processing facilities can operate at a relative small industrial scale, enabling the establishment of regional facilities to process high-volume, geographically dispersed materials, such as manure, without excessive transport costs. Moreover, the syngas generated during the pyrolysis process is mostly used as an energy source to dry the manure input material as the pyrolysis processes of the raw input materials is often not autothermal. Starting from input materials that have not undergone a solid-liquid separation, this process pathway would therefore only marginally contribute to the production of renewable energy, but would be principally performed as a measure for pollution control.

Although no commercial thermochemical technologies using biomass at the time of writing have been identified in Europe, several commercial plants are close to piloting and operationalisation, both in Europe and rest of the world. The emerging technologies especially focus on the treatment of the solid pig manure fraction, as obtained after solid-liquid separation treatment. This issue is particularly relevant given that the highly diluted pig manure is associated with high transport costs, and most farmers have only a small surface area to dispose the slurry produced (Foget et al., 2011).

The EU funded BioEcoSim project (https://www.bioecosim.eu/) projects to process 2,000,000 m\(^3\) of pig manure per year, resulting in a production of 62 kt of pyrolysis & gasification materials derived from pig manure (3 kt P, assuming a 5% P content in the resulting output material). The Japanese company Hitachi Zosen Corporation also aims to turn pig manure from pig farmers, in particular in the Netherlands and Belgium, into P-rich...
pyrolysis & gasification materials. The latter company has gained experience with the process from their operations in Japan.

The market outlook for this STRUBIAS pathway is associated to a large degree of uncertainty as the resulting pyrolysis material is the only output material that will be brought on the market. In contrast to anaerobic digestion techniques, no energy can be recovered from pyrolysis and the increase demand for renewable energy will thus not stimulate this STRUBIAS pathway. The economic valuation of pyrolysis & gasification materials is at present, however, largely unknown, as well as the degree of consumer confidence associated to the end-material due the lack of long-term test results on agronomic efficiency for this material. Pyrolysis & gasification materials from solid manures have a P content of about 4-6%, organic C (~ 30-60%) and the presence of other nutrients in smaller quantities such as N, Mg and K. Therefore, the nutrient density of the resulting pyrolysis material is much lower, resulting in a higher land application cost for pyrolysis & gasification materials relative to more concentrated P-fertilisers. It is assumed that the market potential of pyrolysis material in the conventional agricultural sector is indeterminate in the short-term (< year 2030). Given the lack of availability of concentrated P-fertilisers for organic farming, pyrolysis & gasification materials could potentially make an entry into the organic farming sector. Due to the limited availability of P-dense fertilisers that meet the principles and requirements for organic farming, it is believed that this STRUBIAS material might be demanded and traded in this sector. Here, the higher price setting of P-rich pyrolysis & gasification materials relative to mined rock phosphate and processed P-fertilisers could potentially be compensated by the higher sales prices of organically-grown food products. Manure-derived pyrolysis & gasification materials could thus potentially replace current organic P-inputs such as manure, compost, meat & bone meal and meat & bone meal ashes in the organic farming sector.

7.3.5 STRUBIAS materials derived from slaughter residues

7.3.5.1 Introduction

Animal by-products activities covered under this section include the by-products obtained from the treatments of entire bodies or parts of animals at slaughterhouses. Rendering activities include the treatments of animal by-products both intended for and not intended for human consumption. The animal by-products industry handles all of the raw materials that are not directly destined for human consumption. The use and disposal routes permitted are governed by Regulation (EC) No 1069/2009 laying down health rules as regards animal by-products and derived products not intended for human consumption. Animal by-products are classified in three different categories of which category 2 and 3 can be used for the production of fertilisers. The transformation of category 1 material into fertilisers is effectively prohibited by Regulation (EC) No 1069/2009, even after incineration, as any produced ashes should be disposed of as waste. The ban on the use of processed animal proteins in feed for animals farmed for food and pet food has led to the diversification of the animal by-products industry.
The rendering industry processes most of the animal by-products not intended for human consumption as well as a significant fraction of the catering waste, also having a legal status as animal by-product (European Commission, 2005). There appears to be a trend towards fewer slaughterhouses with increasing average throughputs, favouring the central collection of the slaughterhouse residues for possible further processing to STRUBIAS materials (European Commission, 2005). In the year 2016, the rendering industry processed about 12.4 million tonnes of animal by-products of category 2 (0.8 million tonnes) and 3 (11.7 million tonnes) (EFPRA, 2017).

7.3.5.2 Sector outlook for the rendering industry and material use

The total meat consumption in the EU is expected to remain stable within the EU for the period 2016-2026 (European Commission, 2016a). After the recent recovery, EU-28 per capita consumption of meat products is expected to rise only slightly over the projection period, mainly as a result of the increase in meat consumption in the EU-13. However, developments in total meat consumption depend both on evolutions in per capita consumption and in total population numbers. The population in the EU-13 is projected to decline in the next years at such a rate that the per capita increase in meat consumption is almost completely flattened out by the shrinking population, resulting in only 35,000 t additional meat consumed by 2026. In the EU-15, by contrast, the population is still increasing and therefore, with stable per capita consumption, total meat consumption is expected to grow by 600,000 t by 2026. Combined, total EU meat production is expected to expand only slightly in the next 10 years, reaching 47.6 million tonnes. This can be mainly attributed to an increase in poultry meat production and to a lesser extent to pig meat production, while beef and veal production will decrease substantially. Production of poultry is expanding (+4.5% for the period 2016-2026, to a total value of about 15 million tonnes of meat produced), driven by a favourable domestic market. Pig meat production is expected to increase slightly (+0.1%, to a total value of about 23 million tonnes of meat produced), despite the environmental concerns. After a few years of increase, beef production is expected to return to its downward trend in the coming years (-8.6% for the period 2016-2026, to a total value of about 7.5 million tonnes of meat produced). By contrast, production of sheep and goat meat is likely to remain relatively stable after years of decline. As EU consumption will not entirely absorb the moderate increase in production, the EU balance is stable due to somewhat increased export prospects (European Commission, 2016a).

Based on these meat production numbers, a 2030 outlook of 11.5 million tonnes and 0.8 million tonnes of animal by-product processing is predicted for category 3 and 2, respectively (i.e. 98.5% of the volumes processed in the year 2016). The degreasing process then results in the production of ~2.9 million tonnes of protein-rich materials of category 2 and 3 that contain the overall share of the P derived from animal bones, feathers, hairs, blood, etc. (Dobbelare, 2017). This material is known as meat and bone meal (category 2 materials) or processed animal proteins (PAP, category 3 materials). The P-concentrated bones (~10.5% P on a dry matter basis) contain the overall share of the P in the meat and bone meal, because
the other animal fractions are characterised by a low P content (0.1% - 1.7%). Assuming an average P-content of 5.3% (Moller, 2015), it is projected that the protein fraction of category 2 and 3 materials contains about 154 kt of P yr\(^{-1}\).

At present, the meat and bone meal of category 2 material is already largely used for the production of fertilisers, mostly as meat and bone meal without any significant further processing (Dobbelare, 2017). Minor amounts of category 2 materials are sent to incineration (for energy recovery), landfill or composting. It’s use in pet food, feed or food materials is not permitted according to the provisions of Regulation (EC) No 1069/2009. Category 3 materials are used to a smaller extent for the production of fertilisers (~17%). Most of the materials are used in pet food (~65-70%), fish feed (~10%) and fur animal feed (5-10%). Less than 5% of the category 3 materials are used for the production of terrestrial animal food, human food (gelatin) or incinerated (Dobbelare, 2017).

The proteins derived from processed animal by-products are thus intensively used for the production of different materials. As a consequence of the many different competing uses, meat and bone meal and processed animal proteins are traded at a price of about 50-70 Euro per tonne, or about 943 – 1320 Euro per tonne P. The bone fraction is even traded at a higher price, expressed on P-basis.

7.3.5.3 Thermochemical conversion processes

Meat and bone meal has a heating value ranging between 13000 and 30000 MJ per tonne (Conesa et al., 2003). Therefore, a thermal treatment by combustion, gasification or pyrolysis could potentially be used to generate energy.

Incineration

When incinerated, the ashes derive mostly from the bone component and contain high amounts of Ca and P, mainly hydroxyapatites and tricalcium phosphates. The combustion induces a wide range of structural modifications, reducing the P-solubility relative to the unburnt meat and bone meal (Moller, 2015).

Co-incineration of meat and bone meal is at present the foremost treatment for category 1 materials that should be disposed of. However, according to Article 32 of the Animal By-Products Regulation (EC No 1069/2009), Category 1 derived materials cannot be placed on the market as organic fertilisers or soil improvers.

The fertiliser industry has already successfully tested the use of Category 2 and 3 meat and bone meal ashes in the acidulation process for the production of mineral P-fertilisers (Langeveld and Ten Wolde, 2013). Meat and bone meal ashes can effectively substitute phosphate rock in the process due to their high P content similar to phosphate rock, their consistency, their low Al and Fe content and their low levels of metals/metalloids (especially the Cd content is much lower than in phosphate rock). The chemical composition of the fertilisers (partly) produced from incinerated protein-based animal by-products is equal to that of fertilisers that are currently on the market (DAP, MAP, TSP, SSP, nitrophosphate, etc;
depending on the choice of the production process). In any case, the contaminant profile of
the fertiliser end-material will be different, with metals/metalloids – especially Cd - being
present in lower contents in P-fertilisers derived from meat and bone meal ashes relative to
most mineral P-fertilisers derived from phosphate rock (Kratz et al., 2016). Also, the
environmental impact of producing fertiliser using these secondary phosphate sources
suggests the emissions of phosphate and fluorine is lower than when using regular phosphate
rock (Langeveld and Ten Wolde, 2013).

From an economic point of view, meat and bone meal and processed animal proteins of
Category 2 and 3 material (943 – 1320 Euro per tonne P, see section 7.3.5.2) are more
expensive than phosphate rock (on average 649 Euro per tonne P; see section 9.1.3). However,
in contrast to phosphate rock, the combustion of meat and bone meal and processed
animal proteins will enable some energy recovery. **Thermochemical P-fertiliser production**
processes such as the Mephrec process, the FEhS/Salzgitter process, and the thermo-
reductive Recophos process (see paragraph 15.2.2) use meat and bone meal as an input
material, **effectively reducing the energy demand of such processes.** Meat and bone meal
is used as a fuel and as a P-source in the above-mentioned STRUBIAS production processes
that produce phosphoric acid and ashes/slags that can directly be used as a P-fertiliser.
Moreover, benefits for the protection of the environment and human health could be achieved
relative to alternative scenarios (see section 8.8). Nonetheless, mainly due to the strong
competition for value-added category 2 and 3 animal by-products (feed industry, pet food
industry, etc.), the market potential for STRUBIAS materials produced through this
pathway remains indeterminate.

**Pyrolysis of animal bone materials**
Animal by-products of Category 2 and 3 could also be processed via pyrolysis spectrum
techniques, **resulting in a P-rich material that is embedded in a matrix of stabilised C.** At
present, the only TRL 7-9 production pathway is the so-called 3R pyrolysis process, where
animal bone materials are heated further up to 850°C. During the pyrolysis process all
volatile and protein based substances are removed from the mineral matrix, and a highly
macro-porous apatite type mineral material is produced, composed of hydroxyapatite (70-
76%), CaCO3 (7-13%) and carbon (9-11%), with a P content of 13% (30 P2O5) (3R
AgroCarbon, 2016). The composition of the bone char material is, however, dependent on the
production process applied; the bone chars produced as in Morshedizad et al. (2018)
contained on average 60% hydroxyapatite, 26% dicalcium phosphate and 14% calcium
phytate.

Similar to the market for pyrolysis & gasification materials derived from manure, the **market
outlook for this STRUBIAS pathway is associated to a large degree of uncertainty** as the
resulting pyrolysis material is the only output material that will be brought on the market. The **economic valuation of pyrolysis & gasification materials is at present, however, largely
unknown**, as well as the degree of consumer confidence associated to the end-material.
Expressed on a P-basis, the producers of pyrolysis & gasification materials claim a higher
sales price for pyrolysis & gasification materials than for traditional P-fertilisers based on
allegations of high agronomic efficiencies (> 100%, expressed on a P-basis relative to mined rock phosphate and processed P-fertilisers) and additional benefits from increased soil fertility. Nonetheless, at present, scientific and experimental evidence is lacking that demonstrates the superiority of pyrolysis material from slaughter residues compared to traditional P-fertilisers in terms of fertiliser efficiency. Preliminary test results seem to point to a relative agronomic efficiency (RAE_{PEUE}) that is, at a maximum, close to a value of 1 (thus equivalence to mined rock phosphate and processed P-fertilisers; see section 6.2.4).

It is assumed that the market potential of animal bone-derived pyrolysis material in the conventional agricultural sector is indeterminate in the short-term, i.e. before the year 2030. Given the lack of availability of concentrated P-fertilisers for organic farming, pyrolysis & gasification materials could potentially make an entry into the organic farming sector. It is re-iterated that the use of mined and synthetic fertilisers is heavily restricted under the existing legislation (Council Regulation (EC) No 834/2007 on organic production and labelling of organic products). Synthetic resources and inputs may only be permissible if there are no suitable alternatives. Such products, which must be scrutinised by the Commission and EU countries before authorisation, are listed in the annexes to the implementing regulation (Commission Regulation (EC) No. 889/2008).

Animal bone biochar would be the most P-dense fertiliser having a P content similar to phosphate rock, but with an improved plant P-availability. Therefore, the higher price setting of animal bone biochar relative to mined rock phosphate and processed P-fertilisers could potentially be compensated by the higher sales prices of organically-grown food products. Here, animal-bone derived pyrolysis & gasification materials could potentially replace current organic P-inputs such as manure, compost, meat and bone meal and meat and bone meal ashes in the organic farming sector. Given the limited availability of P-dense fertilisers that meet the principles and requirements for organic farming, it is believed that there might be a potential demand for animal bone-derived pyrolysis & gasification materials in the organic farming sector. A market entry in this sector may also enable further long-term product testing under realistic circumstances.

7.3.6 STRÜBIAS materials from municipal wastewaters

7.3.6.1 Introduction

Historically, the P present in materials resulting from municipal wastewater treatment plants was largely returned to the agricultural field as sludge. Due to the physical-chemical processes involved in the wastewater treatment, the sludge tends to concentrate heavy metals and poorly biodegradable trace organic compounds as well as potentially pathogenic organisms (viruses, bacteria, etc.) present in wastewaters. Sludge is, however, rich in nutrients such as N and P and contains valuable organic matter that may prove useful when soils are depleted or subject to erosion. Sludge is usually treated before disposal or recycling in order to reduce its water content, its fermentation propensity or the presence of pathogens. Several treatment processes exist, such as anaerobic digestion, thickening, dewatering,
stabilisation and disinfection, and thermal drying. The sludge may undergo one or several treatments. Once treated, sludge can be recycled or disposed of using three to four main routes: recycling to agriculture (landspreading), composting, incineration or landfilling.

The direct or indirect return of sewage sludge to agricultural land through these routes might be associated to emissions of pollutants into the soil, and indirect emissions into air and water. Other emissions into the air include exhaust gases from transportation and application vehicles. Although the EU Sludge Directive 86/278/EEC enables the return of treated sludge, some Member States have adopted national regulations with provisions that go beyond the requirements of the Directive 86/278/EEC (see section 7.3.6.2). Therefore, the fraction of sewage sludge that is disposed of by incineration is increasing in Europe. The disposal of sludge is considered by most stakeholders to have the disadvantage of wasting the fertilising value of the sludge.

STRUBIAS materials can be produced from nutrient-rich materials originating from wastewater treatment plants, and thus provide a possibility for the safe return of P present in sewage to agricultural land. Specifically, municipal wastewaters and sewage sludges are listed as eligible input materials for precipitated phosphate salts & derivates and thermal oxidation materials & derivates.

7.3.6.2 Policy and legal framework

European legislation

The legal framework established by the European Commission and regulating the various sludge routes is mainly composed of Directives which have to be transposed into national legislation by Member States. The ones most relevant to sludge management are the following:

- Council Directive of 21 May 1991 concerning urban wastewater treatment (91/271/EEC), known as the Urban Waste Water Treatment Directive, is aimed at protecting the environment from the adverse effects of wastewater discharges. This Directive sets minimum sewage treatment standards to be achieved in stages by the end of 2005, and provides for advanced wastewater treatment for the removal of nitrogen and phosphorus from sensitive areas. Sensitive areas are defined as: areas particularly susceptible to eutrophication, surface waters intended for the abstraction of drinking water with high nitrate levels, and other waters that require a higher standard of treatment to satisfy the requirements of other Directives. Directive 91/271/EEC supports the use of sewage sludge in article 14: "sludge arising from waste water treatment shall be re-used whenever appropriate";

- Council Directive 86/278/EEC on the protection of the environment when sewage sludge is used in agriculture. This Directive sets minimum quality standards for the soil and sludge used in agriculture, and defines monitoring requirements when sludge is spread on agricultural land. The limit values defined in this Directive concern heavy metals concentration for sewage sludge as well as for soil when sewage sludge is used
on land and maximum annual heavy metals loads through the application of sewage sludge

- Sludge applications in agriculture must also comply with limits set by other EU legislation on nutrients in the environment, such as the Nitrates Directive (91/676/EEC) that limits the amounts of nitrates in water;

- The Waste Framework Directive (Directive 2008/98/EC) confirms the waste management hierarchy; preference has to be given to waste prevention followed by waste reduction, re-use, (nutrient) recycling, and energy recovery. This Directive establishes principles for the use and disposal of waste, waste management plans, approval procedures and monitoring;

- The Directive on the landfill of waste 1999/31/EC restricts disposal of sludge to landfill, by gradually reducing the allowed quantities of biodegradable waste going to landfill and prohibiting the landfilling of both liquid and untreated wastes;

- Directive 2010/75/EU on industrial emissions sets limit values for emissions of pollutants to air from waste incineration.

Outlook for sewage sludge treatment and management options in Europe

The current trend in sewage sludge treatment is to reduce the amount of sewage sludge that is landfilled due to the increasing costs and increasing legislative restrictions on the landfilling of biodegradable waste (Milieu Ltd - WRc - RPA, 2010a). This leaves two mid to long-term options for the fate of sewage sludge: (1) landspreading – possibly after treatments such as anaerobic digestion and composting, and (2) incineration.

The provisions of the Waste Framework Directive (Directive 2008/98/EC) oblige the Member States to expressly apply the waste hierarchy as a priority order in legislation and policy. In accordance with Article 4(2) of Directive 2008/98/EC, when applying the waste hierarchy, Member States must take measures to encourage the options that deliver the best overall environmental outcome.

There is scientific evidence that the landspreading of sewage sludge to agriculture can provide agronomic benefits, in particular the recycling of plant nutrients such as N and P. Indeed, one of the most commonly recognised environmental benefits is the recycling of P in the food chain. This contributes to the conservation of P reserves and also reduces external inputs of Cd originating from phosphate rock. Sludge also provides other plant macronutrients, such as K and S, and micronutrients such as Cu and Zn. The beneficial effects of sludge application on soil organic matter status, structural properties and soil moisture retention are also well documented. The accumulation and recycling of contaminants present in the sewage sludge is, however, a major concern when determining environmental impacts, especially in population-dense regions where limited land is available for the spreading of sewage sludge close to wastewater treatment plants. Environmental impacts of transport of the high-volume sludge should also be considered. Benefits in terms of climate change and greenhouse gases emissions from recycled sewage sludge to agriculture are claimed, in particular that a portion of the C in sludge used
in agriculture will be sequestered in the soil. However, it remains unknown to what extent the long-term effect is scientifically substantiated and, at present, national inventories of greenhouse gas emissions do not consider sequestered carbon from sludge used in agriculture (Milieu Ltd - WRc - RPA, 2010b).

The environmental impacts associated to incineration are dependent on whether the sludge is combusted in mono- or co-incinerators. In simple terms, co-incineration will score better on impacts related to global warming potential and energy recovery, whereas mono-incineration enables the potential recovery of P at the expense of a lower energy recovery potential. The energy content of sludge is better used when it is co-fired at a coal-fired power plant compared to mono-incineration (de Ruijter et al., 2015). This is caused by a different design of the plants, where the advantage of a coal-fired plant comes from a larger scale and use of inputs with a lower corrosive effect. Ashes from a coal-fired plant, however, are not suitable for P recovery because of their low P content. Requirements for flue gas cleaning are stricter for mono-incinerators compared to coal-fired power plants. The oven of a mono-incinerator is designed for a specific type of input and including another type of input would require another oven. This means that current co-incinerated inputs cannot simply be diverted to existing mono-incinerators.

The fact that recycling of nutrients has a higher priority than energy recovery in the waste hierarchy suggests that mono-incineration followed by P-recovery from the ashes may be the preferred incineration option. This observation is even more important given that P is a finite element, and phosphate rock is itemised on the EU list of critical raw materials. Moreover, benefits for environmental protection and human health safety are assured as thermal oxidation materials & derivates will have to comply with contaminant limits in the proposed revision of the Fertiliser Regulation that are more strict than the provisions of the sludge Directive 86/278/EEC. The complex technologies and operational costs required to extract and produce materials from sewage sludge make this route, however, less cost efficient in comparison to landspreading. The cost for landspreading of semi-solid or digested sludge is about 126-185 Euro per tonne sludge (dry matter basis), whereas the cost for the mono-incineration of sewage sludge is estimated at 411 Euro per tonne sludge (dry matter basis) (Milieu Ltd - WRc - RPA, 2010a). Mono-incineration of sewage sludge thus increases treatment costs with a factor 2.2 - 3.2. The supplementary cost is, however, only 3% of the total costs for wastewater treatment and disposal (Nattorp et al., 2017). Significant investments in mono-incinerators would be required in specific Member States. At present, only Austria, Belgium, Denmark, Germany, the Netherlands and the UK - all of them EU-13 countries - have operational dedicated sewage sludge mono-incinerators (European Commission, 2017c). A total of 43 mono-incinerators are present in Europe, of which the overall share (23) is located in Germany (European Commission, 2017c). For cities and regions where infrastructure with mono-incinerators is available and P-rich ashes are already generated, recovering P from ashes with best available ash-process techniques is associated to a relatively small cost (compared to ash disposal) if revenues from P-fertilisers sales are taken into consideration (see section 8.10). This is exemplified by the agreement between EcoPhos and Dutch mono-incinerating facilities (60.000 tonne of sewage
ashes per year), indicating the commercial viability to transform P-rich mono-incineration ashes into high-value P-sources such as pure DCP.

There is an ongoing debate on the best practices for the recycling of sewage sludge to the field, and **Member States continue to differ widely in the weighing of environmental, social and economic impacts associated to sewage sludge management** (Milieu Ltd - WRc - RPA, 2010b). The uncertainty related to future sewage sludge handling routes makes it highly challenging to provide an accurate estimate on the market for STRUBIAS materials derived from sewage sludge.

