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# S10 Photosafety Evaluation of Pharmaceuticals Guidance for Industry

**U. S. Department of Health and Human Services  
Food and Drug Administration  
Center for Drug Evaluation and Research (CDER)  
Center for Biologics Evaluation and Research (CBER)**

**January 2015  
ICH**

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# S10 Photosafety Evaluation of Pharmaceuticals Guidance for Industry

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*Contains Nonbinding Recommendations*

**TABLE OF CONTENTS**

<b>I.</b>	<b>INTRODUCTION (1)</b> .....	<b>1</b>
<b>A.</b>	<b>Objectives of the Guidance (1.1)</b> .....	<b>1</b>
<b>B.</b>	<b>Background (1.2)</b> .....	<b>2</b>
<b>C.</b>	<b>Scope of the Guidance (1.3)</b> .....	<b>2</b>
<b>D.</b>	<b>General Principles (1.4)</b> .....	<b>3</b>
<b>II.</b>	<b>FACTORS TO CONSIDER IN THE PHOTOSAFETY EVALUATION (2)</b> .....	<b>3</b>
<b>A.</b>	<b>Photochemical Properties (2.1)</b> .....	<b>3</b>
<b>B.</b>	<b>Tissue Distribution/Pharmacokinetics (2.2)</b> .....	<b>4</b>
<b>C.</b>	<b>Metabolite Considerations (2.3)</b> .....	<b>5</b>
<b>D.</b>	<b>Pharmacological Properties (2.4)</b> .....	<b>5</b>
<b>III.</b>	<b>NONCLINICAL PHOTOSAFETY TESTS (3)</b> .....	<b>5</b>
<b>A.</b>	<b>General Considerations (3.1)</b> .....	<b>5</b>
<b>B.</b>	<b>Photoreactivity Tests Using Chemical Assays (3.2)</b> .....	<b>6</b>
<b>C.</b>	<b>Phototoxicity Tests Using In Vitro Assays (3.3)</b> .....	<b>6</b>
<b>D.</b>	<b>Photosafety Tests Using In Vivo Assays and Systemic Administration (3.4)</b> .....	<b>7</b>
<b>E.</b>	<b>Photosafety Tests Using In Vivo Assays and Dermal Administration (3.5)</b> .....	<b>9</b>
<b>IV.</b>	<b>CLINICAL PHOTOSAFETY ASSESSMENT (4)</b> .....	<b>9</b>
<b>V.</b>	<b>ASSESSMENT STRATEGIES (5)</b> .....	<b>10</b>
<b>A.</b>	<b>Recommendations for Pharmaceuticals Given via Systemic Routes (5.1)</b> .....	<b>10</b>
1.	<i>Assessment of Phototoxicity Potential (5.1.1)</i> .....	<i>10</i>
2.	<i>Evaluation of Phototoxicity (5.1.2)</i> .....	<i>10</i>
<b>B.</b>	<b>Recommendations for Pharmaceuticals Given via Dermal Routes (5.2)</b> .....	<b>11</b>
1.	<i>Assessment of Phototoxicity Potential (5.2.1)</i> .....	<i>11</i>
2.	<i>Experimental Evaluation of Phototoxicity and Photoallergy (5.2.2)</i> .....	<i>11</i>
<b>VI.</b>	<b>ENDNOTES (6)</b> .....	<b>14</b>
<b>VII.</b>	<b>GLOSSARY (7)</b> .....	<b>16</b>
<b>VIII.</b>	<b>REFERENCES</b> .....	<b>18</b>

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This guidance represents the Food and Drug Administration's (FDA's) current thinking on this topic. It does not create or confer any rights for or on any person and does not operate to bind FDA or the public. You can use an alternative approach if the approach satisfies the requirements of the applicable statutes and regulations. If you want to discuss an alternative approach, contact the FDA staff responsible for implementing this guidance. If you cannot identify the appropriate FDA staff, call the appropriate number listed on the title page of this guidance.

**I. INTRODUCTION (1)<sup>2</sup>****A. Objectives of the Guidance (1.1)**

The purpose of this guidance is to recommend international standards for photosafety assessment, and to harmonize such assessments that support human clinical trials and marketing authorizations for pharmaceuticals. This guidance includes factors for initiation of and triggers for additional photosafety assessment and should be read in conjunction with ICH M3(R2), section XIV(14) on Photosafety Testing (Ref. 1).<sup>3</sup> It should reduce the likelihood that substantial differences in recommendations for photosafety assessment will exist among regions.

