A SCOPING SURVEY OF ATTITUDES TOWARDS OCCUPATIONAL EXPOSURE LIMITS AND REACH DERIVED NO EFFECT LEVELS FOR WORKERS AMONG CHEMICAL RISK MANAGERS AT SWEDISH WORKPLACES

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Abstract
Objectives: Setting and implementing occupational exposure limits (OELs) is one of the measures taken to protect workers from adverse effects of hazardous chemicals. The EU Regulation on Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) introduced an additional kind of exposure guidance values for workers; namely, the derived no effect level (DNEL) for workers' inhalation exposure (worker DNEL). About 500 substances have a Swedish OEL, while roughly 5000 substances have a worker DNEL derived by REACH registrants. This work aims to investigate how the Swedish OELs and worker DNELs are perceived at Swedish workplaces, and whether worker DNELs are considered a possible alternative to OELs when the latter are lacking. Material and Methods: An online questionnaire was designed and sent to Swedish companies identified through the European Chemicals Agency’s database of registered substances (N = 126) and the Swedish Chemicals Agency’s registry of companies that import or manufacture notifiable chemical products (N = 227). The response rates were 52% and 38%, respectively. Results: The respondents stated that they were using the Swedish OELs and most of them considered these to be a suitable risk management tool. As about one-third of the respondents expressed that they had some experience in using substances without the Swedish OELs, there are certain data gaps that worker DNELs may fill. One-third of the respondents familiar with worker DNELs stated that they would consider using worker DNELs for substances without the Swedish OELs. However, nearly half of the respondents reported to be unfamiliar with worker DNELs. Conclusions: Poor familiarity with DNELs may pose an obstacle to properly recognizing DNELs’ potential as well as the possible limitations of individual DNELs. There is a need for education about DNELs, as well as for tools facilitating the evaluation of DNELs and OELs from other sources in cases where the applicable Swedish OEL is lacking. Int J Occup Med Environ Health. 2020;33(5):611–20

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INTRODUCTION

Within the EU, a number of directives targeting the work environment are in place. The basic occupational health and safety requirements are laid out in the Framework Directive [1]. Additional directives that more specifically regulate occupational exposure to chemicals have been adopted under the Framework Directive; notably, the Chemical Agents Directive [2], the Carcinogens and Mutagens Directive [3], as well as a series of directives establishing lists of occupational exposure limits (OELs). In addition, OELs are derived nationally by several EU member states; however, both the procedures and levels may differ from those of EU OELs. In Sweden, the national OELs are promulgated by the Swedish Work Environment Authority (SWEA), and the most recent OEL list was published in 2018 [4]. While SWEA dissolved its national expert group for OELs, referred to as the Swedish Criteria Group, in 2016, it still coordinates the joint expert group for the Nordic countries (the Nordic Expert Group).

The objective of OELs is to protect workers’ health by stipulating a maximum allowable airborne concentration of a hazardous substance. Generally, OELs are performance standards. How the exposures are limited is up to the individual workplaces to determine, although the implementation of risk management measures is expected to adhere to a hierarchy of control measures [2]. Previous research from Sweden, targeting a general sample of the Swedish population of working age that self-identified as exposed to any kinds of air pollutants, showed that the knowledge of Swedish OELs is incomplete [5]. For instance, while 88% of the respondents knew that Swedish OELs were set for the purpose of protecting human health, only 39% knew that these OELs were legally binding. Persons that identified themselves as being in managerial positions scored generally higher on questions referring to OEL knowledge. However, even among this latter group, 54% reported to know too little of the Swedish OELs to have an opinion on their effect on occupational health [5]. In interview studies specifically targeting work environment professionals and safety representatives, it was found that the OELs from SWEA were trusted as well as considered useful and needed for chemical safety management at Swedish workplaces [6,7].

Another important piece of legislation on chemical safety which applies broadly, and is not limited to but includes work environment, is the EU Regulation on Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) [8]. Under REACH, there is an exposure guidance value similar to the OEL, namely the derived no effect level (DNEL) for workers’ inhalation exposures (worker DNEL) [8,9]. Under REACH Registration, manufacturers and importers of chemical substances derive DNELs. Under REACH Authorisation and Restriction, also the European Chemical Agency’s Committee for Risk Assessment (ECHA RAC) may derive DNELs. Generally, DNELs are intended to serve as a benchmark for evaluating whether the risk of a particular exposure is adequately controlled. Registrants are obliged to identify permissible uses and required risk management measures, and to communicate these to downstream users through safety data sheets (SDSs) and exposure scenarios (only for extended SDSs [8]). The DNELs are defined as representing levels at which no harmful effects to health are to be expected [8], i.e., they apply to substances with threshold effects. For non-threshold effects, the REACH guidance [10] instead recommends a derived minimal effect level (DMEL). However, unlike DNELs, DMELs are not defined in REACH [8] and thus will not be discussed further in the present paper.