**Germany and Austria have already taken up a clear position** and are currently transposing the provisions of the Waste Framework Directive into national legislation that makes the recovery of P from mono-incinerated sewage sludge ashes mandatory. According to the final version of the Bundes-Abfallwirtschaftsplan (Federal Waste Plan) in Austria, two options for P-recovery have been brought forward, including (i) mono-incineration of the sewage sludge and P-recovery from the resulting ashes, or (ii) at least 45% P recovery of the P present in the incoming municipal wastewater, if P is recovered from the digester supernatant and/or the sewage sludge. The draft Federal Waste Plan focusses on Wastewater Treatment Plants with capacities of over 20,000 to 50,000 people equivalents (depending on the results of a feasibility study), within a transition phase of 10 years. In Germany, the new sewage sludge ordinance will make phosphorus P recovery from sewage sludge obligatory for all German wastewater treatment plants with a capacity larger than 50,000 person equivalents (p.e.). They will have to recover the P by 50% from the sludge, if the sludge contains more than 2% P of the sludge dry matter content, or to an end concentration of <2% P of the sludge dry matter content. Otherwise the sludge with a high P load can be mono-incinerated, with the obligation to recover 80% of the containing P in the ashes. Land application of sludge will only be allowed under strict conditions for wastewater treatments plants < 50,000 p.e. The ~500 plants that are projected as subject to the requirement of P-recovery represent roughly 66% of the total P removed from German wastewater and transferred into the sludge.

The **Swedish government** has recently announced the launch of an inquiry aimed at introducing new laws to ensure that P can be recycled from sewage sludge in order to accelerate the country’s transition towards a circular economy. Sweden’s environment ministry also said the same inquiry will look at a proposal to ban the spreading of sewage sludge on farmland.

The **Swiss Ordinance on the Avoidance and Disposal of Waste** (VVEA) came into force in 2016. The recovery of P from phosphorus-rich waste, i.e. effluent sludge and animal and bone meal not recovered as feed has become legally binding at ordinance level, with a 10-year transitional period. Given a 10-year grace period, P-recovery will have to be implemented until 2026. Current studies are on-going to determine the on-the-ground implementation (e.g. minimal recovery rates).
The implementation of the **EU directive on waste water treatment and sludge handling** in the other Member States varies considerably. Certain Member States have implemented stricter provisions for the landspreading of sludge than those of Council Directive 86/278/EEC, especially in terms of maximum allowed levels of heavy metals and organic compounds. **In particular, in countries such as Austria, Belgium, Denmark, Finland, France, Germany, Luxembourg, the Netherlands and Sweden, the limit values in national regulations are extremely stringent**, although use in agriculture at present still remains an important outlet for sludge in these countries. The landspreading of sewage sludge is already banned or highly restricted in the Netherlands and Belgium-Flanders, and – after a transition period – in Austria and Germany. The reasons for restricting landspreading relate to concerns on pollutants and the objective to reduce competition for the return of organic materials to the available land in the form of manure. In the **United Kingdom, Portugal, Spain, and the EU-13 countries, farmers’ associations and authorities support the agricultural use of sludge, both for economic and for agronomic reasons** (mainly in terms of providing an economically feasible option for the return of organic matter and P to the agricultural field). Spain, for instance, has issues related to soil erosion and desertification, and so the recycling of sewage sludge to agricultural land is the preferred option, as indicated in the National Sewage Sludge Plan of wastewater treatment plants 2001-2006: "As long as sewage sludge complies with legal requirements, including those which might be established in the future (...) it is considered that the most sustainable option is the recycling of nutrients and organic matter by agricultural land application" (art. 1.3.). Italy, Greece and Ireland have not taken up a strong position on sludge recycling in agriculture, as far as can be judged from the available information.

**STRUBIAS materials could be recovered in the form of precipitated phosphate salts & derivates and thermal oxidation materials & derivates from municipal wastewaters and the resulting sludges. The 2030 outlook for the latter could be estimated as follows:**

- The total amounts of wastewaters that will be treated in the EU and sludges that will be generated are expected to increase in the future due to the increased implementation of the Urban Waste Water Treatment Directive (91/271/EEC). An annual increase of 13% in sewage sludge volumes has been estimated for the period 2010-2020 within the EU-28 (Milieu Ltd - WRc - RPA, 2010b). If this growth rate is extrapolated to the year 2030, the **total incoming P in municipal waste water treatment plants would be estimated at 360 kt of P** (based on the sum of P in communal sewage sludge and urban waste water treatment effluent for the year 2005; van Dijk et al., 2016).

- Milieu Ltd – WRc - RPA (2010b) indicated a decadal 18% increase in incinerated sludge for the period 2010-2020. When this growth rate is extrapolated to the year 2030, the **share of sludge disposal through incineration would equal 37%**. This value corresponds reasonably to the sum of the sewage sludge amounts that are currently already incinerated (27.3%) and landfilled (9.2%) (based on available data from Eurostat averaged for the period 2010 - 2012; this period corresponds to the latest EU-28 representative reporting period). In line with the Waste Framework Directive provisions that prioritise nutrient recycling over energy recovery and the
additional technical challenges to recover P from co-incinerated sludge, it is assumed that mono-incineration is the single route for incineration. Potentially, the high costs of investment and operation required for a mono-incinerator can be partly off-set by the increased revenues from the valorisation of mono-incinerated ashes and higher gate fees for sewage sludge ashes. The possible non-compliance with the highly ambitious 100% mono-incineration assumption is presumed to be counteracted by sludge shifts from landspreading towards the incineration routes. The reduced acceptance for landspreading and possible stricter (national or EU) legislation on contaminant levels in landspreaded sewage sludge, and the possible synergies of incineration with energy recovery could drive shifts in sewage sludge management.

7.3.6.3 P-precipitation at municipal waste water treatment plants

The Urban Waste Water Treatment Directive (91/271/EEC) requires that more stringent treatment is required for discharges into sensitive areas (cf. Article 5 of the Directive). According to the latest summary report on urban wastewater treatment (European Commission, 2011), a total of 72.8% of EU-27 territory was identified as sensitive area/catchment of sensitive area and therefore requires more stringent treatment. The territory of sensitive areas in EU-28 increased by 4.8% compared to the last Implementation Summary of the year 2001 (i.e. 4.8% increase/decade). In 2011, tertiary treatment was in place for 89% of the load for EU-15 and for 27% of the generated load for EU-12 (European Commission, 2011). As the infrastructure in place cannot always achieve quality standards in line with the Directive's requirements, 79% of the total generated load for EU-15 and 24% of the total generated load for EU-12 were reported to work adequately (European Commission, 2011).

For the 2030 market estimate, it is assumed that the growth in sensitive areas will lead to an equivalent growth rate for wastewater treatments that rely on tertiary treatment (i.e. 4.8% per decade for the period 2010 – 2030). Therefore, the total generated load for adequately operating wastewater treatment plants with more stringent treatment in the year 2030 is estimated at 83% and 26% for EU-15 and EU-13, respectively. Given that ~75% of the disposed sludge is generated in the EU-15 (Eurostat, 2017), a weighted average for the EU-28 of the relative wastewater load connected to more stringent treatment is estimated at 69%.

The most popular P removal techniques to remove P from wastewaters treatment at wastewater treatment plants that apply more stringent treatment are enhanced biological phosphorus removal (EBPR) and the more widely used chemical phosphorus removal (Chem-P) using iron or aluminium salts. The capacities of municipal wastewater purification in the EU have increased in the past years. Especially many new plants were constructed in medium-sized and small towns in Eastern Europe. Already existing plants in large cities were equipped with biological wastewater treatment and additional treatment technology. Most EU-15 member states have completed the development of their municipal wastewater treatment systems. Thus, maintenance and renewal investments dominate in countries such as Germany, the Netherlands as well as in Scandinavia. Although no exact data are available for the EU as a whole, Wilfert et al. indicated that in Western Europe,
exclusive use of Chem-P is the dominant configuration for P removal in wastewater treatment (around 60%; expressed on sludge produced or people equivalents). The remaining 40% of the plants rely on EBPR or EBPR with Chem-P support, configurations that would enable the P-recovery as precipitated phosphate salts from the digested sludge or the sludge liquor (see section 15).

Given the substantial operational benefits of the implementation of phosphate salt precipitation units for EBPR waste water treatment plants, it is assumed that all EBPR plants will be equipped with such P-recovery units. **First generation phosphate salt precipitation units** show a typical recovery of about 10-20%, and mainly involve the installation of the reactor in existing configurations (e.g. after digester, or after decanter). **Second generation P-recovery units** that are integrated in the waste water treatment plant typically rely on additional treatment units in the sludge line prior to the anaerobic digester (e.g. WASSTRIP, thermal hydrolysis, etc). Such processes lead to high P-recovery efficiencies of up to 50%, and provide substantial economic benefits through the reduction of sludge volumes and sludge dewatering capabilities. Due to the higher investment costs of second generation P-recovery units, it is assumed that those would only be installed in waste water treatment plants of agglomerations that treat >150,000 people equivalents.

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**Box 4: Precipitated phosphate salts & derivates at EBPR wastewater treatment plants.**

To derive the substitution potential of P-fertilisers containing STRUBIAS materials through this route, following assumptions and calculations were made:

1) For the year 2030, the total incoming P in municipal waste water treatment plants would be estimated at **360 kt of P**.

2) 69% of the EU-28 urban wastewaters will be processed with **more stringent treatment**. Struvites are produced at 100% of the wastewater treatment plants that apply more stringent treatment and rely on unique on EBPR, or on EBPR with Chem-P support. Such plants process 40% of the incoming P in municipal waste waters. For the year 2030, the current **share of the plants with tertiary treatment that partly rely on EBPR configurations is maintained**. At present, there is no clear techno-scientific or economic evidence that justifies a radical change in wastewater treatment plant configurations, for which reason only minor shifts can be expected in sludge that is treated in the year 2030.

3) Given 1) and 2), **EBPR wastewater treatment plants will treat about 99 kt P yr⁻¹**.

4) **First generation** with an assumed P-recovery rate is 15% is applied to 60% of the incoming municipal waste waters at EBPR plants (59.4 kt P yr⁻¹). **Second generation** P-precipitation is set in place for the remainder 40% of the incoming municipal waste waters at EBPR plants (i.e. 39.6 kt P yr⁻¹), with an assumed P-recovery potential of 50%. Total P recovery is thus equal to 28.8 kt P yr⁻¹.
5) The relative agronomic efficiency (RAE_{PUE}) of precipitated phosphate salts & derivates relative to mined rock phosphate and processed P-fertilisers is assumed to be 1.05 (see section 6.2.2).

6) Considering 1) - 5), the P-recovery in the form of precipitated phosphate salts at EBPR wastewater treatment plants is estimated at 30 kt of P. It is estimated that these materials will be brought on the market directly as P-fertilisers or as part of a physical blend, and that their further processing in recovered phosphate salt derivates (e.g. MAP, DAP, TSP, nitrophosphate, etc.) is unlikely.

7.3.6.4 Sewage sludge mono-incineration

Egle et al. (2016) indicated the techno-economic viability of P recycling from mono-incinerated sewage sludge ashes. The P-recovery from Chem-P wastewater treatment configurations is somewhat more challenging than from EBPR sludges. Nonetheless, specific chemical and thermochemical processes can handle both ashes produced at EBPR and ChemP wastewater treatment plants (see section 15.2.2). Processes of high TRL level such as the acidulation process, the Ecophos process and thermo-reductive RecoPhos process (ICL) all produce inorganic intermediates (H\textsubscript{3}PO\textsubscript{4}, P\textsubscript{4}) that can be used to produce conventional, mineral P-fertilisers (MAP, DAP, DCP, SSP, TSP, nitrophosphate, etc.). Given that these end-materials are associated to a high degree of market and consumer readiness in the conventional sector, the manufacturing of such end-materials is a highly probable route. Other routes that produce P-fertilisers of a different chemical composition are associated to a higher production cost and lower market readiness (lack of comprehensive testing on agronomic value, P present in less concentrated form resulting in higher transport and application costs, etc.). Therefore, it is unlikely that such materials will conquer a significant share of the conventional agricultural market, but minor volumes of such slow P-release fertilisers could be possible traded in niche markets and/or organic farming sectors.

The bottleneck that will limit the volumes of recovered P-fertilisers derived from sewage sludge is the relative share of sludge that will be subject to the (cost-intensive) mono-incineration.

As indicated in section 7.3.6.2, it is estimated that 37% of all generated sludge will be treated via mono-incineration followed by P-recovery in the year 2030. It is assumed that downstream P-recovery from the ashes is performed on all incinerated ashes, regardless of any P already recovered in the form of precipitated salts at the waste water treatment plant. After all, specific P recovery processes can (e.g. EasyMining Ash2Phos) can recover sludge ashes with lower phosphorus from ashes with a lower P content than from mono-incineration.

Box 5: Thermal oxidation materials & derivates from mono-incinerated sewage sludge ashes
To derive the substitution potential of P-fertilisers containing STRUBIAS materials through this route, following assumptions and calculations were made:

1) The calculations are based on the implementation of the provisions of the Waste Framework Directive (Directive 2008/98/EC) with P being effectively recovered from P-rich sewage sludge, either through landspreading of the sludge or through the return of STRUBIAS materials to the agricultural field.

2) The predicted P-content in sewage sludge corresponds to 95% of the P present in the incoming municipal waste water. It is assumed that 37% of all generated sludge will be incinerated in the year 2030. The P that was already recovered upstream through first generation P-precipitation in reactors integrated in waste water treatment plants (section 7.3.6.3) is subtracted from this figure to avoid double-counting. Hence, the total P in the sewage sludges ashes corresponds to (0.95 x 360 kt P yr\(^{-1}\)) x 0.37 – 29 kt P yr\(^{-1}\) = 98 kt P yr\(^{-1}\).

4) The recovered P will be used to produce water-soluble mineral P-fertilisers that have, per definition, a 100% relative agronomic efficiency relative to their mined counterparts.

5) Given 1) to 5), a P-substitution potential of 98 kt of P yr\(^{-1}\) through this route is estimated with thermal oxidation material derivates (e.g. TSP, DAP, etc.) as end-material of the production process.

7.3.7 STRUBIAS materials derived from food processing industry wastewaters

According to the assessment of van Dijk et al. (2016), the P-losses from this sector were estimated at a moderate 44 kt P for the year 2005, of which about 8 kt P occurs as wastewater effluents.

Wastewaters from certain food processing industries are rich in P, either because of the properties of the source material (e.g. dairy industry, sugar beet industry, meat processing, fish and seafood processing) or due to the P-rich additives applied to the production processes (e.g. potato industry). At present, STRUBIAS materials are recovered as P-fertilisers from the potato industry and dairy industry as struvite, included in the STRUBIAS category "precipitated phosphate salts & derivates". To the best of the authors' knowledge, these are currently the only TRL 7-9 processes that manufacture P-fertilisers meeting the conditions as outlined for PFC 1. Nutrient recovery processes from other residual waste water streams from food processing industries have not been documented. The underlying reasons for this observation remain unknown, but may be associated to the spatial scattering of the food processing facilities (i.e. lack of central collection possibilities of the wastewaters and sludges), the chemical composition of the waste water (a phosphate content < 50 mg P L\(^{-1}\) making them unsuitable for precipitation as
Ca- or Mg-phosphates), the transfer to urban waste water treatment plants, or the direct return to agricultural land of the uncontaminated sludges and waste waters. With the exceptions indicated for specific food industries, waste waters from other food processing industries are mostly characterised by rather low phosphate contents, for which reason they are unsuitable for P-recovery in the form of precipitated phosphate salts & derivates. Therefore, production processes from food processing industries, other than those from the dairy and potato industry, are not considered in this 2030 market assessment.

The P-losses from the dairy industry are more difficult to estimate. The phosphate contents in the wastewaters vary largely between facilities, but most plants rely on the use of Fe coagulants in order to meet effluent quality requirements in line with the Water Framework Directive (Crittenden et al., 2008). The suitability of the wastewater for P-recovery in a more plant-available form (e.g. struvites) relative to ChemP sludges will vary with wastewater characteristics across dairy plants.

To derive the substitution potential of P-fertilisers containing STRUBIAS materials through this route, following assumptions and calculations were made:

For the year 2030, there is a potential for P-recovery in the form of precipitated phosphate salts & derivates from wastewaters from the potato industry and the dairy industry. P-precipitation from other food processing industries is not considered due to a lack of current TRL 7-9 processes. Other STRUBIAS pathways are not considered as the thermochemical conversion of wastewaters from the food processing industry will not produce sludges that can be converted to P-fertilisers via incineration or pyrolysis.

A. Potato industry
At present, more than 8.3 million tonnes of potatoes are processed in Belgium and the Netherlands. In theory, 1 tonne of recovered phosphate salt can be precipitated as struvite from 500 tonnes of potatoes (Schuurmans Stekhoven, 2015), resulting in a total maximal recovery potential of about 16.6 kt of struvite per year (~ 2 kt P yr⁻¹).

B. Dairy industry
About 2-3% of the incoming milk is lost during cleaning operations, via washing steps and through occasional milk spills (Hach company, 2017). Typically, milk contains 1 kg of P per tonne. In 2015, about 150 million tonnes of milk was collected by dairies in Europe (Eurostat, 2017). By multiplying these numbers, the total P recovery potential from the dairy sector would equal 3 - 4.5 kt of P. Under the assumption that the precipitation of recovered phosphate takes place with a recovery efficiency of 75%, the maximal potential P-recovery from the dairy industry is about 2-3 kt of P.
The increased monetary valorisation of precipitated phosphate salts & derivates will provide a competitive advantage over chemical P-removal, at least for the largest facilities that process large amounts of waste waters of high P-content. Assuming that 25-75% of all wastewater treatment plants from the potato and dairy industry would rely on Ca and/or Mg salts for precipitation, results in a total P-recovery potential of 1-3 kt of P yr\(^{-1}\), with a best estimate of 2 kt of P yr\(^{-1}\). Note that, at present, about one third (640 t P yr\(^{-1}\)) of this value is realised.

7.3.8 Conclusion

7.3.8.1 Market estimate for TRL 7-9 processes under the anticipatable 2030 legislative framework

The estimates given in sections 7.3.4 - 7.3.7 are subject to many uncertainties and as a result should only be interpreted with the necessary precaution. This is due to uncertainties regarding existing data sources, the future development in technology, the legislation in place for the year 2030, consumer confidence in STRUBIAS materials, the development of alternatives for dealing with eligible input materials, and the preliminary cost assessments. The results are based on the information gathered, including the responses from consultations, and therefore represent the best estimate currently possible with the information available. For selected STRUBIAS production processes, the JRC will evaluate costs and impacts on the environment and human health. These techno-economic analyses may serve as a basis to validate the information provided, and make the necessary corrections on market potential, where relevant.

Summing up the best estimates for the production of STRUBIAS materials from manure, municipal waste waters, slaughter residues, the food processing industry, a total of 213 kt of plant-available P could be recovered as precipitated phosphate salts & derivates and thermal oxidation materials & derivates (Table 10). Although there could be a market for pyrolysis & gasification materials, the 2030 market potential remains indeterminate, mainly due to the lack of comprehensive test results on agronomic efficiency for this STRUBIAS group. Therefore, it remains unclear if farmers are willing to pay for a material that is traded at prices that exceed those of mineral P-fertilisers, expressed on a monetary basis per unit of P present in the material. The estimates of production pathways for which the market potential remains indeterminate (pyrolysis & gasification materials; thermal oxidation materials & derivates from slaughter residues) have not included in the total market potential for STRUBIAS materials.

STRUBIAS materials expected to be on the market in 2030 are almost exclusively derived from municipal waste waters (60%) and manure (39%) (Table 10). Although significant progress has been made, the current handling of P in the sewage sludge and manure is not fully in line with the principles of sustainable use and recycling, because large P amounts from these sources are accumulating in soils, landfilled or removed from the biogeochemical P cycle in the form of construction materials (Schoumans et al., 2015). The applicable
legislative framework and policy impacting upon water and soil quality are therefore heavily determining the STRUBIAS market and trade potential.

It is estimated that thermal oxidation materials & derivates will be the dominant STRUBIAS output material group with a total estimated production volume of 133 kt P yr\(^{-1}\) or 62% of all STRUBIAS materials (Table 11). It is estimated that a major share of thermal oxidation materials & derivates will be brought on the market in a chemical form that is already available on the market (DAP, MAP, SSP, TSP, nitrophosphate). Such materials may have a competitive advantage because of the high consumer confidence associated to these products in the conventional agricultural market. It is estimated that also the market for precipitated phosphate salts & derivates (80 kt P yr\(^{-1}\); 38% of the total plant-available P recovered as STRUBIAS) will grow exponentially in the coming years (Table 11), mainly due to process benefits at wastewater treatment plants that rely on enhanced biological P-removal techniques and synergies between P-recovery and renewable energy production in anaerobic digesters.

For specific fertiliser materials, and especially those derived through pyrolysis processes, the organic farming sector is a potential trade market. The use of high-quality struvite and calcinated ashes for the organic farming sector has already been positively been evaluated by the sector, and possibly more STRUBIAS materials can be authorised under the existing legislation on organic farming in the EU (Council Regulation (EC) No 834/2007 on organic production and labelling of organic products). In this market, materials are often traded at a higher price and few P-dense fertiliser alternatives are authorised in this sector. At present, about 6% of the utilisable agronomic area is destined for organic farming in the EU. A market entry into the organic farming could enable comprehensive testing of the material quality, especially for agronomic efficiency. These results could potentially open an avenue towards expansion within the conventional agricultural sector, where STRUBIAS materials could replace and complement other P-sources of organic nature. Additionally, smaller volumes of STRUBIAS materials could also be valorised in specific niche sectors, other than organic farming, such as for example the horticulture market and actors that highly value the circular economy framework.

Most P-recovery in the form of STRUBIAS materials will take place in Western Europe. The regional distribution of STRUBIAS production pathways is mainly a result of issues related to renewable energy production through digestates, high livestock densities that lead to P-excess in soils and possible issues related to water eutrophication, and reduced acceptance for the landspreading of sewage sludge (Table 10). With thermal oxidation materials & derivates as the dominant STRUBIAS pathways, EU Member States that have mono-incineration facilities also have a competitive advantage for STRUBIAS production (reduced infrastructure investments). Nonetheless, it should be noted that incineration ashes will also be shipped to facilities in other European regions (e.g. EcoPhos manufacturing site in Bulgaria).
Table 10: Market estimate for TRL 7-9 processes under the anticipatable 2030 legislative framework, the importance of the different processes across EU regions, and the major market drivers that will positively stimulate the market (values given are best possible estimates based on the information available and are subject to a high degree of uncertainty and as a result should only be interpreted as a rough approximation of the total estimates).