This guidance is divided into several sections:

- Section II(2) discusses factors to consider in any evaluation of photosafety.
- Section III(3) describes existing nonclinical photosafety tests, but this section does not describe specific testing strategies.
- Section IV(4) mentions clinical photosafety assessment.

<sup>1</sup> This guidance was developed within the Safety Implementation Working Group of the International Conference on Harmonisation of Technical Requirements for Registration of Pharmaceuticals for Human Use (ICH) and has been subject to consultation by the regulatory parties, in accordance with the ICH process. This document has been endorsed by the ICH Steering Committee at *Step 4* of the ICH process, November 2013. At *Step 4* of the process, the final draft is recommended for adoption to the regulatory bodies of the European Union, Japan, and the United States.

<sup>2</sup> Arabic numbers reflect the organizational breakdown of the document endorsed by the ICH Steering Committee at Step 4 of the ICH process, November 2013.

<sup>3</sup> We update guidances periodically. To make sure you have the most recent version of a guidance, check the FDA Drugs guidance Web page at <http://www.fda.gov/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/default.htm>.

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- Section V(5) provides strategies for determining how to assess photosafety for drugs given by routes intended to produce systemic exposure or by the dermal route using the considerations and tests described in sections II(2), III(3), and IV(4).

Consideration should be given to the use of non-animal methods or clinical data for photosafety assessment, which could reduce the use of animals in accordance with the 3R (replacement/reduction/refinement) principles.

FDA's guidance documents, including this guidance, do not establish legally enforceable responsibilities. Instead, guidances describe the Agency's current thinking on a topic and should be viewed only as recommendations, unless specific regulatory or statutory requirements are cited. The use of the word *should* in Agency guidances means that something is suggested or recommended, but not required.

#### **B. Background (1.2)**

The ICH M3(R2) guidance provides certain information regarding timing of the photosafety assessment relative to clinical development. It recommends that an initial assessment of phototoxicity potential be conducted and, if appropriate, an experimental evaluation be undertaken before exposure of large numbers of subjects (phase 3). Similarly, ICH S9 (Ref. 2) describes the timing of photosafety testing for oncology products. However, neither ICH M3(R2) nor ICH S9 provides specific information regarding testing strategies. This ICH S10 guidance outlines further details on when photosafety testing is warranted, and on possible assessment strategies.

#### **C. Scope of the Guidance (1.3)**

This guidance generally applies to new active pharmaceutical ingredients (APIs), new excipients, clinical formulations for dermal application (including dermal patches), and photodynamic therapy products.

Specific guidance for pharmaceuticals given via ocular routes is not provided because the reliability of in vitro approaches in predicting ocular phototoxicity is unknown, and there are no standardized in vivo approaches for assessing phototoxicity for products administered via the ocular routes (see Note 1).

Photodynamic therapy drugs are developed with photochemical reactivity as an inherent aspect of their intended pharmacology, and additional assessment of their phototoxicity is not usually warranted. However, an evaluation of the toxicokinetics and tissue distribution of photodynamic therapy drugs is warranted to enable appropriate risk management in patients.

This guidance does not generally apply to peptides, proteins, antibody drug conjugates, or oligonucleotides. Furthermore, this guidance does not apply to components of marketed products unless there is a new cause for concern for either the API or an excipient (e.g., a reformulation from a tablet to a topical cream).

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#### **D. General Principles (1.4)**

The photosafety assessment of a pharmaceutical is an integrated process that can involve an evaluation of photochemical characteristics, data from nonclinical studies, and human safety information. The photosafety assessment aims to determine whether risk minimization measures are warranted to prevent adverse events in humans.

Four different effects have been discussed in connection with photosafety testing: phototoxicity, photoallergy, photogenotoxicity, and photocarcinogenicity. Testing for photogenotoxicity (Note 2) and photocarcinogenicity (Note 6 of ICH M3(R2)) is not currently considered useful for human pharmaceuticals. This guidance addresses only phototoxicity and photoallergy effects as defined below:

- Phototoxicity (photoirritation): An acute light-induced tissue response to a photoreactive chemical.
- Photoallergy: An immunologically mediated reaction to a chemical, initiated by the formation of photoproducts (e.g., protein adducts) following a photochemical reaction.

*Photosensitization* is a general term occasionally used to describe all light-induced tissue reactions. However, in order to clearly distinguish between photoallergy and phototoxicity, the term *photosensitization* is not used in this guidance.