While worker DNELs and OELs are derived under different legislations and are intended for different functions related to workplace risk management, both are presented as numerical values of airborne concentrations below which workers’ health should be protected from adverse effects. It seems likely that some confusion
between the 2 measures may ensue [11–13]. However, the body of DNELs should also be recognized as a knowledge resource regarding exposure guidance values [14], not the least because REACH registrants have provided worker DNELs for approximately 5000 substances [15], while the regulatory lists of OELs cover around 500 substances [4].

With the resources assigned to the national OEL setting reduced by SWEA, OELs may decline in importance for risk management of chemicals at Swedish workplaces. The author has thus hypothesized that worker DNELs may become an alternative source of exposure guidance values. However, the absolute values may vary considerably, among others, due to differences in the way OELs and worker DNELs are derived [9,13]. While for some substances, worker DNELs are more recent and seemingly more precautionary (although lower does not necessarily mean more reliable) than their corresponding OELs [9,12], for other substances, grossly misleading worker DNELs have been identified [9]. Thus, worker DNELs may contribute with important risk information, but as of yet they require case-by-case evaluation of reliability.

The aim of the present work was to investigate how OELs and worker DNELs are perceived by Swedish professionals working with chemicals-related health and safety in the workplace. More specifically, the author addressed the following questions:

– How are Swedish OELs perceived and used?
– To what extent are these professionals aware of worker DNELs?
– Are worker DNELs seen as a potential alternative when Swedish OELs are lacking?

To this end, an online questionnaire was designed and sent out to Swedish companies that were part of 1 or several REACH registrations, and a sample of Swedish companies that have reported to import or manufacture notifiable chemical products.

**MATERIAL AND METHODS**

**Selection of respondents**

Two different databases were used to identify prospective respondents. The first was the ECHA database on registered chemicals [16], from which the author extracted all registrations including Swedish registrants (July 5, 2018, N = 869), identifying 126 Swedish individual importers or manufacturers. All of these were included in the send-list. In addition, the author used the Swedish Chemical Agency’s registry of products and companies using chemicals [17]. In early July 2018, this database contained 2226 Swedish companies that imported or manufactured notifiable chemical products (according to the Chemical Products and Biotechnical Organisms Ordinance [18]). The author randomly sampled 227 companies from this registry, excluding registrants and companies that, according to publicly available company details, only imported and resold chemical products.

**Questionnaire**

The questionnaire builds upon previous studies [5,7,19] and consisted of a mixture of closed (yes/no and multiple-choice) and open-ended questions. Two colleagues with an occupational hygiene background commented on the draft and additional 2 laypersons were asked for advice on the clarity of language. Data collection was performed through an online questionnaire, created using the Artologik Survey and Report software. The following topics were covered:

– demographic and workplace information,
– familiarity with, use of and opinion about Swedish OELs as a risk management tool,
– familiarity with REACH and DNELs,
– opinion about DNELs as a risk management tool with a potential to complement OELs.

Invitation letters addressed to work environment/chemical managers were sent out by post at the beginning of September 2018 using the registrants send-list, and 10 days later using the product registry send-list. The letter con-
tained information about the study, how the company had been identified, and a customized, easy to type, link to the online questionnaire. The letter specified that the author wished for a person responsible for chemical health and safety at the workplace to fill in the questionnaire. The questionnaire also contained additional information about the study and about the informed consent. Data collection was anonymous. Postal reminders were sent out after 1 month. The questionnaire was closed at the end of October 2018 for the registrants send-list and in mid-November 2018 for the product registry send-list.

**Analysis**

Categories for the coding of the open-ended questions were identified inductively through repeated close readings. As the level of abstraction was low, i.e., the interpretation for the coding was close to the text, 1 coding author was considered sufficient.