<table>
<thead>
<tr>
<th>Process Pathway</th>
<th>Section</th>
<th>Recovered STRUBIAS Material</th>
<th>Recovered Total P (kt P yr(^{-1}))</th>
<th>Relative Agronomic Efficiency (%)</th>
<th>Recovered Bio-available P (kt P yr(^{-1}))</th>
<th>Share of Total Bio-available P (%)</th>
<th>Regional Distribution in Europe</th>
<th>Major Market Drivers that Will Stimulate the Market</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-precipitation after anaerobic digestion, dominantly from manure</td>
<td>7.3.4.3.</td>
<td>precipitated phosphate salts &amp; derivates</td>
<td>45</td>
<td>105</td>
<td>48</td>
<td>23</td>
<td>livestock dense regions having soils showing P-excess and water bodies subject to P-eutrophication</td>
<td>reducing externalities due to manure excess (water quality), renewable energy targets.</td>
</tr>
<tr>
<td>Thermal oxidation of solid manure fractions</td>
<td>7.3.4.4.</td>
<td>thermal oxidation materials</td>
<td>39</td>
<td>90</td>
<td>35</td>
<td>16</td>
<td>livestock dense regions having soils showing P-excess and water bodies subject to P-eutrophication</td>
<td>reducing externalities due to manure excess (water quality), renewable energy targets.</td>
</tr>
<tr>
<td>P-precipitation at municipal wastewater treatment plants</td>
<td>7.3.6.4.</td>
<td>precipitated phosphate salts &amp; derivates</td>
<td>29</td>
<td>105</td>
<td>30</td>
<td>14</td>
<td>regions and cities that apply more stringent treatment at water treatment plants</td>
<td>increased share of biological waste water treatment plants.</td>
</tr>
<tr>
<td>Thermal oxidation of sewage sludge</td>
<td>7.3.6.5.</td>
<td>thermal oxidation material derivates (e.g. DAP, MAP)</td>
<td>98</td>
<td>100</td>
<td>98</td>
<td>46</td>
<td>regions with low acceptance for sewage sludge landspreading and mono-incineration capacity</td>
<td>focus on increased soil protection from metal accumulation and nutrient excess, ban on landfiling of biodegradable waste.</td>
</tr>
<tr>
<td>P-precipitation from the food processing industry</td>
<td>7.3.7.</td>
<td>precipitated phosphate salts &amp; derivates</td>
<td>2</td>
<td>105</td>
<td>2</td>
<td>1</td>
<td>regions with dairy and potato processing industries</td>
<td>focus on externalities and costs associated to industry waste water discharges.</td>
</tr>
<tr>
<td>Thermal oxidation of slaughter residues</td>
<td>7.3.5.</td>
<td>thermal oxidation material derivates (e.g. DAP, MAP)</td>
<td>indeterminate</td>
<td>indeterminate</td>
<td>indeterminate</td>
<td>livetock dense regions</td>
<td>synergies with energy recovery from animal by-products</td>
<td></td>
</tr>
<tr>
<td>Pyrolysis materials of solid manure fractions</td>
<td>7.3.4.4.</td>
<td>pyrolysis &amp; gasification materials</td>
<td>indeterminate</td>
<td>indeterminate</td>
<td>indeterminate</td>
<td>livestock dense regions having soils showing P-excess and water bodies subject to P-eutrophication</td>
<td>reducing externalities due to manure excess (water quality), soil quality improvement, increased consumer and market acceptance.</td>
<td></td>
</tr>
<tr>
<td>Pyrolysis of slaughter by-products</td>
<td>7.3.5.3.</td>
<td>pyrolysis &amp; gasification materials</td>
<td>indeterminate</td>
<td>indeterminate</td>
<td>indeterminate</td>
<td>potentially somewhat more important in livestock dense regions</td>
<td>increased consumer and market acceptance.</td>
<td></td>
</tr>
</tbody>
</table>

**Overall Total**: 213 213 100
Table 11: Market estimate for TRL 7-9 processes under the anticipatable 2030 legislative framework as aggregated per STRUBIAS material group and per input material (values given are best possible estimates based on the information available and are subject to a high degree of uncertainty and as a result should only be interpreted as a rough approximation of the total estimates).

<table>
<thead>
<tr>
<th>Aggregated per STRUBIAS material group</th>
<th>P content (kt P yr⁻¹)</th>
<th>relative contribution (% of total)</th>
</tr>
</thead>
<tbody>
<tr>
<td>precipitated phosphate salts &amp; derivates</td>
<td>80</td>
<td>38</td>
</tr>
<tr>
<td>thermal oxidation materials &amp; derivates</td>
<td>133</td>
<td>62</td>
</tr>
<tr>
<td>Pyrolysis &amp; gasification materials</td>
<td>indeterminate</td>
<td>not considered</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Aggregated per input material</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>manure</td>
<td>78</td>
<td>39</td>
</tr>
<tr>
<td>municipal wastewater</td>
<td>128</td>
<td>60</td>
</tr>
<tr>
<td>food processing industry</td>
<td>7</td>
<td>1</td>
</tr>
</tbody>
</table>
7.3.8.2 Further market stimulations

The inclusion of STRUBIAS CMCs in a revised EU Fertiliser Regulation could significantly contribute to increasing the sustainability in the EU agricultural sector and reducing negative externalities of production and consumption patterns. These topics are high on the political EU agenda that includes ambitious targets for waste recycling, water quality improvements, and reducing human exposure to contaminants. Although highly challenging to quantify, it is believed that shifting policy agenda targets towards 2030 plus further developments of specific TRL 6 processes could further stimulate the potential 2030 market for P-fertilisers derived from STRUBIAS materials. Positive feedback loops induced by legislation could possibly further increase the production volumes of STRUBIAS materials, especially in case of acceptable implementation costs.

There is a continued political and public focus on externalities caused by the agricultural sector as well as on concerns on newly emerging pollutants (e.g. personal care products and pharmaceuticals). The recycling of P from manure and sewage sludge in the form of high-quality STRUBIAS materials can contribute to reducing nutrient leaching to water bodies and decreasing the accumulation of contaminants in soils compared to reference scenarios of landspreading. Especially in regions of nutrient excess, the nutrient use efficiency of STRUBIAS materials can be greater than for these organic sources because the nutrient release can be better synchronized with plant needs, thus reducing the scope for its loss to deeper soil layers and surrounding water bodies (see section 8.9.2). Moreover, benefits are associated to the improved logistics for P-material storage, transport and handling, improving the efficient return of nutrients to P-depleted soils and regions. Finally, STRUBIAS production pathways for precipitated phosphate salts & derivates and thermal oxidation materials & derivates could effectively reduce organic and inorganic contaminants from the input materials, and thus reduce the abundance of contaminants in the environment relative to some of the currently applied business-as-usual scenarios (e.g. land spreading).

The below-mentioned scenarios include examples of such further progress on legislative and policy measures that could stimulate the production volumes of STRUBIAS materials. Note that the second scenario is based on the breakthrough of promising technological developments for manure fractions; this assumption is reasonable as there are various TRL 6 processes that show a significant 2030 market potential.

1. As part of an ex-ante impact assessment, the European Commission has already investigated the impact of restricting the application of sewage sludge on soil (Milieu Ltd - WRC - RPA, 2010c). Any changes in Council Directive 86/278/EEC of 12 June 1986 on the protection of the environment, and in particular of the soil, when sewage sludge is used in agriculture will largely impact the STRUBIAS market potential. An option that has been investigated is to introduce, for instance, more stringent standards on heavy metals in landspreaded sewage sludge (option 3 – stricter limits on heavy metals as described in Milieu Ltd - WRC - RPA, 2010a). Under such possible new provisions, 53% of all sewage...
sludge would have to be incinerated. Under such a scenario the total P recovered from municipal waste waters would increase from 98 kt P yr\(^{-1}\) to 156 kt yr\(^{-1}\) (+58 kt P yr\(^{-1}\)).

2. As indicated in section 7.3.4, EU Member States should tackle the sources of pollution by fully implementing the Water Framework Directive measures and water-related legislation, especially the Nitrates Directive, Industrial Emissions Directive and Urban Waste Water Treatment Directive. In the present assessment, a total amount of 83 kt of recovered P is recovered from the agricultural sector, a number that is in line with the P that is lost to surrounding water bodies (81 kt of P yr\(^{-1}\); van Dijk et al., 2016). However, also about 924 kt P yr\(^{-1}\) of P accumulates yearly in European soils (van Dijk et al., 2016), indicating the significant potential for P-recovery from this fraction. An interesting TRL 6 STRUBIAS is to apply a pre-treatment to manure (e.g. moderate acidification, thermal hydrolysis technology, and others) to increase the phosphate content of the liquid digestate from which the recovered phosphate salt will be precipitated. At present, such technologies are already applied on manure in Europe, although the extent of occurrence in the year 2010 was still limited (Foget et al., 2011). In 2010, only 1377 t manure-P was acidified, whereas 665 t manure-P was subjected to thermal hydrolysis (Foget et al., 2011) but the combination of these techniques with P-precipitation has not yet been demonstrated in an operation environment.

Acids can be added prior to the digestion process to decrease the pH and shift the phosphate/total phosphorus equilibrium, and thus the P-recovery potential (up to 80% of the total P present). The thermal hydrolysis process is a high-pressure, high-temperature steam pre-treatment application for anaerobic digestion feedstocks. The feedstock is heated and pressurised by steam within a reaction tank before being rapidly depressurised (flashed). This results in the breakdown of cell structure within the biomass. As the organic matter is presented to the digester in a broken-down condition, the digestion process is more effective, resulting in increased gas production and improved digestate quality (Pell Frischmann Consultants Ltd, 2012). As such, the P-recovery efficiency could be increased from 13% to 50%, simultaneously optimising the N/P ratio of the solid digestate fraction. In case the pre-treatment process could be applied on manures that will be further processed by anaerobic digestion, an increase in P-recovery efficiency of 13% to 50% would result in an additional recovery of 131 kt P yr\(^{-1}\) (from 48 kt P yr\(^{-1}\) to 179 kt P yr\(^{-1}\)).

Another option to improve P recycling from manure is the use of manure incineration ashes as replacement for phosphate rock by the mineral fertiliser industry. The solid digestate fraction is combusted in order to achieve destruction of organic matter. If the moisture content within the digestate is sufficiently low and the incinerator efficiency is high, the process can become autothermal (the process generates sufficient heat to allow combustion to continue without the need for an external heat source or additional fuel) and energy recovery can be achieved (Pell Frischmann Consultants Ltd, 2012). Alternatively, the solid digestate fraction can be thermochemically treated in a rotary kiln by reaction addition (e.g. Si and/or Na\(_2\)SO\(_4\); AshDec process) or pyrolysed. The char produced by the process can be used as a soil improver or as a partial replacement for peat in growing media production.
3. Fish residues in Europe and Norway are still a largely unexplored P-source. As outlined in section 14.4.2, the P content of fish residues from catches and aquaculture for the EU-28 could amount of up to 27 kt P yr\(^{-1}\). Moreover, the fish catches and aquaculture production in Norway equal about 45% of the total fish residues in Europe. Fish excreta and non-digested feed from land-based aquaculture also form a P-source that can potentially be recovered as STRUBIAS materials. The STRUBIAS sub-group indicated that these residues are already used for the production of P-fertilisers in Norway. Giving that the characteristics of the protein fraction of fish residues are similar to those of terrestrial animal by-products, it is believed that fish residues could further increase the P-recovery potential in an indeterminate manner (up to 40 kt P yr\(^{-1}\)).

7.3.8.3 Substitution effect

Results from the previous section will be used to estimate the substitution effect of mined and synthetic fertilisers by fertilising products containing precipitated phosphate salts & derivates, pyrolysis & gasification materials and thermal oxidation materials & derivates for the year 2030. This is based on the opening of the EU market, taking into account existing feedstock, the expected recovery rate and the equivalence of the fertilising features of recovered nutrients compared to those of mined and synthetic inorganic fertilisers.

By summing the values given in section 7.3.8.1, it is estimated that a total of 213 kt bio-available P yr\(^{-1}\) could be recovered. In case the further market stimulations for sewage sludge and manure as outlined in section 7.3.8.2 would materialise, an additional 189 kt P yr\(^{-1}\) could be recovered in the EU-28 as P-fertilisers.

The 2030 apparent consumption of mined rock phosphate and processed P-fertilisers is estimated at 1220 kt P yr\(^{-1}\) (see section 7.2.3.2). To avoid double-counting during the calculation of the substitution effect, it is required to check the alternative fate and treatment scenario of the STRUBIAS input materials (manure, sewage sludge, wastes from food processing). Any bio-available P derived from organic sources that currently contributes to plant uptake, but is projected to be used as an input material for STRUBIAS production processes, should thus be corrected for. It should be added to the estimated 1220 kt bio-available P yr\(^{-1}\) that is applied as P-fertilisers on land. The following assessment is made for each of the pathways:

i. Manure slurries to be used as an input material to produce K-struvite (section 7.3.4.3).

These manure fractions are typically characterised by a low nutrient density and an N:P ratio that often imbalanced relative to plant demands. Therefore, these materials are (i) subject to nutrient removal (e.g. aeration to remove N, P-removal using salts; cfr. Process Stichting Mestverwerking Gelderland - SMG), or applied on land in regions characterised by nutrient excess and thus leading to a large accumulation of P in agricultural soils, especially in livestock dense regions (van Dijk et al., 2016). Under such conditions, the mineral P substitution efficiency of these manure fractions is below the relative share of P that is recovered from the manure as
precipitated phosphate salts (see section 8.6.2). Hence, the fraction recovered is only the P that is supplied in excess relative to plant P demands. Therefore, the added value of these manures as a P fertiliser and their contribution to plant P nutrition is at this moment negligible, and the newly produced STRUBIAS material will thus not replace present-day plant nutrients.

ii. Poultry litter combusted to poultry litter ashes (section 7.3.4.4).

At present, most of the excess poultry litter is subject to hygienisation and drying in order to enable transported over relatively large distances and their application as a P-fertiliser in agricultural areas characterised by soils that are poorer in P. Therefore, a correction should be made to avoid double-counting. Assuming that poultry litter has a relative agronomic efficiency of 0.85 relative to mined rock phosphate and processed P-fertilisers (Eghball et al., 2002; see section 9), total fertiliser P-demand for the year 2030 is estimated to increase with 33 kt P yr\(^{-1}\) (39 kt P yr\(^{-1}\) x 0.85).

iii. Effluents and sludges from municipal waste water treatment plants as input materials for P-precipitation and thermal oxidation processes (section 7.3.7).

As outlined in section 7.3.8.1, these processes will mostly take place in countries of Western Europe (Netherlands, Belgium, Germany, Austria, etc.) where the land application of sewage sludge is, anyhow, largely restricted (see section 14.5). Moreover, the budgeted sludge fraction that is considered in the thermal oxidation pathway (39%) corresponds reasonably to the sum of the sewage sludge amounts that are currently already incinerated (27.3%) and landfilled (9.2%). Therefore, no correction for double-counting is required for the processes listed in Table 10. However, in case further market stimulations would materialise resulting in an increased amount of sewage sludge that is incinerated (see section 7.3.8.2), the supplementary P-recovery would effectively take place on sewage sludge that is currently spread on land, possibly after anaerobic digestion or composting. Therefore, a correction should be made to avoid double-counting. The agronomic efficiency of the P in sewage sludge relative to mined rock phosphate and processed P-fertilisers is estimated at 0.46 (Oenema et al., 2012). Therefore, total fertiliser P-demand for the year 2030 under this scenario of further market stimulations is estimated to increase with 27 kt P yr\(^{-1}\) (58 kt P yr\(^{-1}\) x 0.46).

iv. Waste waters and wastes from the food processing industry to be used as an input material for precipitated phosphate salts (section 7.3.7)

These input materials consist of waste water from the potato industry and dairy industry. At present, these materials are not returned to agricultural land, but rather subject to chemical precipitation processes and removal of the flocculant-rich sludges from the biogeochemical P cycle. Therefore, no correction for double-counting is required for this process pathway.

Taken into consideration the points i) to iv), it is estimated that the total demand for P-fertilisers in the year 2030 will be 1253 kt P yr\(^{-1}\) when considering the processes listed in Table 10. If the further STRUBIAS market stimulations outlined in section 7.3.8.2 would materialise, the total demand will increase to 1280 P yr\(^{-1}\).
In summary, as a best estimate, the opening of the P-fertiliser market to STRUBIAS materials will result in a substitution effect of mined and synthetic fertilisers by fertilising products containing precipitated phosphate salts & derivates and thermal oxidation materials & derivates of 17-31%. Moreover, it should be noted that pyrolysis & gasification materials have not been included in this assessment because an initial entry is considered more likely into the organic farming sector. The on-the-ground use of pyrolysis & gasification materials might enable the detailed testing of the agronomic efficiency of pyrolysis & gasification materials, possibly leading to more refined and precise estimates given in section 6.2.4. In case these results lead to increased market and consumer confidence for the use of these materials in conventional agriculture, the substitution potential will further increase. It is noted that these estimates are associated to a large degree of uncertainty as many STRUBIAS materials are mostly a co-product of a process that has a different primary aim (e.g. waste management and control, biogas production, manure hygienisation, etc.). STRUBIAS materials mostly fit in transformation cascades of biogenic materials. In many occasions, STRUBIAS materials are only a co-product of these processes, and it will be the main driver for the process that determines the extent of placing on the market of STRUBIAS materials.

7.4 Market outlook for non-fertiliser PFCs derived from STRUBIAS materials for the year 2030

STRUBIAS materials – and more specifically thermal oxidation materials & derivates and pyrolysis & gasification materials - can also be used in PFCs other than PFC 1 – fertilisers. STRUBIAS materials could be applied as liming materials, soil improvers, plant biostimulants, or as part of a fertiliser blend. Three main types of such STRUBIAS materials were indicated by the STRUBIAS sub-group: pulp biomass ashes, slags from the iron and steel industry, and C-rich char-like materials. Nonetheless, possibly more materials could be produced as the proposed STRUBIAS recovery rules enable the use of a broad range of input materials and production process conditions. Estimating a 2030 market for such fertilising materials is extremely challenging and associated with large uncertainties. Biomass ashes and slags from the iron and steel industry are by-products from production processes focusing on a different primary product (energy, paper and cardboard, and iron and steel, respectively). Therefore, the market for these materials will be determined by and the economical aspects and policy decisions to be taken in the coming years.

Bark, wood and pulp residues from wood handling can be combusted for energy recovery. The ashes contain nutrients and have a neutralising value and can thus be suitable as a (forest) fertiliser or liming material as long as the wood originated metals meet harmonised requirements for fertilisers. Wood and pulp biomass is used for energy production is many EU Member States, especially in northern Europe. Wood and biomass combustion in Denmark, Finland and Sweden generate >290 kt of biomass ashes, whereas the combined wood ashes of Austria, Germany, Ireland, Italy and the Netherlands add another 300 kt of wood ashes (van Eijk et al., 2012). The market outlook for the near future for these materials
remains uncertain, amongst others due to the decisions to be taken in the framework of renewable energy.

Slags are produced as by-products from the metallurgical industry through a variety of techniques (see section 14.8). Due to their high Ca and sometimes relatively high P contents, slags from the iron and steel industry are currently applied on land as liming materials or fertilisers. The ratios of slag to steel output indicate that large volumes of slags are produced. Manufacturing a tonne of pig iron produces, for instance, 0.25–0.30 tonnes of blast furnace slag that can be further processed to granulated blast furnace slag (Jewell and Kimball, 2014). The output mass of basic oxygen furnace slag per tonne of crude steel is 0.10–0.15 tonnes (Jewell and Kimball, 2014). Altogether, slags from the steel industry are produced in Europe in an amount of approximately 25 - 40 million tonnes (Branca et al., 2014; European Commission, 2016b).

Iron slag and steel slag are used primarily as aggregates in concrete, asphaltic paving, fill, and road bases. Slags can also be used as a feed for cement kilns. About 2-3 percent of the slags, representing > 800 000 tonnes, are used as for the production of fertilising products (European Commission, 2016b). In Germany, slag use as fertilisers and liming materials has a long tradition; about half a million tonnes of steel industry lime are used in agriculture. Blast furnace slag, basic oxygen furnace slag and secondary metallurgic ladle slag from the production of low alloyed steel are used as fertilising materials. Based on preliminary evaluations and confidential data submitted by the STRUBIAS sub-group, the overall share of the blast furnace slag and secondary metallurgic slag have rather low metals levels and would be able to meet the proposed criteria at CMC for thermal oxidation materials & derivates. Slag can be used as a liming material or P-fertiliser production and micro-nutrients supply. The marketing of these products is today a reality in Germany, Austria, Finland, Sweden, France and probably other Member States. Basic slags are an effective liming material, having a high content of Ca (25 – 30%) and some Mg. Due to their low P contents (~ 0.01% - 2%; European Commission, 2017d), steel industry slags make today a low to moderate contribution to the European agriculture. The steel industry is, however, currently testing processes that aim to increase the quality and the P-content of the output materials to enable their use as an added value quality fertilising material (e.g. FEhS/Salzgitter process; see section 15.2.2).

C-rich char-like materials as produced through a wet or dry pyrolysis process from biomass (e.g. plant materials, food processing residues, biowaste) show a relatively high production cost that might limit the open-field applications at large application rates. Nonetheless, the STRUBIAS sub-group indicated their potential to be used as part of soilless plant growing media in horticulture, where it could possibly replace or complement other substrates like peat and lignite (Gruda, 2012). The growing media industry in the EU has a 1.3 billion Euro turnover for peat based substrates. It is particularly important in Germany, Italy, the Netherlands, France and the UK. A smaller market segment is represented by the lignite, which is largely produced in Germany and Poland, and consumed for fertilizer production, or directly as growing media in horticulture. It has been estimated that, among the 22 Mm³ of soil conditioning product consumed for professional horticulture, 86% is peat.
Also for gardening 15 Mm$^3$ of soil improvers and growing media are consumed every year of which 69% of which is peat. The global lignite consumption in EU is around 450 Mt per year, of which 7% is used in agriculture. Most of the lignite addressed to agriculture sector is used to produce synthetic fertilizer (anhydrous ammonia & ammonium sulfate), but more than 200 kt per year are directly used as soil improver or growing media (EUBIA, 2015). The reasons for using pure peat or as a main component of growing media are to be found in its availability in Northern Europe, relatively low cost and its good chemical, biological and physical properties (Barrett et al., 2016). Increasing concern over the environmental impacts of some commonly used materials, has led researchers to identify and assess more environmentally sound alternatives. There has been an understandable focus on pyrolysis & gasification materials that have shown promise at an experimental level, but at present few have been taken up on a significant scale (Barrett et al., 2016). Further market uptake will depend on the interaction between economic and environmental concerns for the sector and the performance of pyrolysis & gasification materials relative to the current materials used, including not only peat but also to other alternatives such as compost, coir, soft-wood bark, wood fibre and wool.

7.5 Conclusions on market potential for STRUBIAS materials

Based on the preliminary market assessment, market demand and trade is expected for all three STRUBIAS material groups in different segments of the EU agricultural sector. The most important share of the STRUBIAS materials will be used as fertiliser that can be used to provide nutrient, mostly phosphorus, inputs to European agriculture. Some STRUBIAS could also serve other fertilising functions and includes uses as liming material, soil improver or growing medium.
8 Life cycle analyses - environmental and human health impacts, and production cost

The protection of human health and the environment through the production and use phase of STRUBIAS materials is enforced through (1) the implementation of the technical requirements for STRUBIAS materials and CE marked fertilising products that contain such materials, and (2) any other relevant EU and national legislation that applies to these materials, such as for instance, the Industrial Emissions Directive 2010/75/EC, the Water Framework Directive 2000/60/EC or the Nitrates Directive 91/676/EEC (see section 5). This section will assess the impacts associated to the production and use phase of STRUBIAS materials, as well the production cost of these materials in order to evaluate the impacts on the environment (e.g. eutrophication, global warming, etc.), the human health (e.g. carcinogenic and other toxic effects), and the cost of production.

For this assessment, the focus is on the plant available P as a product to be used by farmers. The life cycle assessment encompasses the whole life cycle of the final P-product, from transport, to processing, to final use on land. This also includes the effects associated with eventual co-services and co-products generated alongside throughout the manufacturing chain. By incorporating information on the capital and operation costs for the different life cycle stages, an assessment of the production and opportunity cost for STRUBIAS materials will be brought forward.

Here we evaluate an extensive set of feedstock-process technology combinations collected from frontrunner operating P-recovery facilities using a standardised and comprehensive life cycle methodology. The results brought forward in this section should be interpreted as preliminary estimates for a P-recovery industry that is still in the initial stages of development. It is noted that the results are highly dependent on the technological design and development scale for specific STRUBIAS production pathways and counterfactual handling scenarios for their input materials. Moreover, uncertainties exist due to variations in costs for chemicals. Hence, the results can by no means be interpreted as final conclusions; it is a preliminary and momentary evaluation for an emerging and continuously developing industrial sector of the circular economy.

8.1 Objective of the life cycle assessment

Phosphorus is essential for life and irreplaceable. It is a key element in our DNA and all living organisms require P intake to produce energy. A reduced dependence on the finite phosphate rock is a huge benefit for the society. Whereas other non-renewable natural resources can be replaced by other primary materials when they deplete, phosphate rock has no substitute from primary sources. Achieving long-term food security means we must change the way we source P in global food production. A core aim of STRUBIAS technologies that repackage dissipated P into concentrated P-fertilisers is to decouple end P users from source risk. In view of improving food security in the long-term, this objective gives good reason for the development of STRUBIAS technologies that redirect otherwise dissipated P into value-added concentrated P-fertilisers.
The occurrence of meaningful shifts in P-fertilisers manufacturing processes thanks to the opening of the fertiliser market to STRUBIAS materials might considerably alter the environmental and human health impacts, both “upstream” and “downstream” for a P-fertiliser manufacturer or supplier. Conceptual frameworks often refer to possible environmental and monetary co-benefits of the circular economy model, including avoided energy- and cost-intensive transport of manure, mitigated eutrophication, economic savings due to energy recovery, and reduced waste management costs (Elser and Bennett, 2011; Mehta et al., 2015; Macdonald et al., 2016; Mayer et al., 2016). Nonetheless, case studies assessing advanced P-recovery through STRUBIAS processes from municipal wastewaters (Bradford-Hartke et al., 2015; Amann et al., 2018) and food waste (Styles et al., 2018) in Europe identified trade-offs between environmental impacts and suggested that any environmental and human health savings or burdens are largely dependent on the technology applied and the resulting fertilising material properties. Economic analyses indicate supplementary costs for most, but not all, P-recovery pathways from municipal wastewaters (Egle et al., 2016; Nattorp et al., 2017).

Therefore, the objective of this section is to identify development opportunities, sector challenges and mechanisms that maximise the socio-environmental benefits of emerging P-recovery pathways. This information may help to guide nascent manufacturers in the optimisation of innovative and sustainable production processes adapted to local settings and regional priorities, and aid policy makers to assess the sustainability of particular routes to reduce dependence on phosphate rock, in order to make informed decisions. Rather than focusing on the numerical results of each of the individual STRUBIAS pathways, this section aims to (i) provide insight in the way impacts and costs for STRUBIAS production pathways are properly envisaged and conceptualised, and (ii) focus on the main drivers of the impacts and costs for STRUBIAS processes.

### 8.2 Standardised methodology for STRUBIAS materials

In order to make a sound judgement on the technical, economic, market, environmental and human health aspects related to the production and use of STRUBIAS materials, a standardised and uniform scientific analysis needs to be performed across all STRUBIAS material categories. Whereas STRUBIAS materials may already have been the subject of individual studies encountered in the scientific literature (Jossa and Remy, 2015; Egle et al., 2016; De Graaff et al., 2017; Nattorp et al., 2017; Styles et al., 2018) these studies (i) feature their own goals, scope, system boundaries, and datasets, and (ii) only make an assessment for specific input material – STRUBIAS process pathway combinations. The result is a fragmented information landscape, which currently complicates a comparison of STRUBIAS materials. Therefore, the JRC has decided to perform an independent assessment that relies on a standardised methodological approach (environmental assessment based on the ISO 14040:2006 standard) and state-of-the-art methodology (for monetary evaluation).
8.3 Conceptualisation of life cycle systems

For a good understanding of the reader on this section of the report, it is fundamental to outline some basic aspects and principles of the life cycle methodology applied to assess human and environmental impacts and costs for STRUBIAS materials. Fertilising products can be manufactured from either primary or secondary raw materials, with both types of processes resulting in products with a similar or equal function that will be placed on the market. From a conceptual point of view for life cycle analyses, both types of processes are, however, fundamentally different.

The starting point for phosphate rock derived P-fertilisers is constituted by the extraction of a primary raw material. In case phosphate rock is not extracted from nature, it will remain stored in natural bedrock layers; it is assumed to be an inert material and adequately protected from exposure to assume that the environmental impact from the natural weathering of the phosphate rock is negligible. The situation is different for P-fertilisers derived from secondary raw materials as the latter materials are already part of the biogeochemical processes occurring on earth, and further processing and/or handling for these biogenic materials is anyhow required. Biogenic secondary raw materials cannot be withdrawn from the biogeochemical cycles, unless they are further processed into materials that can be deposited in the long-run; in reasonable present-day conditions and under existing and future EU policies and legislations, biogenic materials cannot simply be landfilled. A direct consequence of the handling of the feedstock material through a STRUBIAS production pathway is that an alternative handling scenario of the (biogenic) feedstock material will be avoided. This observation indicates that a proper analysis will have to consider the impacts of the counterfactual lifecycle of the secondary raw materials, as well as the costs that are associated to the handling of the secondary raw material in a counterfactual scenario. It is thus essential that a relevant counterfactual scenario is included in the assessments as any handling scenario of the secondary raw material is associated to an environmental impact and a cost, and those impacts and costs are replaced by others when that secondary raw material enters into the transformation cycle that ends up with a STRUBIAS material. Relevant examples of counterfactual life stages of secondary raw materials are, for instance, the co-incineration of sewage sludge followed by transport to a landfill, or the processing (e.g. anaerobic digestion), storage (e.g. in storage tanks at the farm), and transport (over variable distances, depending on the regional situation) of pig manure. This implies, for example, that the production cost for SSP manufactured from sewage sludge should be reduced by the cost of the pertinent alternative treatment (e.g. the co-incineration of sewage sludge), and that the environmental impacts of producing struvite from manure should be decreased by the impact of handling manure under the counterfactual handling scenario (e.g. energy recovery in anaerobic digestion, emissions from transport, and possible eutrophication resulting from the use on land of digested manure). This observation points towards (1) the importance of selecting relevant counterfactual scenarios in the life cycle analyses, and (2) the fact that impacts and "production costs" for STRUBIAS fertilisers are dependent on the situation-specific context (e.g. direct land application of manure on the farm may take place...
in Croatia, but the same manure should be transported over long distances to enable land
application in line with the legislative framework in the Netherlands).

Secondary raw materials of biogenic origin typically include a manifold of valuable
substances (e.g. carbon, nitrogen, energy, etc.) and contaminants (e.g. metals). Nutrient
recovery may even be part of a production process that has a different aim (e.g. biogas
production, processed manure with a balanced nutrient supply for specific agricultural lands,
etc.). In the circular economy, in the bio-economy and in many STRUBIAS P-fertiliser
production processes, different co-products are generated that can also be placed on the
market as added-value materials, and thus replace other products. These co-products have to
be taken into consideration for both the STRUBIAS scenarios as well as for the
counterfactual scenarios for the handling of secondary raw materials. This is exemplified
by a STRUBIAS scenario where poultry litter ash is produced from poultry manure, and a
counterfactual scenario where the manure is directly applied on land. In such a case, (i) the
sales price of the energy recovered from the incineration of poultry manure will be subtracted
from the gross production cost of the STRUBIAS material, and (ii) the STRUBIAS material
production cost should be increased because plant available nitrogen is returned to land in the
counterfactual scenario and thus the cost of purchasing mineral N is avoided; N is, however,
lost during the thermal oxidation process. Similarly, the environmental footprint of
STRUBIAS materials derived from manure can be decreased when in the counterfactual
scenario manure might be associated to N-leaching towards water bodies, but be increased
when disproportionate transport of the manure to the STRUBIAS production facility is
required relative to a counterfactual scenario of on-farm manure landspreading. Also here the
situation is thus different for STRUBIAS than for mined phosphate rock and processed P-
fertilisers where the manufacturing aims at manufacturing a single product, being the P-
fertiliser.

All these observations already indicate that reporting on the absolute environmental and
human health impact from the production and use of STRUBIAS materials provides little
added value. The environmental and human health impacts originate from different life cycle
stages for STRUBIAS production and use on land, including the avoided emissions from the
alternative use of the input material, the manufacturing stage, and the use on land phase.
Therefore, the present STRUBIAS report will rely on scenario modelling for the
assessment of environmental and human health impacts and estimates for production
costs of STRUBIAS pathways.

It is indicated that a consequential life cycle approach is the most suitable conceptual
approach in line with the ISO standard (14040:2006) because the handling of the feedstock
material and the system co-products are expected to change as a direct consequence of
the manufacturing of STRUBIAS fertilisers. In view of maintaining the basic principle of
mass and energy conservation and economic accounting in the life cycle system, the life
cycle approach therefore requires expanding the life cycle system to include the impacts and
costs related to the handling of feedstock and system co-products.
8.4 Scenario modelling

Scenario modelling will be applied to assess ten different production options (P1-P10) for P-fertilisers. The selected production options for STRUBIAS materials include 9 different relevant P-fertilisers of high TRL outlined in section 7.3, which rely on manure, sewage sludge and rendered animal by-products as input materials. Additionally, the option to produce mined rock phosphate and processed P-fertiliser was investigated (P10, production of single super phosphate).

The different input materials for each of the production options P1-P9 can be processed through a STRUBIAS production pathway ("induced scenarios", I1-I9) or through a different route under business-as-usual practices in Europe ("counterfactual scenario", C1-C9). The impacts and cost for each of the production shifts is then the difference between the induced scenario and the counterfactual scenario (see section 8.5.1 for details). Additionally, the production of a mined rock phosphate and processed P-fertiliser was investigated (I10, production of single super phosphate). As this pathway involves the use of a primary raw material phosphate rock, no counterfactual scenario is applied (or alternatively, the impacts of the counterfactual scenario are zero; thus C10 = 0).

Nine STRUBIAS processes were investigated covering precipitated phosphate salts (3 pathways, I1 – I3, starting from veal calf manure and thickened sewage sludge as input materials), thermal oxidation materials & derivates (5 pathways, I4 – I8, starting from poultry litter, sewage sludge and meat and bone meal as input materials), and pyrolysis materials (I9, starting from pig manure as input material) (scenarios I1-I10; Figure 21). I1 involves the removal of nutrients from manure slurries through aeration (N) and K-struvite precipitation, and is performed by Stichting Mestverwerking Gelderland in the Netherlands. I2 and I3 involve the precipitation of struvites from sewage sludge prior to anaerobic digestion (I2, Airprex) and bypassing partly the anaerobic digester (I3, WASSTRIP plus Ostara – Pearl precipitation) at predominantly biological waste water treatment plants. I4 (BMC Moerdijk) is the thermal oxidation of poultry litter and the direct application of the poultry litter ashes on the field. I5 (AshDec) involves the treatment of sewage sludge mono-incineration ashes with a sodium sulphate to partially remove heavy metals and to increase the plant availability of P contained in the sewage sludge (RAE of ~90%, see section 6.2.3). I6 is the process envisaged by the mineral fertiliser industry for the production of SSP from sewage sludge ashes; it involves the acidulation of sewage sludge mono-incineration ashes with sulphuric acid to produce SSP without significant metal/metalloid removal from the ashes. I7 is the Ecophos process in which sewage sludge mono-incineration ashes are acidulated with HCl, after which the metals/metalloids are separated from the P (H₃PO₄) and co-products (CaCl₂, FeCl₃). I8 is equal to I6 (mono-incineration plus acidulation using H₂SO₄), but uses meat-and-bone meal as input material. I9 involves the composting of the solid pig manure fraction as obtained after solid-liquid separation, followed by the slow pyrolysis of the compost. I10 is the production from SSP through the acidulation of phosphate rock with sulphuric acid. Total P-recovery is low to medium for pathways that recover P as precipitated phosphate salts (I1: 13%, I2: 15%, I3: 46%) and pyrolysis materials (I9: 58%), but almost complete for the other
pathways (I4-I8 and I10: >95%). The different induced scenarios are schematically outlined in Figure 21 and described in detail in section 15.

Counterfactual scenarios will be applied in function of the input material applied, and dependent on the regional situation (scenarios C1-C9; Figure 21). In order to account for regional variations in Europe for the counterfactual handling of the input materials "nutrient deficient areas (NDA)" and "nutrient surplus areas (NSA)" were envisaged. The counterfactual handling of manure (C1, C4, C9) in NDA includes land application, possibly after anaerobic digestion, at low application rates that takes full advantage of all macronutrients present in the manure. It is assumed that sufficient land is available to spread the manure in NDA. In NSA, manure is applied at an application rate in line with the maximum for manure nitrogen application of 170 kg N ha\(^{-1}\) yr\(^{-1}\), as determined by Council Directive 91/676/EEC concerning the protection of waters against pollution caused by nitrates from agricultural sources. As a result of such application, P and K might be applied at rates that exceed crop requirement, and thus not contribute to plant nutrition but only to possible adverse effects (e.g. nutrient leaching and run-off to surrounding waters). As indicated by van Dijk et al. (2016), this situation is especially prevalent for P in various livestock dense regions in Europe and is one of the major reasons resulting in excessive P-accretion in European soils. It is also referred to section 8.6.2 for the principles governing the calculation of the nutrient fate. The fates of manure in NDA and NSA thus represent common scenarios for the handling of manure in Europe (see section 14.3). The counterfactual handling for sewage sludge (C2-C3, C5-C7) in NDA includes anaerobic digestion at the waste water treatment plant followed by land application at low application rates that takes full advantage of all macronutrients present in the sewage sludge. For NSA, co-incineration together with mixed municipal waste at a co-incineration plant, followed by further use of the ashes as road base material was assumed. For P-recovery scenarios that only recover a share of the P present in the sewage sludge as precipitated phosphate salts, the fraction not recovered as a STRUBIAS material was assumed to have the same fate as the sewage sludge in the counterfactual scenario (i.e. land application and co-incineration in NDA and NSA, respectively). The fates of sewage sludge in NDA and NSA include the most common routes for the return of sewage sludge in Europe (see section 14.5). The counterfactual handling scenario for animal by-products other than manure (C8 – meat and bone meal) includes their transport and direct application on land as an (organic) fertiliser. This situation is envisaged for both NDA as for NSA. At present, about 20% of the category 2 and 3 by-product material is applied as fertiliser on land, with the remaining 80% fraction not being used as fertiliser material (mainly used as pet food or feed, see section 14.4.4).
Figure 21: Schematic representation of the 10 production options for P-fertilisers through STRUBIAS production routes (P1-P9) and through the acidulation of phosphate rock (P10). The results for each pathway P1-P9 are obtained from the difference between the induced use (I1-I9; upper half) and the counterfactual use (C1-C9; low half, in grey box/dashed lines) (S: solid-liquid separation, M: multiple inputs, AD: anaerobic digestion, prec: precipitation of phosphate salts, inc: mono-incineration, pyr: slow pyrolysis, acid: acidulation process; the lowercase blue letters indicate the use routes for biogenic materials within nutrient deficient areas (NDA, a) and nutrient surplus areas (NSA, b) as follows - LL: land application of co-products at low application rates; LH: land application of co-products at high application rates; CI: co-incineration of co-products).
8.5 Study boundaries

8.5.1 Life cycle stages

The boundaries of the life cycle system start at the extraction or inflow of the primary or secondary raw material to the P-fertiliser production plant and end with the use on land phase of the manufactured P-fertiliser. The impacts of supplying such feedstock to STRUBIAS production processes are accounted for by applying the same input material both for the induced as for the counterfactual scenario. The life cycle stages included in the impact and cost assessment include transport from the production site of the input material to the processing plant, material transformation and manufacturing stages as depicted in Figure 21, granulation, transport to use on land, storage at the farm, land application, and use on land. The cost assessment does not include externalities (e.g. additional cost for drinking water production from surface waters) due to the uncertainty associated to their monetary values; these will only be presented as separate environmental impacts. The approach to calculate the STRUBIAS production cost is also known as life cycle costing and aims to assess the conventional budget costs, without monetising environmental impacts (e.g. Martinez-Sanchez et al., 2015).

Under the default scenario modelling approach, a standard transport distance of 25 km was assumed for all transport stages (e.g. from site of collection to processing plant, from waste water treatment plant to incineration facility, from P-fertiliser manufacturing site to use on land). The only exception was the transport from the place of phosphate rock extraction to the manufacturing site. As part of the uncertainty analyses, transport distances for manure were varied to simulate a scenario where the manure is exported from one EU member state to another, with an assumed transport distance of 500 km. Storage was assumed for all materials that will be applied on agricultural land in the induced and counterfactual scenarios, and was material specific (e.g. liquid manure in covered lagoon, solid manure in a (covered) field heap with an impermeable concrete floor, P-fertilisers in an indoor silo). Nutrient losses during storage were considered (e.g. ammonia volatilisation, methane and nitrous oxide emissions, etc.). It was assumed that storage only occurred after the material transformation cycle, and thus prior to use on land by the farmer. The assessment includes the granulation/pelletising of slurries or powders formed within a manufacturing process for all P-fertilisers. Granulation is not included for manures and processed manures that are applied on land.

The cost assessment includes capital costs with an investment amortisation time of 20 years, and a net interest rate of 5%. Operational costs include costs of intermediates (e.g. sulphuric acid, hydrochloric acid, lime; purchased as primary raw materials on the market) and labour. Revenues from co-products (e.g. energy, bio-available nutrients present in processed manure fractions, CaCl₂/FeCl₃ in I7) were included. For P-recovery as precipitated phosphate salts at biological waste water treatment plants, the benefits of reduced polymer needs and sludge volumes for dewatering were taken into consideration as well as the reduced energy needs for the plant (e.g. due to the precipitation of N in struvites) and chemical coagulant needs relative a default biological waste water treatment plant. Operational benefits due to reduced plant...
maintenance needs and avoided tube clogging were, however, not considered due to the lack of available data. In all scenarios, it was assumed that heat was not recovered as a marketable product.

8.5.2 Energy and mass balances

The impacts associated to following elements was assessed: carbon, the macronutrients N, P, and K, and the metals and metalloids Arsenic (As), Cadmium (Cd), Chromium (Cr), Copper (Cu), Mercury (Hg), Nickel (Ni), Lead (Pb), and Zinc (Zn). The impact of other micronutrients and/or possible contaminants was disregarded in this assessment because of their limited impact on the overall results when compliant with the STRUBIAS recovery rules. Energy and mass were traced throughout the system by fully closing the mass and energy system balances. The output material of the system was in agreement with the product quality (nutrient content, metal/metalloid content) for the P-fertilisers.

8.6 Calculations

8.6.1 Functional unit and basic calculation approach

The functional unit of the assessment is 1 kg of bio-available P recovered in the P-fertiliser material, either being a STRUBIAS material (P1-P9) or SSP as a selected mined phosphate rock and processed P-fertiliser (P10).

Co-products and co-services other than bio-available P in the P-fertiliser (e.g. energy, bioavailable N and P in manure) were diverted and credited, both from an impact perspective (e.g. possible N leaching from manure fractions) as from a monetary point of view (e.g. avoided cost for farmer to purchase mineral N fertiliser; see also section 8.6.3) (see Figure 22).

The choice of this functional unit implies that, for each individual scenario Px, different quantities of input materials are processed, depending on the P content of the input material, the P-recovery efficiency and the agronomic efficiency of STRUBIAS material resulting from pathway Ix relative to mined and synthetic P-fertilisers (Table 12). Based on these data, the amount of input material that is applied to obtain 1 kg of bio-available P recovered in the P-fertiliser material in the induced pathways (I1-I10) can be calculated. The results for the counterfactual pathways are then obtained by processing the same amount of the input material through pathways C1-C9.
Table 12: Conversion factor between functional unit for the life cycle assessment, and input and output materials applied for the different production option for P-fertilisers as outlined in Figure 21 (SSP: single superphosphate; TSP: single superphosphate).