**Table 1.** Characteristics of the respondents to the questionnaire sent out to work environment/chemical managers at Swedish companies in September–November 2018

| Variable                           | Respondents (N = 152) | Gender | REACH registrant respondents (N = 65) | product registry respondents (N = 87) |
|------------------------------------|-----------------------|--------|---------------------------------------|--------------------------------------|
| Gender                             |                       |        |                                       |                                      |
| female                             | 37 (57)               | 35 (40)|                                       |                                      |
| male                               | 27 (42)               | 52 (60)|                                       |                                      |
| mixed*                             | 1 (2)                 | 0 (0)  |                                       |                                      |
| Education                          |                       |        |                                       |                                      |
| secondary education (upper)        | 8 (12)                | 26 (30)|                                       |                                      |
| post-secondary vocational education| 5 (7)                 | 5 (6)  |                                       |                                      |
| tertiary education                 | 52 (78)               | 55 (63)|                                       |                                      |
| other                              | 0 (0)                 | 1 (1)  |                                       |                                      |
| Position at the company**          |                       |        |                                       |                                      |
| OHS engineer                       | 24 (37)               | 9 (10) |                                       |                                      |
| OHS coordinator                    | 12 (18)               | 17 (20)|                                       |                                      |
| chemist                            | 4 (6)                 | 3 (3)  |                                       |                                      |
| occupational hygienist             | 2 (3)                 | 0 (0)  |                                       |                                      |
| site/production manager            | 5 (8)                 | 8 (9)  |                                       |                                      |
| SHEQ manager                       | 13 (20)               | 33 (38)|                                       |                                      |
| owner/CEO                          | 0 (0)                 | 10 (11)|                                       |                                      |
| other                              | 5 (8)                 | 7 (8)  |                                       |                                      |

CEO – chief executive officer; OHS – occupational health and safety; REACH – the Regulation on Registration, Evaluation, Authorisation and Restriction of Chemicals; SHEQ – safety, health, environment and quality.

* This respondent commented that the questionnaire was filled in by several respondents from the same workplace.

** This was a multiple-choice question with an option to also provide a free-text description. The grouping presented is the author’s. The SHEQ manager item also includes the respondents stating to be responsible for 2 or 3 of the areas (e.g., SHE or EQ).
RESULTS
The author received 65 answers from the registrant send-list and 87 answers from the product registry send-list, yielding the response rates of 52% and 38%, respectively. However, it should be noted that there may be >1 person per respondent, i.e., several persons answering together (1 respondent explicitly commented this was the case – Table 1) or potentially >1 respondent per invited workplace; the author did not control for this. Overall, about 50% of the respondents were female although gender division differed somewhat between the groups (Table 1).
Also, the reported levels of education differed somewhat between the respondent groups, but for both tertiary education was the most commonly reported (Table 1).
Almost all the respondents stated to be at least somewhat familiar with OELs (Figure 1). A larger share of product registry respondents than registrant respondents reported not to use OELs in their work (Figure 1). A majority of the respondents from both groups reported that they considered “performing workplace exposure measurements and comparing them to the level of the OEL” to constitute their use of an OEL (Figure 2). This was also the most common kind of use reported by the respondents from the registrant group. Almost as frequently considered as the use of an OEL was to “follow the instructions on safe use in the safety data sheets” (Figure 2).
Less common were the 2 approaches of “modeling exposure by use of computer software” or “to extrapolate from exposure measurements performed at similar (i.e., equivalent conditions) workplaces,” the so-called reference measurements. For these 2, the difference between reporting to “consider as a use” and reporting “to employ” were also comparably more pronounced. Reference measurements are an approach accepted by SWEA specifically for quartz dust, and were introduced by the 2015 ordinance on quartz dust [20].
Almost all the respondents reported to find OELs a rather suitable (29%) or highly suitable (58%) regulatory risk management tool (Figure 3). In total, 10% of the respondents replied that they found OELs to be an unsuitable risk management approach, or that they were undecided about its suitability. The respondents were slightly more positive about OELs as a regulatory risk manage-
agement approach to protect people from occupational risks of chemicals (Figure 5).

Turning to the potential of worker DNELs to complement OELs, about 1 in 3 respondents stated to ever have found an OEL lacking for a particular substance (19 out of 57 registrant respondents and 19 out of 63 product registry respondents). In the free-text comments (N = 21), substances and exposure conditions such as hardwood, mixed exposures with respect to metals, petroleum products and cutting fluids were raised. The respondents were asked twice, in different frames, about their attitude towards worker DNELs as a complement to OELs. In response to the first question, posed in connection to the question about the substances lacking Swedish OELs, 21% of the respondents stated that they would consider worker DNELs in case a substance was lacking a Swedish OEL (15 out of 57 registrant respondents and 10 out of 63 product registry respondents). This question included different approaches, such as looking for other countries’ OELs,
DISCUSSION