<table>
<thead>
<tr>
<th>Pathway</th>
<th>Functional unit</th>
<th>Total P in STRUBIAS material (kg)</th>
<th>Total weight of STRUBIAS material (kg)</th>
<th>Composition of STRUBIAS material</th>
<th>Total weight of input material applied (kg)</th>
<th>Type of input material applied</th>
</tr>
</thead>
<tbody>
<tr>
<td>P1</td>
<td>1 kg bio-available P in STRUBIAS material</td>
<td>1.00</td>
<td>16.7</td>
<td>K-struvite</td>
<td>12410</td>
<td>raw calf manure (slurry, 4% DM)</td>
</tr>
<tr>
<td>P2</td>
<td>1 kg bio-available P in SSP</td>
<td>1.11</td>
<td>15.0</td>
<td>AshDec fertiliser</td>
<td>925</td>
<td>undigested sewage sludge (5% DM)</td>
</tr>
<tr>
<td>P3</td>
<td>1 kg bio-available P in SSP</td>
<td>1.00</td>
<td>16.7</td>
<td>TSP</td>
<td>824</td>
<td>raw poultry litter (48% DM)</td>
</tr>
<tr>
<td>P4</td>
<td>1 kg bio-available P in SSP</td>
<td>1.11</td>
<td>15.0</td>
<td>SSP-like material</td>
<td>817</td>
<td>undigested sewage sludge (5% DM)</td>
</tr>
<tr>
<td>P5</td>
<td>1 kg bio-available P in SSP</td>
<td>1.00</td>
<td>16.7</td>
<td>SSP-like material</td>
<td>817</td>
<td>undigested sewage sludge (5% DM)</td>
</tr>
<tr>
<td>P6</td>
<td>1 kg bio-available P in SSP</td>
<td>1.00</td>
<td>16.7</td>
<td>raw pig manure (slurry, 5% DM)</td>
<td>3565</td>
<td>SSP-like material</td>
</tr>
<tr>
<td>P7</td>
<td>1 kg bio-available P in SSP</td>
<td>1.00</td>
<td>16.7</td>
<td>pyrolysis material</td>
<td>3565</td>
<td>SSP-like material</td>
</tr>
<tr>
<td>P8</td>
<td>1 kg bio-available P in SSP</td>
<td>1.00</td>
<td>16.7</td>
<td>pyrolysis material</td>
<td>3565</td>
<td>SSP-like material</td>
</tr>
<tr>
<td>P9</td>
<td>1 kg bio-available P in SSP</td>
<td>1.00</td>
<td>16.7</td>
<td>pyrolysis material</td>
<td>3565</td>
<td>SSP-like material</td>
</tr>
<tr>
<td>P10</td>
<td>1 kg bio-available P in SSP</td>
<td>1.00</td>
<td>16.7</td>
<td>pyrolysis material</td>
<td>3565</td>
<td>SSP-like material</td>
</tr>
</tbody>
</table>

The environmental and human health impacts for fertilising products containing precipitated phosphate salts & derivates, thermal oxidation materials & derivates, and pyrolysis & gasification materials are thus calculated by attributing the impacts and costs of the material transformation process to the P-fertiliser based on the calculated impacts/costs and the bio-available P recovery efficiency for each pathway, as follows:

\[
IM (I_x/C_x) = \sum_{m=1, I_x/C_x} M_{man} + \sum_{t=1, I_x/C_x} IM_{TS} + \sum_{k=1, I_x/C_x} AIM_{co} + \sum_{o=1, I_x/C_x} IM_{UOL-OFM} + IM_{UOL-PF,I_x}
\]

With IM (I_x/C_x): results for a specific impact category for pathways I_x or C_x,

\[
\sum_{m=1, I_x/C_x} M_{man}: \text{the sum of the impacts resulting from manufacturing operations for the different life cycle stages in the manufacturing chain (1→M) of scenarios I_x or C_x;}
\]

\[
\sum_{t=1, I_x/C_x} IM_{TS}: \text{the sum of the impact resulting from the different transport and storage life cycle stages (1→T);}
\]

\[
\sum_{k=1, I_x/C_x} AIM_{co}: \text{the sum of avoided impacts resulting from the different co-products and co-services (1→K) generated for scenarios I_x or C_x (e.g. avoided energy production, avoided fertiliser production);}
\]

\[
\sum_{o=1, I_x/C_x} IM_{UOL-OFM}: \text{the sum of the impacts resulting from the use on land (1→O) from fertilising materials, other than the P-fertiliser (e.g. processed manure);}
\]

\[
IM_{UOL-PF,I_x}: \text{the impact resulting from the use on land of the P-fertiliser, thus the STRUBIAS material for I1-I9 or SSP for I10.}
\]

\[
COST(I_x/C_x) = \sum_{l=1, I_x/C_x} CAPEX_{man} + \sum_{l=1, I_x/C_x} OPEX_{man} + \sum_{t=1, I_x/C_x} COST_{TS} + \sum_{c=1, I_x/C_x} savings_{co}
\]
With \(\text{COST}(Ix/Cx)\): production cost for pathways \(Ix\) or \(Cx\), \(\sum_{t=1}^{L/1} \text{CAPEX} \): the sum of the capital cost of the equipment for the different life cycle stages (1→L) of the manufacturing chain; \(\sum_{t=1}^{L/1} \text{OPEX} \): the sum of the operational cost for the different life cycle stages (1→L) in the manufacturing chain; \(\sum_{t=1}^{T/L} \text{COST}_{TS} \): capital and operational costs associated to transport and storage; and \(\sum_{c=1}^{C/L} \text{savings}_{co} \): monetary savings due to the avoided production of conventional market products due to co-products and co-services (1→C) (e.g. avoided energy production, avoided mineral N fertiliser production).

Based on these results, the impacts and costs can then be calculated for each entire production option as follows:

\[
\text{IM}(Px) = \text{IM}(Ix) - \text{IM}(Cx)
\]

With \(\text{IM}(Px)\): results for a specific impact category for STRUBIAS production option \(Px\), \(\text{IM}(Ix)\): results for the specific impact category for pathway \(Ix\), and \(\text{IM}(Cx)\): results for the specific impact category for pathway \(Cx\).

\[
\text{COST}(Px) = \text{COST}(Ix) - \text{COST}(Cx)
\]

With \(\text{COST}(Px)\): estimated production cost for STRUBIAS production option \(Px\), \(\text{COST}(Ix)\): production cost for pathway \(Ix\), and \(\text{COST}(Cx)\): production cost for pathway \(Cx\).

The conceptualisation of the life cycle system applied as well as the calculation principles are outlined schematically in Figure 22.
A consequential product system has been used to answer the research question: “What are the impacts related to the full share of those activities that are expected to change when shifting the source material for the production and consumption producing of a P-fertiliser?” Therefore, the life cycle system is approached from a product perspective and 1 kg of bio-available P in the P-fertiliser is used as functional unit for this life cycle assessment (red box Pbio, note that the quantity of the input material applied has been back-calculated in order to end up with the functional unit at the end of the production and use chain). Impacts can then be compared for all production options (P1-P10), regardless of source material used.

Consequential models reflect physical and monetary causalities, and the consequences associated to the substitution of displaced activities are considered. This includes, amongst others, the avoided handling and use of the biogenic material that is used as feedstock to produce STRUBIAS materials. The impacts associated to the alternative feedstock handling are the net result of sum of different processes (possibly also involving processing, transport and use on land as possible life cycle stages), and may ultimately determine the overall system result. In order to better understand the impacts from the avoided counterfactual feedstock handling (C), these results are presented in a disaggregated manner in addition to the gross impacts from the induced pathway (I). The net results for the pathways P1-P9 are then calculated as \( P_{1-9} = I_{1-9} - C_{1-9} \).

The source material for mined rock phosphate and processed P-fertilisers starts is obtained through the extraction of a primary raw material. In case phosphate rock is not extracted, it will remain stored in natural bedrock layers adequately protected from exposure so that environmental impact due natural weathering can be ignored. Therefore, the impacts of the counterfactual feedstock handling scenario for P10 are considered zero and \( P_{10} = I_{10} \).

Now, the impacts and costs of the induced (I6) and counterfactual (C6) scenario are calculated individually. This implies that we have to take into consideration all impacts, costs and possible savings from the scenario. For instance, if the STRUBIAS manufacturing process involves the mono-incineration of the sewage sludge then this process is associated to a cost (e.g. costs of building and operating the incinerator plants), an environmental impact from input (e.g. mono-incineration requires limestone; the impacts of extracting the limestone from nature are taken into consideration) and output materials (e.g. NOx emissions to air leaving the incinerator), and a saving (some energy can be recovered from the sewage sludge; as this energy is not part of the functional unit applied, it is assumed that the energy is diverted and credited both from an impact perspective as from a monetary point of view; the placing on the market of the renewable energy implies e.g. that fossil fuel emissions to air from coal combustion are avoided, and that the STRUBIAS manufacturer will receive a monetary compensation for the avoided energy production he substitutes on the market).

By opting for the STRUBIAS pathway instead of the counterfactual scenario, all impacts and costs that come along with the counterfactual scenario have to be deducted, whether they are positive or negative. For instance, the bio-available nutrients \( (\text{N}_{\text{bio}}, \text{P}_{\text{bio}}, \text{K}_{\text{bio}}) \) present in the digested sludge in the counterfactual scenario \( (\text{NDA}) \) are not part of our functional unit and thus assumed to be a co-product or co-service in the C scenario. This implies that the bio-available nutrients are diverted and credited in the C scenario; the placing on the market of the bio-available nutrients in the NDA counterfactual scenario implies that the environmental and cost impacts from the production and use of mineral N, P, and K fertilisers are displaced or avoided. Note that for the overall production option results, the substitution of displaced activities in the counterfactual scenario are ultimately system burdens \( (P = I - C = I - (\text{impacts}_{\text{counterfactual}} - \text{savings}_{\text{counterfactual}}) = I - \text{impacts}_{\text{counterfactual}} + \text{savings}_{\text{counterfactual}}) \), represented by boxes that again lose their blue colour and italic text in the counterfactual scenario).

The possible diverting and crediting of bio-available P derived from biogenic feedstocks in the counterfactual scenario may result in an altered demand for phosphate rock. This is exemplified by comparing NDA to NSA. In the counterfactual scenario C for NSA, where P is brought back to agricultural land, the crediting will result in the substitution by phosphate rock, but not in the counterfactual scenario for NSA, where P is lost in road construction materials. In the counterfactual scenario for NSA, the biogenic material is fully removed from the biogeochemical cycle, and any P-recovery from the dissipated P will effectively contribute to a reduced phosphate rock dependence relative to the production and use of mined rock phosphate fertilisers. In NDA, the biogenic material is already a plant available P-source in the counterfactual scenario; turning it into a STRUBIAS material will therefore only reduce the depletion of phosphate rock in case the effective plant P uptake from the biogenic material is increased during the STRUBIAS manufacturing process.

These conceptual and calculation approaches are exemplified as follows for fictitious monetary costs, but the same principles apply to the environmental impacts.

The cost of producing 1 kg of bio-available P through the induced pathway is:

\[
\text{COST}(I6) = 2.9\, \text{€ (anaerobic digestion)} + 4.1\, \text{€ (mono-incineration)} + 0.2\, \text{€ (acidulation unit)} + 0.06\, \text{€ (transport and storage of SSP-like material)} - 4.2\, \text{€ (avoided energy production through substitution)} - 0.04\, \text{€ (avoided K-fertiliser production through substitution)} = 3.0\, \text{€}
\]
The cost of processing the same amount of input material through the counterfactual pathway in NDA is:

\[
COST (C6 \text{ for NDA}) = 2.9\ € (\text{anaerobic digestion}) + 1.3\ € (\text{transport and storage}) - 3.7\ € (\text{avoided energy production through substitution}) - 0.7\ € (\text{avoided NPK fertiliser production through substitution}) = -0.2\ €
\]

The cost of processing the same amount of input material through the counterfactual pathway in NSA is:

\[
COST (C6 \text{ for NSA}) = 2.9\ € (\text{anaerobic digestion}) + 0.7\ € (\text{transport and storage}) + 3.5\ € (\text{co-incineration}) + 0.06\ € (\text{transport and storage}) - 4.3\ € (\text{avoided energy production through substitution}) = 2.9\ €
\]

Hence, the net cost for P6 is (COST(P6) = COST(I6) – COST(C6)):

\[
\begin{align*}
COST (P6 \text{ for NDA}) &= 3.0\ € (\text{COST I6}) - (-0.2\ € (\text{COST C6 for NDA})) = 3.2\ € \\
COST (P6 \text{ for NSA}) &= 3.0\ € (\text{COST I6}) - 2.9\ € (\text{COST C6 for NSA}) = 0.1\ €
\end{align*}
\]

Figure 22: Conceptualisation of the life cycle system applied in this study as exemplified by pathway P6, with landspreading ((a) on the lower left hand side), and co-incineration ((b) on the lower right hand side) as selected counterfactual scenarios for nutrient deficient areas (NDA) and nutrient surplus areas (NSA), respectively. Note that the processes and numbers given below are fictitious and incomplete, therefore the results do not correspond to the actual result of this pathway P6.
8.6.2 Fate and credits for fertilising materials other than STRUBIAS

It was assumed that farmers require plant available NPK and use organic C as part of good farming practices. When plant-available nutrients and organic C were returned to land in the scenarios, the avoided cost for the purchase of mineral NPK fertilisers and peat as a substitute for the organic C was thus taken into consideration as outlined above.

In case fertilising substances were brought back to land, the fate of the included nutrients was modelled as follows for N, P, K, and organic C in nutrient deficient areas (NDA):

- For inorganic N fractions, the nitrogen use efficiency was assumed to be 80%, the mean value of the targeted ranges for good management practices as outlined by Brentrup and Palliere (2010). It is thus assumed that plants take up 80% of the inorganic N supplied under good management practices. It is acknowledged that wide variation in N budgets across Europe take place, amongst others depending on agricultural intensity, soil types, and farm management practices (de Vries et al., 2011). For the loss of N by emission of N₂O via denitrification, we used the Intergovernmental Panel on Climate Change linear Tier 1 N₂O default emission factor of a 1% loss of applied N as N₂O-N (Good and Beatty, 2011). Minimal default losses of 1% were also assumed for NH₃ emissions under good management and storage practices. The remainder 18% was then assumed to be equally distributed between denitrification (9%) and N leaching losses to groundwater (9%).

- For the organic N fractions (manure, sewage sludge), it was assumed that the stable organic N fraction was not available to the crops in the long-term. The latter fraction was assumed to be 11% of the total organic N, in line with Bruun et al (2006). Hence, it was assumed that 89% of the organic fraction was available in the long-term to plants. Because of the long-term N release from the organic fraction, the nitrogen use efficiency of the plant-available organic N fraction was assumed 60% in line with the average values given for conditions that involve a risk for (over-winter) N leaching losses (Brentrup and Pallière, 2010). The supplementary N losses relative to inorganic N fractions were fully attributed to N leaching losses, resulting in a value of 29% for leaching losses from organic manure N sources. Other losses and emissions from the plant-available N fraction were assumed to be equal to mineral N fertiliser: NH₃ losses (1%), N₂O losses (1%), N₂ losses (8%), and N surface run-off (1%). Plant N uptake was then calculated as the sum of the inorganic N plus the plant-available organic N being taken up, as follows: \((N_{\text{inorganic}} \times 0.8) + (N_{\text{organic}} \times 0.89 \times 0.6)\) / \((N_{\text{inorganic}} + N_{\text{organic}})\).

The nitrogen agronomic efficiency of STRUBIAS material resulting from pathways relative to synthetic mineral N-fertilisers were assumed to be 100% for struvites, and 10% for the pyrolysis derived from pig manure. Thermal oxidation materials & derivates do not contain nitrogen as the N is lost during the manufacturing process.

- For mineral P fractions, it was considered that crops take up 90% of the applied P (Syers et al., 2008). P losses to water were estimated at 8% of the P applied, equally distributed over losses to surface waters through run-off (4%) and groundwater through leaching (4%) (van Dijk et al., 2016). The remainder 2% was estimated to be stored in the soil. The mineral P fertiliser substitution efficiency of manure and processed manure P fractions was assumed to be the average for P-deficient (70%) and areas with adequate P-
background soil concentrations for plant growth (100%), based on Eghball et al. (2002). Hence, plant P uptake from organic P fractions was estimated at 76.5% (0.85 x 90%). Losses to surface (4%) and ground (4%) water for organic P fractions are assumed similar for mineral P-fertilisers, and the fraction of P stored in soils was slightly increased relative to mineral P fertilisers (15.5%). The mineral P fertiliser substitution efficiency of anaerobically digested sewage sludge and meat and bone meal was assumed to be 46% and 40%, respectively (Oenema et al., 2012). The agronomic efficiency of STRUBIAS materials resulting from pathways relative to mined and synthetic P-fertilisers was assumed to be 100% for all pathways, with the exception of poultry litter ashes, AshDec fertiliser and pig manure biochar for which relative agronomic efficiencies of 93%, 90% and 85% were assumed, respectively (see section 6).

- The mineral K fertiliser substitution efficiency of organic K fractions was assumed to be 73%, based on Eghball et al. (2002). Potassium losses from the soil ecosystem were not further analysed as K has no influence on any of the considered impact categories.

It was assumed that the fate of the applied nutrients could not only be constrained by the intrinsic properties of the fertilising material, but also by inappropriate fertilising management practices that lead to the supply of nutrients in excess to plant demand. Manure and organic fertilising materials are sometimes characterised by imbalanced stoichiometric ratios, especially N/P ratios. As a result, the application of high amounts of manure or processed manure can result in the inefficient uptake of certain nutrients that are applied in excess to plant needs. With N often being the limiting element for plants, the application of manure and processed manure at the maximal application rates of 170 kg ha\(^{-1}\) yr\(^{-1}\) as laid down in the EU Nitrates Directive, can lead to a P and K surplus in the soils that are then stored in the soil matrix or leach towards ground waters. This situation is not uncommon as 39% of all P entering the EU as P-fertilisers and animal feed is accumulated in agricultural soils as a result of ineffective nutrient management practices (van Dijk et al., 2016). For NSA, it was assumed that manure is applied at an application rate in line with the maximum for manure nitrogen application of 170 kg N ha\(^{-1}\) yr\(^{-1}\) from the Nitrates Directive. The recommended P and K application rates for productive cropland ecosystems were estimated at 17.5 kg P ha\(^{-1}\) yr\(^{-1}\) and 76.8 kg K ha\(^{-1}\) yr\(^{-1}\), respectively, based on typical application rates and FAO fertiliser guidelines for major crops (Johnston and Steen, 1999; Roy et al., 2006). The recommended P application rates are at the higher end of the recommended P application rate for most EU Member States (0 - 22 kg P ha\(^{-1}\) yr\(^{-1}\) for most countries in West and North Europe; Tóth et al., 2014). Any bioavailable P applied in excess of the recommended application rates was considered not to contribute to plant nutrition.

Across all pathways, it was assumed that STRUBIAS fertilisers and mineral fertilisers were applied according to best management practices. This implies that no constraints apply for plant nutrient uptake due to possible fertiliser applications in excess of plant nutrient demands.
8.6.3 Other assumptions

With respect to electricity production, the standard electricity mix for the Netherlands, as a representative country for P-recovery processes was used in the assessment. With respect to conventional nitrogen fertiliser, the average EU mix was assumed (27% AN, 33.3% CAN, 15.3% urea-AN and 24.3% urea).

In line with the IPCC guidelines, zero carbon emissions from biogenic wastes with a short turnover time were assumed. It was, however, assumed that the stable C fraction of processed manures and pyrolysis materials contributes to the mitigation of greenhouse gas emissions. Therefore, the fraction of C remaining in the soil after the applied life cycle time period of 100 years was accounted for as sequestered carbon for the impact category "global warming potential, GWP". This fraction was assumed to be 11% and 90% of the organic C applied, for processed manure (Bruun et al., 2012) and pyrolysis materials (Lehmann and Joseph, 2015), respectively.

8.7 Data sources for life cycle inventories

A part of the primary data of the life cycle inventories for the different induced and counterfactual data were collected by a third party (RDC Environnement) on behalf of the JRC from STRUBIAS material producers and literature information (Wiechmann et al., 2013b; Janik et al., 2015a; Jossa and Remy, 2015; Egle et al., 2016; Eurostat, 2016; STOWA, 2016a; Centre, 2017; De Graaff et al., 2017; ECN, 2017; Nattorp et al., 2017).

Primary data from life cycle inventories as provided by the manufacturers was, in some cases, modified by JRC for standardisation purposes (e.g. transport distances, liquid-solid separation efficiencies; energy and biomass recovery efficiency, etc.). Therefore, the presented results can by no means be generalised and a significant modification for the results can be expected in case the actual implementation differs from the assumptions applied in this study. The results presented here are thus not fully representative for specific recovery pathway or operators, and actual results may be dissimilar. It is important to recall that this section of the report relies on the use of hypothetical scenario modelling. As a matter of fact, it may be most informative to focus on the results provided for the different life cycle stages in the Tables as these results enable a better visualisation of the driving mechanisms of the net results for the different environmental impact categories and production costs.

8.8 Phosphate rock depletion

STRUBIAS P-fertilisers are not derived from phosphate rock, but from secondary raw materials. Nonetheless, the counterfactual handling scenario of the input materials applied for STRUBIAS manufacturing scenarios may involve land application (e.g. manure, sewage sludge in NDA), and may thus serve as a P-source for a farmer. Therefore, the net effect on phosphate rock depletion is dependent on the efficacy of the P-return in the counterfactual scenario; the more efficient the P return in the counterfactual scenario, the less interesting the STRUBIAS pathway becomes to address source risks.
The net impact on phosphate rock depletion is highest for pathway P10 (Figure 23). For every kg of bio-available P produced, 7.2 kg of phosphate rock is extracted. The production of 1 kg of bio-available P in the STRUBIAS scenario results in net phosphate rock extraction values that range from 0 to 6.5 kg of phosphate rock (Figure 23).

The phosphate rock depletion values are typically higher in NDA because the counterfactual use of the biogenic materials involves landspreading; in case the counterfactual scenario is avoided, the bio-available P contained in the biogenic material is assumed to be replaced by mined rock phosphate P-fertilisers. Because the plant P bio-availability is lower for sewage sludge and meat and bone meal than for manure, the greater savings can be obtained for the former than for the latter. In NSA, the landspreading of manure at high application rates results in the accumulation of P in the soil; the P applied exceeds the plant P demand. Co-incineration was assumed as fate of the sewage sludge and no bio-available P is thus applied on land in the counterfactual scenario. Hence, the production of 1 kg of bio-available P exclusively occurs from dissipated P sources and the net result is a zero phosphate rock extraction rate (Figure 23).

Note that the overall potential of the different STRUBIAS pathways to address source risks is not only dependent on the net phosphate rock depletion per kg of bio-available P produced, but also the total amount of bio-available P that can produced from the available feedstock through each pathway (thus dependent on feedstock availability and P-recovery efficiency with the latter typically being higher for thermal oxidation materials & derivates and pyrolysis & gasification materials than for precipitated phosphate salts & derivates.)

8.9 Environmental and human health impacts

The results for the induced and counterfactual scenarios for the different production options P1-P10 are presented in a disaggregated manner in Table 13 and Table 14 for nutrient deficient areas (NDA) and for nutrient surplus areas (NSA). The aggregated net results (P = I – C) are presented in Figure 23. Specific impact categories have been presented, but results and trends for other impact categories are in line with the presented results as follows: (i) global warming potential – photochemical ozone formation, particulate matter, fossil resource depletion; (ii) marine eutrophication – N – terrestrial acidification, freshwater eutrophication; and (iii) human toxicity - cancer – human toxicity – non-cancer, ecotoxicity.

Positive values indicate a burden to the environment, while negative values indicate a saving. The sum of burdens and savings provide the overall net contribution; please notice that this sum may also be negative. This may be a result of credits from co-products.
Table 13: Results of the life cycle analyses presented in disaggregated form for the different life cycle stages for the impact categories global warming potential, marine eutrophication – nitrogen, and human toxicity - cancer for the pathways Ix and Cx in nutrient deficient areas (NDAs) as graphically presented in Figure 21 (see section 8.6.1 for explanations on the abbreviations).
Figure 23: Aggregated net results for the impact categories phosphate rock depletion, global warming potential (GWP), marine eutrophication – nitrogen (MEN), and human toxicity cancer (HTc) for the production options Px in nutrient deficient areas (graphics on the left) and nutrient surplus areas (graphics on the right) as graphically presented in Figure 21. 

**Green dots** indicate benefits from the STRUBIAS production option compared to the production of the mined rock phosphate and processed P-fertiliser SSP (P10). **Red dots** indicate burdens from the STRUBIAS production option compared to the production of the mined rock phosphate and processed P-fertiliser SSP (P10). **Black dots** indicate no net effects from the STRUBIAS production option compared to the production of the mined rock phosphate and processed P-fertiliser SSP (P10).
Table 14: Results of the life cycle analyses presented in disaggregated form for the different life cycle stages for the impact categories global warming potential, marine eutrophication – nitrogen, and human toxicity - cancer for the pathways Ix and Cx in nutrient surplus areas (NSAs) as graphically presented in Figure 21 (see section 8.6.1 for explanations on the abbreviations).

<table>
<thead>
<tr>
<th>Category</th>
<th>Stage</th>
<th>I1</th>
<th>C1</th>
<th>I2</th>
<th>C2</th>
<th>I3</th>
<th>C3</th>
<th>I4</th>
<th>C4</th>
<th>I5</th>
<th>C5</th>
<th>I6</th>
<th>C6</th>
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<th>C7</th>
<th>I8</th>
<th>C8</th>
<th>I9</th>
<th>C9</th>
<th>I10</th>
</tr>
</thead>
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<tr>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IM_{man}</td>
<td>37.1</td>
<td>51.6</td>
<td>119.4</td>
<td>113.0</td>
<td>29.1</td>
<td>34.9</td>
<td>1.5</td>
<td>0.0</td>
<td>17.6</td>
<td>18.2</td>
<td>15.9</td>
<td>16.1</td>
<td>16.0</td>
<td>16.3</td>
<td>2.2</td>
<td>0.0</td>
<td>17.6</td>
<td>16.7</td>
<td>3.5</td>
<td></td>
</tr>
<tr>
<td>IM_{ng}</td>
<td>72.4</td>
<td>75.9</td>
<td>2.7</td>
<td>2.7</td>
<td>0.8</td>
<td>0.8</td>
<td>0.8</td>
<td>16.4</td>
<td>0.5</td>
<td>0.4</td>
<td>0.4</td>
<td>0.4</td>
<td>0.4</td>
<td>0.4</td>
<td>0.3</td>
<td>0.4</td>
<td>26.4</td>
<td>26.1</td>
<td>0.0</td>
<td></td>
</tr>
<tr>
<td>(kg CO2-eq kg⁻¹ P bioavailable)</td>
<td>-187.6</td>
<td>-513.3</td>
<td>-27.9</td>
<td>-22.7</td>
<td>-11.6</td>
<td>-7.0</td>
<td>-7.8</td>
<td>-33.8</td>
<td>-7.1</td>
<td>-3.7</td>
<td>-2.9</td>
<td>-3.2</td>
<td>-4.1</td>
<td>-3.3</td>
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<td>1.97</td>
<td>-1.17</td>
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8.9.1 Global warming potential

The impact on the global warming potential is largely dependent on the regional situation where the P-recovery and nutrient return to agricultural land takes place. For NDA, producing and using STRUBIAS materials is generally associated to a net positive contribution to the global warming potential, except for P3 (WASstrip followed by struvite precipitation) and P9 (pyrolysis of pig manure). The contribution to the global warming potential is often larger than for mined phosphate rock and processed P fertilisers. The major reason for this observation is that STRUBIAS production processes, with the exception of struvite precipitation at biological waste water treatment plants, involve a reduction or removal of the bio-available nitrogen (and to a lesser extent organic C) that is returned to agricultural land. This is not the case in the counterfactual scenarios. Therefore, the avoided mineral fertiliser production (through the Haber-Bosch process) and peat extraction (necessary to account for C losses) is generally much higher (i.e. incurring relatively more savings on global warming potential) in the counterfactual scenarios. These observations indicate that reducing and removing bio-available N from the input materials that are returned to land in the STRUBIAS production scenarios has a significant impact on the global warming potential. With the exception of P3, STRUBIAS manufacturing processes in NDA also generally contribute to increasing the global warming potential, often due to energy requirements for the additional operations at the manufacturing site (e.g. incineration). For NSA, the counterfactual scenarios for the different input materials involve the co-incineration of sewage sludges. For this regional situation, nitrogen and organic C are thus not returned to land in either the induced or the counterfactual scenarios for thermal oxidation materials & derivates. Minor amounts of nitrogen are even returned to agricultural land in the induced scenario for precipitated phosphate salts & derivates, but not in the counterfactual scenario of incineration. Hence, benefits from N returned to field are overall small in induced and counterfactual scenarios for NSA, and do not influence the net results for the production options. For this reason, the net impact on the global warming potential is generally lower compared to NDA; many scenarios show an overall impact close to zero. At some occasions, a lower contribution to global warming relative to mined phosphate rock and processed P fertilisers was observed. This shows the crucial importance of considering local context and nutrient management to capture the environmental consequences associated with these technological pathways.

For most options, the use on land phase of the STRUBIAS material does not largely affect the overall impacts for global warming due to their low N content, and thus N\textsubscript{2}O emissions. In case the feedstock is not thermally processed in full, the use on land of the rest fraction (e.g. rest sludge after struvite separation), however, contributes significantly to the global warming potential, mostly due to N\textsubscript{2}O emissions. For P9, the pyrolysis of pig manure, the return of the STRUBIAS material to land is associated to a negative contribution for global warming due to the assumed stability of the C contained in the material incurring long-term C sequestration. According to the scenario modelling applied here, this effect is, however, partly neutralised because of avoided energy and nitrogen fertiliser production in the counterfactual scenario. Nonetheless, under the assumption that
90% of the C contained in the pyrolysis material remains in the soil after 100 years, still a net saving is observed for global warming potential for P9.

Relative to the counterfactual scenarios of the direct landspreading of unprocessed and digested biogenic materials, STRUBIAS production option provide generally a net contribution to global warming, expect for the Wasstrip option (due to some avoided nitrogen fertiliser production) and the pig manure pyrolysis option (due to the increased stability of the C contained in the material after soil application). This is indicated by the negative net values for pathways where (co-)incineration is not applied in the counterfactual scenario.

8.9.2 Nitrogen eutrophication

In general lines, STRUBIAS production pathways show a lower impact on nitrogen eutrophication than SSP, the mined phosphate rock and processed P fertiliser assessed in this study. Whereas nitrogen does not play any role in the production or use of SSP and therefore does not contribute to N eutrophication either, the better performance of STRUBIAS materials is attributed to partially avoiding the N eutrophication from the counterfactual scenarios. Reduced N leaching from the use on land phase of the STRUBIAS materials and other fertilising materials relative the counterfactual scenario was thus the main reason for the reduced eutrophication footprint of the STRUBIAS options. This mechanism was most expressed for option P1, where significant eutrophication benefits were obtained due to reduced N leaching from the processed manures in the induced scenario (low in N thanks to the aerobic treatment) relative to the counterfactual scenario (high in N; no aerobic treatment). The impacts are dependent on the regional situation for sewage sludge, but not when manure and meat-and-bone meal were used as feedstock. For manure and meat-and-bone meal, land application is assumed in the counterfactual scenarios for both NDA and NSA. Therefore, the achieved benefits for eutrophication remain equal for STRUBIAS production options that rely on the use of these input materials in NDA and NSA. In the counterfactual scenarios for the management of sewage sludge, however, eutrophication occurs when the sewage sludge is directly applied on land in NDA, but not in NSA where co-incineration is assumed as the counterfactual scenario. Therefore, no net effects were observed for N eutrophication. The relative contributions of the manufacturing process and the transport and storage to the overall impacts for N eutrophication were minor.

Relative to the counterfactual scenarios of the direct landspreading of unprocessed and digested biogenic materials, STRUBIAS production options provide generally net savings for eutrophication in almost all cases (indicated by the negative net values for pathways where (co-)incineration is not applied in the counterfactual scenario).

8.9.3 Human health

The impact on human health is largely dependent on the STRUBIAS production option applied and the regional situation where the P-recovery and nutrient return to agricultural land takes place. Relative to the production and use of mined phosphate rock
and processed P fertiliser, the impacts of STRUBIAS materials is scattered, with better human health impacts for some options and worse human health impacts for others. Even, the comparative safety assessment relative to mined phosphate rock and processed P fertilisers is dependent on the regional situation; for P6, for instance, improvements for human health are observed in NDA, but mined phosphate rock and processed P fertilisers perform better for human health protection in NSA.

For precipitated phosphate salts, no net impacts were observed for the use on land phase under NDA and for the salts derived from manure (P1) in NSA. This implies that for these scenarios the bio-available P that is used on land has a significantly lower impact than mined phosphate rock and processed P fertilisers. Yet, one should bear in mind that the precipitation process is a separation process that produces a P-fertiliser low in contaminants, but that the contaminants end up in the rest fraction. When the rest fraction is incinerated (i.e. NSA with sewage sludge as input material), a negligible impact from use on land phase for the options P2 and P3 is observed, with an overall lower net contribution than for P10 (SSP production and use on land) due to the decreased metal (especially Cd) concentrations in the struvites. This leaves the avoided fertiliser production as the most contributing life cycle stage is for precipitated phosphate salts. The substitution effect of NK fertilisers is typically higher in the counterfactual scenario where landspreading of other fertilising materials generates more savings in this respect. However, the net difference I-C is always smaller than the total human health impact of SSP in production option 10. For P1, the impact on human health is higher for the induced than for the counterfactual scenario, resulting in a high positive contribution of the option to human health impacts. The main reason is related to the avoided emissions from mineral N fertiliser application in the counterfactual N scenario.

For thermochemical conversion processes resulting in the formation of thermal oxidation materials & derivates and pyrolysis & gasification materials (P4 – P9), the results are dependent on the levels of contaminants in the STRUBIAS materials. Some impacts are also associated to the manufacturing stage, with effects being more expressed for the production options when no thermochemical conversion takes place in the counterfactual scenario. Specific production options that involve a partial (P5) or almost complete (P7) removal of the metals present in the input material, followed by their disposal in landfills (i.e. final sink) expectedly perform better than others (P4, P6, P8, and P9). For sewage sludges as input materials, the best environmental benefits are achieved for NDA as the ratio of metals to bio-available P is always lower in the induced than in the counterfactual scenario. For NSA, the human health performance depends even more on the metal content in the STRUBIAS materials. In general, the relative concentrations of metals in the STRUBIAS materials and the mined phosphate rock and processed P fertilisers are mirrored in the overall impacts for human health. Production options that involve a removal of the metals present in the input material to levels below the metal contents in mined phosphate rock and processed P fertilisers perform better for human health, and vice versa. Benefits for human health are at all times achieved when the STRUBIAS manufacturing production option involves a metal removal (P5 and especially P7), whereas impacts for STRUBIAS materials that rely on the mixing of sewage sludges ashes with acids to improve their P-bio-availability (P6) are situation-specific, i.e. dependent on the counterfactual treatment.
Relative to the counterfactual scenarios of the direct landspreading of unprocessed and digested biogenic materials, STRUBIAS production options can also increase the protection of human health by effectively removing biological pathogens, pharmaceutical and personal care products, and other persistent and emerging organic pollutants.
8.10 Production cost

The production costs for the induced and counterfactual pathways are presented in disaggregated form in Table 15 and Table 16 for nutrient deficient areas and nutrient surplus areas, respectively.

Table 15: Results of the life cycle cost analyses presented in disaggregated form for the different life cycle stages for the pathways Ix and Cx in nutrient deficient areas (NDAs) as graphically presented in Figure 21 (see section 8.6.1 for explanations on the abbreviations).

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<th>P3</th>
<th>P4</th>
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Table 16: Results of the life cycle cost analyses presented in disaggregated form for the different life cycle stages for the pathways Ix and Cx in nutrient surplus areas (NSAs) as graphically presented in Figure 21 (see section 8.6.1 for explanations on the abbreviations).

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<td>-0.8</td>
<td>108.5</td>
<td>59.3</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>361.0</td>
<td>175.7</td>
<td>49.2</td>
<td>43.5</td>
<td>11.9</td>
<td>13.5</td>
<td>2.2</td>
<td>-0.5</td>
<td>16.0</td>
<td>0.1</td>
</tr>
</tbody>
</table>
The aggregated net results (I-C) for production options P1-P10 are presented in Figure 24.

**Figure 24**: Aggregated net results for the production cost in nutrient deficient areas (graphics on the left) and nutrient surplus areas (graphics on the right) as graphically presented in Figure 21 (default scenarios with low transport distances of 25 km, purple dots). The open diamonds represent case scenarios where manure is exported from the country of production. Here, transport distances of 500 km are assumed between the site of production of the raw input materials and the sites where the processed materials (including both STRUBIAS materials and other fertilising materials) are applied on land.

Green dots indicate savings from the STRUBIAS production option compared to the production of the mined rock phosphate and processed P-fertiliser SSP (P10).

Red dots indicate additional costs from the STRUBIAS production option compared to the production of the mined rock phosphate and processed P-fertiliser SSP (P10).
Overall, the results indicate that the production of STRUBIAS materials through one of the production options is more costly than the production of SSP derived from mined phosphate rock, except for P3 in NSA.

For precipitated phosphate salts, the P3 result in net cost savings in NSA, even if the return of bio-available P to land is not considered (net results < 0). This is because reduced sludge volumes will have to be co-incinerated. The net effect on CAPEX is in favor of the induced scenario because the increase in capital costs due to the installation of additional units (e.g. struvite reactor, WASstrip unit) are lower than the savings gained in reduced capital investments for other units (incineration, anaerobic digestion, dewatering). The OPEX is, however, somewhat increased for the waste water treatment operators due to the additional labour required to operate the supplementary units. For scenario P2, the increased investment and operational costs are, however, not offset as the impact on sludge volumes and polymer needs is relatively small based on our data. For NDA, the production cost for these options P2 and P3 is higher because the additional investment and operational cost required in the induced scenario is not compensated by any economic returns from the low-cost material handling in the counterfactual scenario (i.e. landspreading of digested sludge). Note, however, that in P2 and P3, the cost savings due to reduced maintenance (e.g. pipe clogging) at the waste water treatment plant have not been taken into consideration in this assessment. For P1, the high production cost is mostly caused by the high capital cost of the aerobic reactor and struvite precipitation costs that are very high relative to the volumes of materials that are currently being processed.

For thermal oxidation materials & derivates, the driving mechanism for the product costs is the implementation of additional processing steps (incineration, acidulation). For P4, CAPEX and OPEX from the incineration process mainly determine the cost of the production option as these manufacturing stages are not set in place in the counterfactual scenario of landspreading of the dried poultry litter. The supplementary costs are partly off-set by the increased savings from the energy recovery in this process, but still the production cost for P4 is higher than for mined phosphate rock and processed P fertilisers. The supplementary incineration plus acidulation steps in the induced scenarios relative to the counterfactual scenarios (landspreading of digested sludge) also imply significant additional costs for options P5, P6 and P7 in NDAs. The production cost for options P5, P6 and P7 are reduced in NSA as here the counterfactual scenarios involve co-incineration; supplementary costs are due to shift from co-incineration to mono-incineration and the supplementary re-burning (P5) and acidulation process (P6, P7) for the induced scenario compared to the counterfactual scenario. In any case, these supplementary costs are higher than the production cost for P10 (SSP; 1.2 EURO kg\(^{-1}\) bio-available P; mostly originating from OPEX including the source materials). The differences between options P5, P6 and P7 are mainly due to the price of chemicals used in the market (e.g. sodium sulphate, lime, sulphuric acid, hydrochloric acid). Note that for this assessment we have assumed the use of primary raw materials, whereas the use of industrial by-products instead of 'primary' chemicals is a common practice in the fertilising sector. For P8 (meat and bone meal mono-incineration, followed by acidulation), significant CAPEX and OPEX are implied. Moreover, savings from the co-products (avoided
energy and fertiliser production) for the induced scenario relative to the counterfactual scenario are small. The cost of producing N-fertilisers that are avoided in the counterfactual scenario is only slightly lower than any revenues obtained from the energy recovery potential from the meat-and-bone meal.

The production cost for option P9 - the production of pyrolysis materials from pig manure – are high. The main reason is the supplementary investment to build and operate the pyrolysis facility. In the recently developing sector, the CAPEX and OPEX are very high relative to the amount of material processed. It remains unknown to what extent these costs can be reduced when the market develops, and potentially the unit cost declines as production volume increases (scale effects). Also the loss of bioavailable N from the manure and the absence of energy recovery as a marketable product during the pyrolysis process sets this option at the disadvantage compared to the counterfactual scenario of anaerobic digestion.

In some cases, manure cannot be applied on land close to the site of production, and needs to be transported over longer distances and exported. This is a situation that is, for instance, illustrative in the Netherlands due to P-application quota for farmers. In this case, transport distances increase. For the scenario modelling, it was assumed that all solid fractions that will be used on land will be exported, but that the liquid manure fraction is applied locally. The greatest total reduction in mass for export is obtained for scenario P4 as all of the manure is transferred into ashes, containing only a minor amount of the weight of the poultry litter. As a result, the total production cost of the option P4 is significantly reduced because the transport costs increase in the counterfactual scenario, but only negligible increases in transport costs were observed for the induced scenario. The proportional costs reductions were much smaller for P1 and P9 as (i) the total cost of these production options was much higher, and (ii) the exported masses in the counterfactual scenarios are only a minor share of the total material that is transported (i.e. only solid fraction; liquid fraction applied locally). Therefore, the benefits obtained for these scenarios have only a minor impact on the total cost (P1 and P9).

8.11 Life cycle and life cycle cost conclusions

The analysis confirms that the development of STRUBIAS production pathways reduces the dependence on the finite primary raw materials, but that the net impacts are highly dependent on the current counterfactual use of the biogenic input material applied. Given that biogenic materials already contribute to a variable extent to the return of bio-available P in NDA, these regions provide the lowest opportunities to mitigate risks associated to phosphate rock depletion through STRUBIAS pathways. Nutrient surplus areas (NSA) provide greater opportunities for the development of STRUBIAS pathways due to the increased savings on phosphate rock depletion.

Phosphorus nutrient recovery is often claimed to provide co-benefits for the environment and human health, but insightful and all-encompassing studies that assess these effects are still limited. This analysis indicates that the potential of STRUBIAS materials to contribute to
these co-benefits relative to mined phosphate rock and processed P-fertilisers is dependent on
the production option applied and the regional situation. The main mechanisms that
contribute positively to the environmental and human health impacts relate to increasing the
bio-availability of the nutrients contained in the biogenic input materials and reducing the
metal therein contained. There are also risks of adverse and unintended negative effects,
however, in processes involving the removal of other valuable materials in the biogenic input
materials (e.g. nitrogen, organic C), the lack of removal of contaminants, and related to
additional manufacturing steps that are associated to high chemical or energetic demands.
This indicates that recovery processes in a circular economy should aim at maintaining the
highest value of materials and products by isolating the target materials for recovery from the
other valuable substances and contaminants during the manufacturing process, if possible.

A review of the P-recovery initiatives in the European Region indicates that most of the
countries identified as leading in this field are EU Member States, particularly those in
western and northern Europe (see section 15 and 7.1). From an economic perspective, this
makes sense as the supplementary cost of P-recycling is lowest in regions characterised
by nutrient surpluses. Based on the momentary evaluation, STRUBIAS production costs are
for most options more expensive compared to mined phosphate rock and processed P-
fertilisers. Nonetheless, options for a transition towards more circular economy approaches
may include a mix of complementary instruments and approaches, including regulatory
measures, economic incentives, education and awareness raising, and targeted funding for
innovation and research (WHO, 2018). Hence, the materialisation of STRUBIAS production
options is not only cost-dependent, but also subject to other decisions that impact on the need
to process eligible input materials for STRUBIAS materials in a different manner relative to
the current business-as-usual requirements, and further market stimulations. For example,
stricter targets on water quality that restrict inputs of unprocessed manure in some vulnerable
areas, stricter legislation on metal contents in sludges to be used as fertilising materials,
stricter requirements to hygienise manure prior to landspreading, etc. Economic incentives to
stimulate, for instance, the compliance with green energy targets or to disincentive the
inefficient use of biological materials (e.g. landfilling) may further stimulate the
materialisation of STRUBIAS pathways. Finally, nutrient recovery through STRUBIAS
production processes is recently emerging in Europe and it is likely that scale effects will
further reduce production costs once the industry further develops.

From a STRUBIAS input material perspective, sewage sludge is a likely candidate to be
used as an input material due the lower production costs. Several production options have
been developed that could provide combined improvements for the mitigation of global
warming and eutrophication, and human health protection (e.g. P2, P3, P7). For manure as
an input material for STRUBIAS production processes, the issue is that the raw feedstocks
and their digestates are already a good fertiliser, with N and P being to a large extent bio-
available and contributing to plant nutrition as long as the material is applied in a sustainable
manner. The processing into STRUBIAS materials does not necessarily increase the bio-
availability of the nutrients contained in the material, and might even result in losses of bio-
available N from the material. As a result, the environmental costs for manure processing into
STRUBIAS materials relative to the counterfactual management pathways are high in nutrient deficient regions where manure can best be applied directly on land, if possible; it is the most direct return of nutrients and organic matter with best impacts on the global warming and human health impacts. Therefore, the markets for STRUBIAS materials that apply manure as a feedstock are most likely to develop in regions characterised by a highly dense livestock and/or regions where manure exports are binding in legislation (e.g. the Netherlands). Nonetheless, also the removal of specific contaminants in manure (e.g. biological pathogens, veterinary antibiotics) and/or the production of other primary products (e.g. renewable energy) through STRUBIAS production processes could be a driver for the market growth of STRUBIAS derived from manure. As a matter of fact, it is believed that this mechanism will be the dominant driver for STRUBIAS production options from manure (see section 7.3.4). Hence, especially for manure, it is believed that STRUBIAS production pathways could form part of material cascades in a developing bio-economy sector in the EU.