This survey targeted companies actively using chemical products and, in particular, professionals involved in occupational risk management of these. Consequently, almost all the respondents were familiar with OELs, although not all, in particular among the product registry respondents, reported to actively use OELs themselves. It is interesting to note that a comparison to the results from exposure measurements is most frequently reported as a considered use, and in the case of the registrant respondents also the most frequently reported approach. In the light of the criticisms that have been voiced against SDSs in different contexts [7], it was unexpected that a high share of respondents reported to consider adherence to SDS instructions on the allowed uses and prescribed risk management measures as using an OEL, while at the same time only few reported computer modeling as a means to use OELs. Exposure modeling is a still developing field and the practical knowledge of how to apply these tools is likely lacking among the respondents. The lack of practical know-how could also explain the fact that the gap between “considered as a use” and “the employed use” is comparably larger for modeling than the other approaches to using an OEL.

Trust in Swedish OELs seems to be high among the respondents from both groups under consideration. However, approximately one-third of the respondents had at times found the Swedish list of OELs to lack an OEL for 1 or several substances. This lack of OELs could be a reason to turn towards REACH and DNELs as alternative sources of exposure guidance values. However, among the respondents, 2 out of 5 registrant respondents and half of the product registry respondents stated to be unfamiliar with DNELs. This is a striking finding, as REACH has been in place for >10 years, and the third and final registration deadline for REACH was May 31, 2018, just a few months prior to the distribution of this questionnaire. A similar finding was recently made regarding

and 66% stated that they preferred to establish safe use of a chemical product by following the instructions provided in the SDS (36 out of 57 registrant respondents and 43 out of 63 product registry respondents).

The second question was placed after assessing the awareness and suitability of worker DNELs as a risk management tool. Here, 62% of the respondents stating to be familiar with worker DNELs also stated that they would consider using DNELs for substances lacking OELs, based on the survey conducted among work environment/chemical managers at Swedish companies in September–November 2018.
the awareness of DNELs among health and safety professionals in the Netherlands [19]. This poor awareness needs to be given attention because DNELs, regardless of the potential objections about their reliability [9,11], are an important part of the legislative framework on the protection of workers’ health.

Turning to opinions on the reliability of DNELs for workers as a risk management tool for the protection of workers’ health, the respondents claiming to be familiar with DNELs mainly reported either to find them rather suitable or to be undecided. This can be compared with the same question for OELs where the majority of the respondents stated OELs to be a highly suitable tool, and few claimed to be undecided. The share of the respondents that would consider using corresponding worker DNELs for substances lacking OELs increased over the course of the survey, from 21% when asked in the context of OELs, to one-third when asked in the context of REACH and DNELs. Whether an effect of the question framing or a habituation to the idea, this discrepancy shows that most of the respondents do not have firm opinions on DNELs. While clearly not an unconditional acceptance of DNELs as a suitable replacement for OELs, some occupational health and safety professionals, as was also the case in the Netherlands [19], do consider them as replacements when regulatory OELs are missing.

It should be pointed out that the national OELs are the baseline, in the sense that these are the regulatory OELs, not necessarily in the sense of always being a more reliable exposure guidance value from the toxicological and medical perspective. First, for any kind of an exposure guidance value, there are a number of epistemological limitations [21]. Second, many works have pointed out some inconsistencies, the lack of transparency [22], as well as an insufficient degree of protection for OELs [23,24]. While >50% of worker DNELs are set to a more restrictive level than OELs for the same substance [9,14], there are also some examples of clearly misleading values [9].

At the same time, the degree of detail given in the scientific basis of worker DNELs varies widely, making it difficult for third parties to evaluate the reliability of DNELs [9]. The transfer of responsibilities for providing a scientific basis of OELs from the Scientific Committee on Occupational Exposure Limits to ECHA RAC [25], and the publication of an OEL derivation methodology as an appendix to chapter R.8 on DNEL derivation [26], may further reduce the perceived distance between OELs and DNELs. These developments underline the need for an improved transparency and a continued review of reliability of DNELs.

CONCLUSIONS

The respondents state to use the Swedish OELs and, in general, find these to be a suitable risk management tool. However, there are certain limitations in the coverage of the list of Swedish OELs. Worker DNELs derived under REACH may fill certain gaps, but poor familiarity with DNELs may be an obstacle to properly recognizing worker DNELs’ potential as well as the possible limitations of individual DNELs. The author thus sees a need for education about DNELs and tools facilitating the evaluation of reliability of DNELs and OELs from other sources in case a suitable Swedish OEL is missing.

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