Overall, this analysis indicates that the implementation of STRUBIAS pathways to transform biogenic materials into concentrated P-fertilisers can provide opportunities to maximise benefits on food security, food safety and environmental protection. The extent of the impacts is, however, dependent on the regional situation and the STRUBIAS production pathway applied. The development of some pathways (P2, P3 and P7 in nutrient surplus areas) will simultaneously result in reducing the dependence on phosphate rock, reduced impacts on global warming, and increased environmental protection relative to the production and use of mined rock phosphate and processed P-fertilisers. The development of STRUBIAS pathways in nutrient deficient areas and the realisation of specific pathways (P1, P4, P5, P6, P8 and P9) in nutrient surplus areas is associated to trade-offs, with potential benefits occurring at the expense of burdens for global warming potential or human health. This implies that the implementation of STRUBIAS pathways is dependent on the needs and priorities of local stakeholders, and thus the nexus of costs and impacts upon human health, agronomic yields, water quality, energy balances, resource depletion, climate regulation and long-term food security. The valorisation and prioritisation of the corresponding services by stakeholders are largely context-specific, but STRUBIAS production processes can also here provide opportunities for addressing critical issues related to phosphate rock depletion, global warming, eutrophication, and potentially human health, or a combination of those.
9 Economic aspects

9.1 Sales prices of P-fertilisers

9.1.1 DAP Free-on-Board as a benchmark for P–fertiliser prices

Fertilisers, in the simplest of terms, have a very specific purpose: increasing crop yields per hectare. They achieve this purpose by compensating for any nutrient deficiencies in the soil, which could be due to a variety of reasons, from the geological nature of specific cropland areas, to weather events that remove topsoil nutrients, or again by bumper harvests that result in significant uptake of nutrients by plants themselves.

This simplified reasoning suggests that, in an ideal market with perfect information, the expenditure of the farmer on fertiliser application will be equal to the marginal yield gain expressed in monetary terms:

\[
\text{Expenditure}_{\text{fert application}}^i = \text{Price}_{\text{crop}}^i \times \text{Area}_{\text{crop}}^i \times (\text{Yield}_{\text{fert,crop}}^i - \text{Yield}_{\text{nofert,crop}}^i)
\]

With \(\text{Expenditure}_{\text{fert application}}^i\), the expenditure of the farmer on fertiliser application, as determined by the cost of fertiliser purchase, fuel, time and machinery, the \(\text{Price}_{\text{crop}}^i\): the sales price for the crop as received by the farmer (Euro per tonne yield), \(\text{Area}_{\text{crop}}^i\): the area of the cultivated crop (ha); \(\text{Yield}_{\text{fert,crop}}^i\): the crop yield on fertilised areas (tonne yield per ha) and \(\text{Yield}_{\text{nofert,crop}}^i\): the crop yield on unfertilised areas (tonne yield per ha).

This formula is very simple in its structure; however it already suggests a significant complication, which is that the true value of fertilisers is specific to individual patches of land, their specific nutrient balances, the crops planted, and their reactivity to fertiliser application. Also, as fertilisers consist of various nutrients (primary nutrients being nitrogen (N), P and potassium (K)), the yield gain for each individual fertiliser will depend on the nutrient content of the actual fertiliser mix applied, and again the actual yield gain will depend not only on the nutrient considered, but on the balance for other nutrients and the form in which each is applied. Such a pricing model, albeit undoubtedly interesting, is far from the scope of this study and can only be replicated on a very site-specific scale with in-depth agronomic analysis.

A more meaningful and robust approach looks a few steps back in the value chain, as described in Figure 25. It is important to notice that all the agents involved are sometimes the same company, for example the Norwegian company Yara would act as a raw material supplier to its own manufacturing sites, and would sell its own products via its own distribution system, including providing services to farmers like soil sampling, agronomic analysis, and in some cases even direct application to the field. Individual companies will have various degrees of integration along the value chain.
When looking at the European market specifically, the most common structure sees a separation between fertiliser manufacturers and traders/importers, which in turn are in many cases distribution companies or blenders themselves. **For this reason, this work uses trade-based prices:** this allows identifying prices more accurately, as these are observed at a consistent point. Moreover, focussing on trade values allows for the identification of product-specific prices: farmers would receive tailored formulations often bundled with various additives (e.g. micronutrients) and services, which makes farm-gate prices less transparent. In contrast to farmers, traders and importers tend to focus on more “commoditised” varieties, such as diammonium phosphate (DAP), which is a sufficiently standardised product globally. Prices are given for **Free on Board (FOB) agreements.** This implies that the seller is obligated to deliver the goods to a destination for transfer to a carrier designated by the buyer. The location designation in the FOB trade agreement is the point at which ownership is transferred from the seller to the buyer; it is most often the port located in the country of phosphate rock extraction.

Generally speaking, traded materials at this benchmark would then be considered as a raw material for further processing, for example in the form of bulk blends (for blenders) or physical NPK compounds (for fertiliser manufacturers). Straight application of commoditised products is also practiced, but blends and compounds account for the majority of actual application to the soil.

For the price setting of P-fertilisers, it is important to determine which product acts as a “P₂O₅ benchmark” against which other products are priced. **On a global basis, DAP is usually acknowledged as the main price-setting product, due to its larger traded volumes, which makes prices relatively more transparent.** Also, DAP ranks amongst the fertilisers with the highest values of “total nutrient content” (N+P₂O₅+K₂O) across commoditised products, meaning that it minimises freight costs per tonne nutrient compared to most alternatives. Generally speaking, markets in Western Europe tend to feature DAP as the main price-setting product, while Eastern Europe tends to show a preference for MAP instead. Fertecon’s market assessment for different EU Member States (France, Germany, Italy, Poland and Romania) indicated that expressed on a P-basis, **trade-based price differences between DAP and TSP are relatively minor (~ <10%), whereas the sales**
price for SSP is slightly higher (~ +20%). This difference can be explained by the increased logistic cost associated to the transport of SSP (low P-content; 16-22% P₂O₅ versus 46% P₂O₅ in TSP/DAP). Trade volumes for SSP are relatively low due to the inefficient transport logistics; therefore, local producers face less competition, and therefore can push prices to the upper end of any reasonable range.

9.1.2 Historical and forecast overview on P-fertiliser prices

All prices are given for the conventional farming sector in the EU-28. P-fertilisers sold to specific niche sectors (e.g. fertiliser use in horticultural application, home gardening and growing media) might be associated to higher sales prices, but such price settings are not covered in this document.

Through the 1990s and into the early 2000s prices for P-fertilisers, using DAP as a proxy, could be categorised as being low. Margins in the industry were generally poor – in most years in the range of 5-10% would be typical. This enabled producers to trade moderately profitably, but critically there was very little incentive for existing producers to invest in new capacity, and no incentive at all for new producers to enter the market. As a consequence, there was only limited investment in P-fertiliser capacity, mostly by state-owned enterprises, and closures in other parts of the world ensured that there was no major increase in overall productive capacity.

Following the Asian economic crash in 1997, economic growth around the world was strong over the 1997-2007 time period. Improving standards of living means that people generally consume more food (especially in developing nations) and can also afford more high-quality food especially proteins such as meat. Demand for cereals and other staple crops increases, both as food for humans and for animals which are then consumed by humans. Increased demand for crops increased the use of fertiliser, which meant that fertiliser and P-fertiliser utilisation rates increased, and prices increased.

The increase in margins during the period 2002 to 2007 began to encourage producers to consider projects and commence the building of P-fertiliser manufacturing construction sites. To build new phosphate fertiliser capacity will generally take between 36 and 48 months once construction begins, and clearly there will normally be a few years of planning required in advance, especially if it is for a greenfield development (as opposed to expanding an existing site). Therefore, during the super-heating of the global economy in 2007 and 2008, demand exceeded the industry’s ability to supply, and consequently prices increased significantly. In 2004 the average price of DAP on the basis of FOB Morocco was $235/t (189 Euro/tonne), in 2007 it was $425/t (310 Euro/tonne) and in 2009 it was $1090/t (782 Euro/tonne). With the economic crash in late 2008 reality re-asserted itself, and in 2009 price levels declined. Producers tried to hold on to gains for a period, but over 2009 and 2010 it was very clear that if they were to do so it would be at the expense of production volumes. From 2011 onward there have also been the commissioning of projects which were planned in the mid-years (and later) of the 2000s. The other key (and related) structural change in the
market has been the build-up of production capability in China, which has meant that China has gone from a net P-importer in the late 1990s to being a significant P-fertiliser exporter. Although capacity has been decommissioned in less cost-efficient locations, P-fertiliser production has returned to a position of net surplus, with a corresponding reduction in prices. Figure 26 shows the price evolution for DAP and rock on the basis of FOB Morocco / North Africa. The breaks in the prices were effectively when there was no market; producers wanted prices buyers were unprepared to pay.

Figure 26: Price evolution for diammonium phosphate (DAP) and phosphate Rock (Euro/tonne product; assuming an average exchange rate of 1.2 Euro/US dollar; prices given for Free on Board agreements) (Source: Fertecon)

Looking forward, Fertecon is expecting the market to maintain the current (2017) level of balance through to 2025, i.e. that growth in demand will be off-set by increased capacity to supply, and therefore there will not be any significant improvement on utilisation rates in the industry. This means that price levels will be maintained at levels which provide a margin for the major producers, but will also progressively eliminate some of the marginal capacity. Therefore, DAP prices are estimated to increase moderately from 2017 onwards with an average price increase of 1-2% per year (green line, Figure 27).

The price per tonne P in mined rock phosphate and processed P-fertilisers is evaluated based on the DAP prices. For the calculations, the value of N present in DAP is subtracted from the DAP price, after which the N-devaluated DAP is expressed on a P-basis. The N in DAP is evaluated based on the ammonia price (381 US dollars per tonne ammonia-N, or 69 US dollars for the 18% N in DAP). Also, a constant 1.2 Euro/US dollar exchange rate is used in these calculations. A price of 988 Euro per tonne P FOB is indicated for the year 2017.
Figure 27: Fertecon DAP Price Forecast to 2025 expressed per tonne of DAP and per tonne P (FOB Morocco; exchange rate of 1.2 Euro/US dollar applied by JRC)

The 2025 FOB forecast is also within the range of prices experienced prior to the 2007-2009 super-cycle, when adjusted for inflation. This is a relevant comment: there are many bodies that describe current price levels as low. This is factually accurate in comparison to recent years, but not in the historical context. In comparison to the period 1990 to 2005, the current price level might be better described as ‘normal’.

9.1.3 Price setting for STRUBIAS materials on the market

Given the lack of legal outlets for many STRUBIAS materials in many EU Member States, these materials are at present not valorised within a stable reference framework. At present, the volumes of STRUBIAS materials on the internal fertiliser market are very low, and mostly delivered to specific niches of the internal agricultural market. Depending on the legal framework, market access is only granted to specific STRUBIAS materials, mostly under national legislation. Therefore, it is impossible to provide a meaningful evolution of the sales prices for a given fertilising product containing recovered materials in the EU observed in order to determine the main factors affecting prices of STRUBIAS materials and their relative importance. Moreover, the answers received in response to the JRC questionnaire indicated that in view of confidentiality, it is not appropriate to communicate sales prices in publically available reports and do not provide added value to this report.

Rather than giving an overview of the expected sales prices, this section provides a general benchmark for the economic valuation of STRUBIAS materials and incineration ashes that can be used as raw materials by the fertiliser industry. Sales prices generally vary broadly across the different market sectors targeted by a producer. The section focusses on the drivers that can be expected to affect sales prices for use in conventional agriculture.
Values are presented for Cost and Freight (CFR) agreements to downstream users, and thus include the shipment costs to the downstream processor or user. For the producer of STRUBIAS materials the potential revenues will be lower, as any distribution costs will need to be deducted. Particularly with regard to materials of low economic valuation (e.g. incineration ashes as an intermediate raw material within the P-fertiliser production chain), it is important to recognise that the indicated values are CFR.

In this assessment, an important distinction is made in estimated pricing between products sold as raw materials for the fertiliser industry and products sold directly as fertilisers. Importantly, it is generally not possible to isolate prices for each specific end-use when the same product can be used in various ways.

- **Raw materials for chemical processing**: This case mainly refers to mono-incineration ashes derived from P-rich input materials such as sewage sludge, meat and bone meal, and possibly manure fractions. Sewage sludge ashes are not useable as fertilisers directly due to the metals/metalloids contained, meaning that a lower price per tonne P$_2$O$_5$ can be expected than for finished fertiliser products as various additional costs need to be incurred before reaching the end point in the manufacturing chain. For ashes derived from meat and bone meal and manure, possible post-processing could further improve the plant availability of the P contained. As such manufacturing steps involve large-scale industrial manufacturing, the specific chemical composition of the product sold is crucial, as relatively small variations in material quality (e.g. P-content, Al/Fe content) can result in significant increases in operating costs for the consumers of these materials. The price setting for such materials is therefore largely determined by the price setting of CFR phosphate rock that is consumed as a source material by downstream manufacturers of complex P-fertilisers.

- **Fertilisers ready for sale**: this is the case of products such as DAP, MAP or TSP. In most cases, no further processing is required, meaning that higher prices per tonne P$_2$O$_5$ can be expected compared to raw material prices; the expected sales price includes the manufacturing costs already occurred throughout the value chain, plus some profit margin of all actors involved within the value chain. Physical qualities like particle size or hardness, or the content of impurities, can play a role in pricing. The chemical composition of such products is, generally speaking, homogenised and standardised. Here, the price setting occurs relative to finished fertiliser products already on the market, and the value of P is likely to be linked to the value of P in a multinutrient fertiliser such as DAP.

- **P-materials for secondary compounds**: this is somewhat in the middle between the previous two categories. Some producers purchase products (e.g. DAP), grind it into smaller particles, and re-granulate a mix of various particles to obtain a product containing various nutrient grades. Contrary to bulk blends (which are just a physical mix of individual fertilisers), these re-granulated products have a uniform nutrient content in each granule. Since the raw materials for this process need to be ground, physical characteristics play almost no role in price-setting, and the nutrient content is by far...
and large the main determinant of traded value. A condition is, however, that the materials have characteristics that make them suitable for blending. **Buyers of such products often are able to obtain a relatively lower price per tonne P₂O₅ compared to products sold as finished fertilisers, mainly by targeting material with poorer physical characteristics.** A relevant example for such a case could be powdered struvites. Hence, for STRUBIAS materials that will be used as raw materials for secondary compounders, the price setting for the P contained in the STRUBIAS materials is likely to occur relative to P-fertiliser products used by blending companies. After the application of a discount, the price for such materials could mirror the price of finished fertilisers on the market.

**The value of STRUBIAS materials that will be brought on the market as P-fertilisers is likely to be determined to a significant extent by the P content contained in the material.** The benchmark for the valuation of incineration ashes that will be used as intermediates in the P-fertiliser production chain is **phosphate rock** (P_intermediate in Table 18), whereas end materials of STRUBIAS production processes (i.e. the CMC material) will be benchmarked relative to materials for blending or finished fertilisers, or **DAP** (P_final in Table 18). The current CFR market prices for DAP and phosphate rock, expressed as Euro per tonne P contained in the material, are given in for different EU Member States:

**Table 17: Value of P present in DAP and phosphate rock from Morocco (32% P₂O₅, Euro per tonne P, CFR Morocco) assessed for different EU Member States for the year 2017 based on import prices (Source: Fertecon; exchange rate of 1.2 Euro/US dollar applied by JRC).**

<table>
<thead>
<tr>
<th></th>
<th>France</th>
<th>Germany</th>
<th>Italy</th>
<th>UK</th>
<th>Poland</th>
<th>Romania</th>
<th>Average</th>
</tr>
</thead>
<tbody>
<tr>
<td>DAP</td>
<td>1213</td>
<td>1397</td>
<td>1213</td>
<td>1234</td>
<td>1198</td>
<td>1256</td>
<td>1252</td>
</tr>
<tr>
<td>Phosphate rock</td>
<td>558</td>
<td>685</td>
<td>594</td>
<td>852</td>
<td>539</td>
<td>665</td>
<td>649</td>
</tr>
</tbody>
</table>

The price as estimated based on the P content is further expected to be modified by price premiums and price discounts.

- **Price premiums** could possibly apply to materials that are low in metals/metalloids, namely precipitated phosphate salts & derivates. The use of precipitated phosphate salts & derivates in fertiliser blends could effectively reduce the Cd content in P-fertilisers, and avoid as such the need for decadmiation (a cost estimated of about 27 – 68 Euro per tonne P) or the reliance on possibly more expensive phosphate rocks, low in Cd content. Supplementary nutrients in STRUBIAS fertilisers are valued for fertilisers ready for sale and raw materials for secondary compounds used by compounders or blenders who would be able to fully monetise the nutrient values in the formulation. **Magnesium** is valued at 130 Euro per tonne Mg. An additional Mg value for STRUBIAS materials containing Mg (e.g. struvite) will be added. **Nitrogen** is valued at around 320 Euro per tonne across EU Member States. The value of N is based on price of ammonia as a source of N. An additional N value for STRUBIAS
materials containing N (e.g. struvite) will be added. For struvites, the combined monetary value for Mg and N will, however, be relatively lower than the monetary value for P (<20%).

- **Price discounts** are expected to apply for STRUBIAS materials that i) have a reduced or unknown relative agronomic efficiency compared to mined rock phosphate and processed P-fertilisers, ii) are non-granulated, iii) have a lower nutrient and P-density that increases fertiliser distribution and application costs, iv) show a reduced suitability for its use in fertiliser blends, and v) are generally associated to a reduced degree of consumer confidence.

Examples of possible benchmark CFR prices based on their P content for selected STRUBIAS materials in conventional agriculture are given in Table 18.

**Table 18: Benchmark CFR prices for the valuation of incineration ashes and STRUBIAS materials based on the P contained and other relevant price setting factors (Euro per tonne material).**

<table>
<thead>
<tr>
<th>Material Description</th>
<th>Price Parameter</th>
<th>Price Premium</th>
<th>Price Discount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Granulated struvite</td>
<td>P&lt;sub&gt;intermediate&lt;/sub&gt; 158</td>
<td>Low in metals, N &amp; Mg value of 28 Euro/t</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Powdered struvite</td>
<td>- 158</td>
<td>Low in metals, N &amp; Mg value of 28 Euro/t</td>
<td>Not granulated</td>
</tr>
<tr>
<td>Sewage sludge ashes</td>
<td>58</td>
<td>Not applicable</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Poultry litter ashes (5.5% P,)</td>
<td>- 69</td>
<td>PK fertiliser</td>
<td>Low nutrient density, agronomic efficiency tested on limited soil and plant types</td>
</tr>
<tr>
<td>TSP derived from sewage sludge ash (20% P)</td>
<td>- 250</td>
<td>Low in metals, granulated material</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Thomasphosphate-like ashes (e.g. AshDec, 7.5% P)</td>
<td>- 94</td>
<td>Low in Cd</td>
<td>Low nutrient density, agronomic efficiency tested on limited soil and plant types</td>
</tr>
</tbody>
</table>

For some STRUBIAS materials, the target market for pyrolysis & gasification materials may not be the conventional agricultural market. Specific materials of all STRUBIAS material groups could possibly make a market entry niche markets where fertilising products are traded at higher prices (e.g. organic farming, horticulture, and growing media). Also, the marketing of STRUBIAS materials as part of the circular economy could drive sales process.
upwards in some markets. In organic farming, the absence of competition from mined rock phosphate and processed P-fertilisers could positively impact upon the sales prices of the STRUBIAS materials. Hence, in niche markets, the specificity of the source materials and the possible environmental impacts of STRUBIAS production processes on natural resources can be expected to impact upon the sales prices of the STRUBIAS materials.

It is expected that the future evolution in sales prices will closely reflect the expected price evolution for phosphate rock (intermediate raw materials) and P value in finished fertilisers (DAP) as given in section 9.1.2. For these materials, a negligible increase for the period 2016 - 2025 is expected. The future prices for STRUBIAS materials are therefore expected to remain stable. Nonetheless, the consumers' confidence in STRUBIAS materials and the field verification of the presumed agronomic efficiency in the relevant agricultural sectors could further impact the future prices for STRUBIAS materials.

Based on this assessment, it is clear that STRUBIAS materials can vary largely in pricing, depending on the STRUBIAS material group, the characteristics of the output material, and target markets.

9.2 Compliance costs for STRUBIAS materials

The compliance cost of producing fertilising products containing precipitated phosphate salts & derivates, thermal oxidation materials & derivates, and pyrolysis & gasification materials is dependent on the identity of the contaminant as proposed in the STRUBIAS recovery rules. The cost data is given for testing as performed according to the international standards indicated in section 9.2.

The assessment on the compliance cost indicates the costs associated to the testing of the parameters included in the recovery rules for the corresponding CMC. Some of the parameters included in the compliance scheme should anyhow be measured because they are directly included as part of the testing requirements at PFC level (e.g. organic C), or are measured concomitantly with PFC level parameters (e.g. metals as Cr, Th, and V; which are measured in the same sample run as other metals and metalloids such as As, Cd, Pb, etc.). The cost assessment will take into consideration the testing requirements that are specific to the CMC (as indicted in red). This cost corresponds to the supplementary testing costs relative to equivalent fertilising products produced from primary raw materials for which no CMC testing requirements other than REACH registration have been proposed (i.e. CMC 1 in the proposal for the Revised Fertiliser Regulation).
Table 19: Price estimates for the different parameters included in the proposals for the STRUBIAS recovery rules for the three candidate material groups; the total compliance cost is the sum of the different analyses that are exclusively required for testing at CMC level (parameters depicted in black colour are included in the measurements to test compliance with parameters at PFC level; parameters depicted in red colour are exclusively required to test compliance with the proposed STRUBIAS recovery rules).

<table>
<thead>
<tr>
<th>STRUBIAS material group</th>
<th>Price estimate in EURO mean (range)</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Precipitated phosphate salts &amp; derivates</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nutrients, including Total P, total Al, total Fe</td>
<td>76 (38-112)</td>
<td>PFC testing requirement for testing on nutrients, metals and metalloids – no additional cost</td>
</tr>
<tr>
<td>Organic carbon</td>
<td>36 (17-80)</td>
<td>PFC testing requirement</td>
</tr>
<tr>
<td>Macroscopic impurities</td>
<td>69 (50-90)</td>
<td></td>
</tr>
<tr>
<td><em>Salmonella, Escherichia coli, Enterococcaceae</em></td>
<td>74 (36-170)</td>
<td></td>
</tr>
<tr>
<td>PAH (only required for some input materials)</td>
<td>65 (45-100)</td>
<td></td>
</tr>
<tr>
<td><em>Clostridium perfringens</em></td>
<td>35 (20-50)</td>
<td></td>
</tr>
<tr>
<td><em>Ascaris</em> sp. eggs</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>Dry matter content</td>
<td>10 (5-30)</td>
<td></td>
</tr>
<tr>
<td><strong>Total cost</strong></td>
<td><strong>244</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Thermal oxidation materials &amp; derivates</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Organic carbon</td>
<td>36 (17-80)</td>
<td>PFC testing requirement</td>
</tr>
<tr>
<td>PAH</td>
<td>65 (45-100)</td>
<td></td>
</tr>
<tr>
<td>PCDD/F</td>
<td>404 (200-660)</td>
<td></td>
</tr>
<tr>
<td>Cr, Tl, V (individual measurement)</td>
<td>30 (25-37), per element</td>
<td>Usually measured together with other metals and metalloids (see next row)</td>
</tr>
<tr>
<td>Cr, Tl, V (at times including also other elements not included in CMC testing scheme, e.g. Ca, K, Mg, As, Cd, Cu, Hg, Pb, Ni, Zn, Cu, etc.)</td>
<td>200 (85-525)</td>
<td>PFC testing requirement for testing on metals and metalloids – no additional cost</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------</td>
<td>----------------</td>
<td>----------------</td>
</tr>
<tr>
<td>Cl-</td>
<td>43 (20-69)</td>
<td></td>
</tr>
<tr>
<td>pH</td>
<td>9 (2 – 30)</td>
<td></td>
</tr>
<tr>
<td><strong>Total cost</strong></td>
<td><strong>521</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Pyrolysis & gasification materials**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th><strong>PFC testing requirement</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Organic carbon</td>
<td>36 (17-80)</td>
<td></td>
</tr>
<tr>
<td>H</td>
<td>31 (20-45)</td>
<td></td>
</tr>
<tr>
<td>PAH</td>
<td>65 (45-100)</td>
<td></td>
</tr>
<tr>
<td>PCDD/F</td>
<td>404 (200-660)</td>
<td></td>
</tr>
<tr>
<td>PCB</td>
<td>81 (60-120)</td>
<td></td>
</tr>
<tr>
<td>Cl-</td>
<td>43 (20-69)</td>
<td></td>
</tr>
<tr>
<td>pH</td>
<td>9 (2 – 30)</td>
<td></td>
</tr>
<tr>
<td><strong>Total cost</strong></td>
<td><strong>633</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Labelling requirements**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Neutralising value</td>
<td>30 (20-40)</td>
</tr>
</tbody>
</table>

Additionally, CE marked fertilising products, regardless of whether these are produced from primary or secondary raw materials, should comply with REACH Regulation (EC) No 1907/2006. The REACH Regulation addresses the manufacture, use and placing on the market of chemical substances and mixture, and their potential impacts on both human health and the environment. For full guidelines on the links of recovered substances to the REACH Regulation, reference is made to the documents "ECHA – Guidance on waste and recovered substances" (ECHA, 2010), "Guidance for identification and naming of substances under REACH and CLP" (ECHA, 2016) and "Guidance on the interpretation of key provisions of Directive 2008/98/EC on waste" (European Commission, 2012). For STRUBIAS materials that will be placed on the market, Article 2(7)(d) of REACH could possibly provide an exemption for the registration of STRUBIAS substances that are already REACH registered. Once the type (substance on its own or in a mixture) and composition of the recovered STRUBIAS material have been established, identified and documented, the recovery operator is therefore in a position to examine whether the exemption criteria under Article 2(7)d of REACH are fulfilled.

### 9.3 Possible economic benefits and drawbacks of producing fertilising products containing STRUBIAS materials

#### 9.3.1 Effects on costs for producers of eligible input materials for STRUBIAS pathways
The incorporation of STRUBIAS materials in the Revised Fertiliser Regulation might prevent additional costs for producers of eligible input materials for STRUBIAS pathways, through reducing costs for the management and/or disposal of the specific materials, and reduced compliance costs (sensu Wijnands and Linders, 2013). Benefits might, for instance, ensue for operators of incineration facilities that sell sewage sludge ashes to a P-recovery operator instead of sending them to a landfill, or for farming cooperation's that locally process their excess manure fractions to nutrient concentrated STRUBIAS materials instead of exporting it to other EU Member States. As observed in section 15, the STRUBIAS pathways might become an additional chain of a material recycling cascade. Therefore, they might contribute to the economic valorisation of entire recycling cascades by further exploiting currently unused residues of such cascades.

9.3.2 Effects on the competitiveness of the European agricultural sector

The average expenditures of fertilisers on EU level range between 1% and 12% of total farm costs (Wijnands and Linders, 2013). The costs are relatively high for crop-producing farms: for specialised field crops almost 12%. The addition of STRUBIAS materials as possible ingredients for CE marked fertiliser products will stimulate innovation to possibly develop new fertilising products, for example with different nutrient release dynamics than conventional water-soluble P-fertilisers or through combining STRUBIAS materials with other CMCs in a single product (e.g. pyrolysis materials as additives to compost). Those new products can be placed on the market without administrative burdens due to lengthy procedures. Hence, creating a level playing field in the EU will promote enhanced market integration and improved competition between fertilising manufacturers and fertiliser blending companies with possible effects on farmers purchase prices for fertilising materials. Finally, producing P-fertilisers from secondary raw materials produced locally in Europe will reduce the susceptibility of the European agronomic sector on P-fertiliser price volatility due to possible geo-political tensions and the depletion of easily available high quality phosphate rock.

9.3.3 Effects on the transparency and competitiveness of the European fertiliser sector

At present, some actors on the internal fertilising product market are sceptical about the mutual recognition Regulation (Regulation (EC) No 764/2008), as it has created disruption on the market resulting in unfair competition because viewpoints on safety regulation between National Competent Authorities differ. This is especially an issue of concern for new fertilising products that are derived from secondary raw materials, such as STRUBIAS. If already existent, the different national regulations related to these fertilising materials create market fragmentation and generate substantial administrative burdens for companies and national competent authorities. Harmonisation of the legislation concerning all fertilising materials at EU level will increase the transparency within the EU and thus decrease transaction costs (Wijnands and Linders, 2013). Actors producing, trading or using these fertilising materials can rely on the same framework, and make use of the principle of free movement of goods in the EU. Information on the composition, tolerance levels and
maximum level of contamination is available in the same legislation, ensuring transparency to downstream users, including retailers, fertilising blending companies, and farmers.

STRUBIAS production pathways mainly depart from biogenic organic materials that are currently spread on land as an input material, especially manure and to a smaller extent sewage sludge. Some of the STRUBIAS production processes, particularly the thermal oxidation pathway, result in the destruction of other valuable agronomic resources, such as nitrogen or organic matter. In such case, these elements will have to be replaced by alternative materials, such as N fertilisers, or compost. If those specific pathways develop substantially, increased demands for those alternative materials can equally be expected.

9.3.4 Restructuring of fertiliser production and distribution systems

STRUBIAS materials are often part of a material transformation cascade that generates a set of co-products (e.g. clean water, renewable energy, STRUBIAS materials, etc.). Different operators are active in this cascade, and STRUBIAS material manufacturers will have to collect eligible input materials for their production process at facilities of upstream operators in the material transformation chain. Hence, actors belonging to different sectors are active in the material transformation cascade (e.g. agriculture, waste water treatment, waste management, food processing industry, etc.) and will have to establish agreements in order to synchronise material streams, considering quantitative and qualitative aspects, amongst the different sectors involved. Efficient business models are needed to turn the various benefits of P-recovery into a market success. Accordingly, new multi-stakeholder business models that create synergies between waste management actors and the fertilising industry should emerge to harness economic opportunities in value creation from the recovery and reuse of resources that would otherwise be irretrievably lost (and paid for to be disposed).

Manufacturers that place on the market CE marked fertilising products containing STRUBIAS materials shall perform the quality assessment procedures as described in section 5.7. Companies that have an internal production or product quality control system in place will have fewer costs than companies that do not yet have such a system. In the first case a new regulation might incur some cost for amendments (Wijnands and Linders, 2013). In the second case a control system has to be put in place and that will involve investment costs. These procedures and inspections will create a certain administrative burden, and adverse impacts will be relatively higher for small and medium enterprises than for large companies.

9.3.5 Technical adaptations for downstream users of STRUBIAS materials

Fertiliser blending companies will be given the opportunity to manufacture innovative fertilising products with a tailored chemical and physical composition that include STRUBIAS materials (see section 9.3.2). This may, however, require additional testing and possibly the implementation of novel techniques to ensure physical and chemical compatibility of the different input materials. The extent to which blending companies...
will undertake process modifications will be dependent on the market potential of these investments in blending procedures and the market acceptance and confidence in STRUBIAS materials. It should, however, be noted that further efforts related to blending are not required as STRUBIAS materials can be placed on the market without industrial processing.

It is expected that STRUBIAS materials will be incorporated into CE marked fertilising products that have the same physical form as those currently available on the market. Therefore, no additional costs for farmers owing to equipment adaptation requirements for fertiliser application on land are expected.

9.3.6 Externalities and soil degradation

Phosphorus and nitrogen fertilisers applied to the soil in quantities that exceed the uptake capacity of plants can result in P accretion in soils, N and P leaching and run-off, and may result in environmental impacts. Such externalities constitute the increasing costs to be borne by society (Vollaro et al., 2016). A persistent surplus of N and P in the soil leads to environmental impacts on water (nitrate pollution, eutrophication, acidification, etc.), air (air quality and acid rain), climate (GHG emissions contributing to global warming), soil (acidification and accumulation of heavy metals) and biodiversity (loss of species) (Sarteel et al., 2016). A consequence is that nutrient surpluses impact upon externalities: human health costs, additional costs for drinking water treatment, etc. All impacts depend on what practices are implemented and on local conditions in terms of climate and soil but also on the possible magnitude of nutrient overload in environmental compartments. For the EU-27 in 2008, the total social cost of eutrophication was estimated between 75 and 485 billion euro per year (Van Grinsven et al., 2013). Although the used willingness-to-pay approach in that study recognises considerable uncertainties and conceptual challenges in such a monetised valuation of non-commensurable issues, the cost estimate provides a general idea on the externalities and the need to address those from an economic perspective. As outlined in section 8.9.2, STRUBIAS production processes can, in some occasions, provide solutions to improve nutrient efficiency. STRUBIAS processes can thus reduce externalities through promoting processing techniques to reduce the dissipation of nutrients, and providing options for the fine-tuning of fertilisation management by providing a more balanced nutrient ratio in fertilising materials.

Land degradation costs an estimated US$ 40 billion US dollars annually worldwide (The Ellen MacArthur Foundation, 2014). Soil degradation might contribute to food shortages, higher commodity prices, desertification and ecosystem destruction in the EU (Jones et al., 2010). Society has a duty to ensure that the soil resources within their territories are managed appropriately and sustainably. There is plentiful information demonstrating the benefits of maintaining and increasing soil organic C stocks to mitigate soil degradation across a range of different soils, agro-ecosystems and climatic zones (Chabbi et al., 2017). On average, soils in Europe are most likely to be accumulating carbon. Soils under grassland and forests are a carbon sink (estimated up to 80 million tonnes of carbon per year) whereas soils under arable land are a smaller carbon source (estimated from 10 to 40 million tonnes of carbon per year) (European Environment Agency, 2012). STRUBIAS production process might impact soil
organic carbon through different mechanisms. The first mechanism applies to all STRUBIAS processes that help to reduce excess N in the soil, as the latter may cause an increase in mineralisation of organic C which, in turn, leads to an increased loss of organic C from soils. The second group of mechanisms is specific to the STRUBIAS material groups that might increase or decrease the return of soil organic matter to soils:

- The effect for precipitated phosphate salts & derivates is neutral as this technology involves only a separation of the predominantly inorganic fraction (the precipitate) from an organic rich stream that can be further applied on land as a soil improver or N fertilising material.
- The thermal oxidation process effectively destroys the organic matter present in the feedstock. The net effect for thermal oxidation materials & derivates is thus dependent on the counterfactual use of this material, with negative effects on soil organic C expected for materials that are otherwise returned to land (e.g. poultry litter) and neutral effects for materials that are otherwise (co-)incinerated (e.g. sewage sludge in some EU regions).
- Pyrolysis & gasification materials with a low H:C$_{org}$ are often C-rich materials with a claimed long turnover time in soils. Lehmann et al. (2015) indicated that more than 90% of the initial C present in the biochar will remain in the soil after 100 years. Given that on average 50% of the C from the feedstock material is lost during the pyrolysis process (Enders et al., 2012), this would imply a potential long-term sequestration of 45% of the C present in the feedstock material. That value is higher than the typical long-term C sequestration from raw, digested or composted feedstocks (on average 11%; Bruun et al., 2006). The effect for pyrolysis & gasification materials on the soil organic C balance is thus evaluated as positive (Lal, 2009; Beesley et al., 2011; Wu et al., 2017).
GENERAL CONCLUSION
10 Concluding assessment for STRUBIAS materials

As outlined in section 3.1, the STRUBIAS material groups are assessed against three different criteria. Based on the techno-scientific data collection and analyses, following conclusions could be derived:

I. **The use of the materials will not lead to overall adverse environmental or human health impacts;**

The potential negative health impacts identified relate to risks in the recycling of contaminants contained in the eligible STRUBIAS input materials and the *de novo* production of specific contaminants. Therefore, the eligible input material list was restricted for all three STRUBIAS material groups, excluding for instance mixed municipal waste as starting material for STRUBIAS production processes. Moreover, specific requirements were proposed on, for example, conditions for thermal oxidation. Still, particular contaminants of concern were identified that could be transferred to the STRUBIAS materials. This refers specifically to biological pathogens and some organo-chemical compounds (pharmaceutical compounds, polycyclic aromatic hydrocarbons, etc.) for precipitated phosphate salts & derivates, metals for thermal oxidation materials & derivates, and volatile organic carbon for pyrolysis & gasification materials. Therefore, direct and indirect product quality requirements to restrict those contaminants in the STRUBIAS materials were proposed. Altogether, the technical requirements for the different Component Material Categories should ensure that the use of the STRUBIAS materials does not lead to overall adverse environmental or human health impacts, thus ensuring food safety. This was confirmed using life cycle analyses that indicated that assessed STRUBIAS production options provide savings for one or more of the impact categories assessed (i.e. global warming potential, eutrophication potential, or human health cancer toxicity) relative to mined phosphate rock and processed P-fertilisers.

II. **The material shall provide plants with nutrients or improve their nutrition efficiency, either on its own or mixed with another material [following the definition of fertilising products in the proposal for the Revised EC Fertiliser Regulation];**

A detailed analysis of this criterion using meta-analyses approaches indicated that precipitated phosphate salts & derivates and thermal oxidation materials & derivates that meet the proposed STRUBIAS recovery rules generally provide plants with nutrients, especially P, with a similar agronomic efficiency to mined phosphate rock and processed P-fertilisers. For pyrolysis & gasification materials, it was indicated that plant responses for P-rich pyrolysis & gasification materials can vary widely depending on the feedstock and production conditions of the pyrolysis & gasification materials, with some materials showing similar efficiencies to mined phosphate rock and processed P-fertilisers. It is observed that not all these organic P-fertilisers are effective within every agronomic setting. However, responsible use practices for those fertilisers can also contribute to reducing the reliance on primary raw materials under specific situations, in line with the principles of precision and targeted agriculture to increase nutrient use efficiency in the EU. STRUBIAS materials that
show a low nutrient content can serve other fertilising functions (e.g. soil improver, liming material, growing media, plant biostimulant, etc.), thus contributing to improving plant nutrient uptake efficiency in the short or long-term under specific situations. It is concluded that all three STRUBIAS materials provide plants with nutrients or improve their nutrition efficiency, although the latter may only hold true under specific European settings for some pyrolysis & gasification materials.

III. **Trade on the internal market can be expected for such a fertilising material, based on the current market and the future market and trade forecasts.**

The internal market for STRUBIAS materials is a recently emerging market, for which at present no EU-wide legal framework exists. Therefore, assessing the expected trade of STRUBIAS materials on the internal market is challenging. Further market developments, technological progress and economic benefits due to scale effects might develop. The materialisation of STRUBIAS production pathways does not only depend on the feedstock availability and production cost, but also subject to other decisions that impact on the need to process eligible input materials for STRUBIAS materials in a different manner relative to the current business-as-usual practices. With the intention to promote a more circular and resource-efficient economy, policy targets, financial incentives or financial disincentives for the handling of biogenic materials will thus impact upon the STRUBIAS market outlook. Market demand and trade is expected for all three STRUBIAS material groups in different segments of the EU agricultural sector. The most important share of the STRUBIAS materials will be used as fertiliser that can be used to provide nutrient, mostly phosphorus, inputs to European agriculture. As a best estimate, the opening of the P-fertiliser market to STRUBIAS materials is expected to result in a substitution effect of phosphate rock mined and processed P-fertilisers by fertilising products containing precipitated phosphate salts & derivatives and thermal oxidation materials & derivatives of 17 to 31%. Market demand for STRUBIAS materials is also expected for those used in liming materials, soil improvers or growing media.

Overall, it is concluded that precipitated phosphate salts & derivatives, thermal oxidation materials & derivates, and pyrolysis & gasification materials meet all three criteria against which they were assessed. STRUBIAS materials offer an avenue to enhanced food security and sustainable fertilisation, while conserving the environment and its natural resources in Europe and elsewhere. A stable legal framework for all three STRUBIAS material groups is therefore desirable to promote trade and use of these materials in the EU agricultural sector and to provide a material quality benchmark for producers and consumers of P-fertilising materials containing STRUBIAS.
Feedback from STRUBIAS sub-group members – DEADLINE 14/09/2018

11.1 Objective of the questionnaire

The objective of the questionnaire is three-fold:

- To validate and, if necessary, correct the techno-scientific knowledge base that provides the foundation for the proposed STRUBIAS material requirements and market aspects as outlined in this pre-final Report;
- To highlight and propose discussion items for discussion at the final STRUBIAS meeting, as well as relevant alternatively proposals.
- To provide credible and relevant techno-scientific information to support the requirement for the re-evaluation of certain conclusions of the STRUBIAS work in view of the preparation of the final STRUBIAS meeting by the JRC and other STRUBIAS sub-group members.

11.2 Information exchange

The information laid down in this document has been collated and assessed by the European Commission's Joint Research Centre who led the work on the STRUBIAS project, guided by the principles of technical expertise, transparency and neutrality. The work of the STRUBIAS sub-group and all other contributors is gratefully acknowledged.

STRUBIAS sub-group members have already had the opportunity to comment on most parts of the report, with the exception of the sections on quality management (section 5.7), environmental and human health impacts materials (section 8), compliance costs (section 9.2) and possible economic benefits and drawbacks (section 9.3). Detailed questionnaires and opportunities to provide feedback were included as part of:

- the STRUBIAS background document for the Kick-off Meeting (May 2016);
- the STRUBIAS Interim report on recovery rules (June 2017); and
- the STRUBIAS Interim report on market aspects (December 2017).

Each of these comments has been assessed by the JRC, and credible and relevant information has been taken into consideration during the writing of the pre-final STRUBIAS report. Expert judgement by the JRC and the STRUBIAS sub-group has played a key role in each of these steps and the way in which the information is presented.

11.3 Procedure

It is imperative that STRUBIAS sub-group member representatives provide a consolidated opinion that is in line with the views of the member organisations and stakeholders they represent. Unfortunately, the JRC is not able to accept responses and opinions from organisations and individual persons that do not form part of an official STRUBIAS member organisation. The JRC recommends any third party organisations or persons interested in contributing to this work to contact one of the member organisations of
the STRUBIAS sub-group\(^{26}\). These STRUBIAS members carry the full responsibility for the quality of the information sent to the JRC and may therefore decide to take any external input on board in their reply, or not, after careful consideration and thorough quality-checking.

In order to safeguard time efficiency and the timely finishing of the STRUBIAS project, the JRC kindly requests not to reiterate comments on the sections of the previous reports that were distributed for review in previous written consultation rounds. As outlined in section 11.2, the STRUBIAS sub-group has already had the possibility to comment on the overall share of the data collected in the report. Previous comments from the STRUBIAS sub-group have been assessed and incorporated if the information has been considered credible and relevant by the JRC.

The STRUBIAS sub-group members shall provide any feedback in a **concise, constructive and structured form** to enable the rapid understanding of the key messages. Especially at this stage in the process, STRUBIAS sub-group members are kindly requested to provide feedback that is **task-focused, clear, to the point**, and does not contain redundant or marginal information to safeguard time efficiency. Feedback should provide information that is **credible and relevant**, and STRUBIAS sub-group members should support their opinions with objective and evidence based arguments.

Sub-group members shall use the channels provided by the Commission for discussion and information exchange. The preferential route for submitting non-confidential information is via the **CIRCABC platform** as this will facilitate a structured information exchange amid STRUBIAS members. Detailed instructions on how to access the CIRCABC STRUBIAS Interest Group were distributed to sub-group members via e-mail. Please upload any information in the folder/space entitled "Pre-final STRUBIAS report", and then select the matching sub-folders: "Written feedback from sub-group". Please note that all information that is uploaded on CIRCABC is publically available. The document name should start with the acronym of the member organisation. The JRC prefers to receive publically available information in order to support a transparent information exchange process. Nevertheless, it is accepted that some data cannot be made public and should be handled in a **confidential manner**. If only the data provider or data source is confidential, but not the data itself, it is desirable that member organisations anonymise the data provider/source and upload the document on CIRCABC as indicated above. Confidential data that cannot be publicly shared in any form should be sent via e-mail to JRC-B5-FERTILISERS@EC.EUROPA.EU. The document name should include the acronym of the organisation followed by the word "confidential".

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\(^{26}\) The list of Members of the STRUBIAS sub-group can be found in the Register of Commission Expert Groups: [Fertilisers Working Group (E01320)](http://ec.europa.eu/transparency/regexpert/index.cfm?do=groupDetail.groupDetail&groupID=1320) → Tab "Subgroups" → Subgroup of the Commission expert group on Recovery Rules for Fertilising Products
The JRC is pleased to take into account any feedback on the questionnaire received from the STRUBIAS sub-group members until the deadline of Friday 14 September 2018.

### 11.4 Questions

The pre-final report has assessed STRUBIAS materials incorporated into CE fertilising products against following criteria:

1. The material shall provide plants with nutrients or improve their nutrition efficiency, either on its own or mixed with another material [following the definition of fertilising products in the proposal for the Revised EC Fertiliser Regulation];

2. The use of the materials will not lead to overall adverse environmental or human health impacts;

3. Trade on the internal market can be expected for such a fertilising material, based on the current market and the future market and trade forecasts.

1. Have you noticed any incorrect or obsolete techno-scientific information in the pre-final STRUBIAS report that has an important influence on the proposed STRUBIAS material requirements or market assessment?

2. Should the proposed technical requirements be modified in order to ensure compliance with those criteria as given in section 3.1?

3. Would you like to discuss other items of interest at the final STRUBIAS meeting?

If your observation involves an alternative proposal for the STRUBIAS material requirements, please indicate, substantiate and upload supporting techno-scientific information.

Provide your feedback in a structured, tabular format with following headings: observation, page/line numbers and section in the document, correction and/or alternative proposal, techno-scientific rationale that supports the comment raised, reference to techno-scientific data.

<table>
<thead>
<tr>
<th>observation</th>
<th>location in document</th>
<th>correction/alternative proposal</th>
<th>techno-scientific rationale that supports the comment raised</th>
<th>reference to techno-scientific data</th>
</tr>
</thead>
<tbody>
<tr>
<td>e.g. sales prices for mineral P-fertilisers are underestimated by 30%.</td>
<td>e.g. section 2.3.7.2 (line 2864)</td>
<td>e.g. sales prices vary from X to Y EUR</td>
<td>The data found in IFA report (2017).</td>
<td>e.g. IFA (2017) has been uploaded on CIRCABC</td>
</tr>
</tbody>
</table>