For a chemical to demonstrate phototoxicity and/or photoallergy, the following characteristics are critical:

- absorbs light within the range of natural sunlight (290-700 nm)
- generates a reactive species following absorption of UV-visible light
- distributes sufficiently to light-exposed tissues (e.g., skin, eye)

If one or more of these conditions are not met, a compound will usually not present a concern for direct phototoxicity. However, increased sensitivity of skin to light can also occur through indirect mechanisms. Such mechanisms are not generally addressed by the testing outlined in this guidance (see also section II.D(2.4)).

## **II. FACTORS TO CONSIDER IN THE PHOTOSAFETY EVALUATION (2)**

### **A. Photochemical Properties (2.1)**

The initial consideration for assessment of photoreactive potential is whether a compound absorbs photons at any wavelength between 290 and 700 nm. A compound that does not have a molar extinction coefficient (MEC) greater than  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  at any wavelength between 290 and 700 nm (Ref. 3) is not considered to be sufficiently photoreactive to result in direct phototoxicity (see Note 3 for further details).

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Excitation of molecules by light can lead to generation of reactive oxygen species (ROS), including superoxide anion and singlet oxygen via energy transfer mechanisms. Although photoreactivity can result in other molecular outcomes (e.g., formation of photoadducts or cytotoxic photoproducts), even in these cases, it appears that ROS are typically generated as well. Thus, ROS generation following irradiation with UV-visible light can be an indicator of phototoxicity potential.

Photostability testing (see ICH Q1B (Ref. 4)) can also suggest the potential for photoreactivity. However, not all photoreactive compounds are detected under these conditions, and photodegradation per se does not imply that a drug will be phototoxic. Therefore, photostability testing alone should not be used to determine whether further photosafety evaluation is warranted.

Assessments of photochemical properties should be conducted using high-quality scientific standards with data collection records readily available, or in compliance with good laboratory practice/good manufacturing practice regulations.

#### **B. Tissue Distribution/Pharmacokinetics (2.2)**

The concentration of a photoreactive chemical in tissue at the time of light exposure is a very important pharmacokinetic parameter in determining whether a phototoxic reaction will occur. This concentration depends on a variety of factors, such as plasma concentration; perfusion of the tissue; partitioning from vascular to interstitial and cellular compartments; and binding, retention, and accumulation of the chemical in the tissue. The duration of exposure depends upon clearance rates as reflected by half lives in plasma and tissue. Collectively, these parameters define the mean residence time of the photoreactive chemical in tissue.

Binding, retention, or accumulation of a compound in a tissue is not critical for a phototoxic reaction. If a molecule is sufficiently photoreactive, it might produce a phototoxic reaction at the concentration achieved in plasma or interstitial fluid. However, compounds having longer half-lives in plasma, longer mean residence time in sun-exposed tissues, or higher tissue to plasma concentration ratios are more likely to produce a phototoxic reaction than compounds with shorter half-lives, shorter residence times, or lower tissue to plasma ratios. Furthermore, the longer the concentration of a compound is maintained at a level above that critical for a photochemical reaction, the longer a person is at risk for phototoxicity.

Although a tissue concentration threshold below which the risk for phototoxic reactions would be negligible is scientifically plausible, there are currently no data to delineate such generic thresholds for all compounds. Nevertheless, on a case-by-case basis, it can be possible to justify that further photosafety assessment is not warranted based upon actual or anticipated tissue drug levels in humans, and taking into consideration the factors discussed above. Examples could include (1) a drug for which overall systemic exposure levels are very low or (2) a drug with a very short plasma half-life or tissue residence.

Compound binding to tissue components (e.g., melanin, keratin) is one mechanism by which tissue retention and/or accumulation can occur. Although melanin binding can increase tissue levels,

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experience with melanin binding drugs suggests such binding alone does not present a photosafety concern.

A single-dose tissue distribution study, with animals assessed at multiple timepoints after dosing, will generally provide an adequate assessment of relative tissue to plasma concentration ratios, tissue residence time, and the potential for retention and accumulation. Assessment timepoints should be appropriately spaced in such a study to account for the drug half-life.

Compounds activated by visible light and exhibiting long elimination half-lives in internal tissues have been demonstrated to cause injury to those tissues if exposed to intense light during medical procedures. Consequently, for those compounds activated by visible light with potent in vivo phototoxicity or known to be phototoxic based on their mechanism of action, such as photodynamic therapy drugs, distribution to internal tissues should be measured and tissue-specific half-lives estimated. Drugs that only absorb ultraviolet (UV) light or have short tissue elimination half-lives are not likely to present a risk to internal tissues even if they are known to be photoreactive.

#### **C. Metabolite Considerations (2.3)**

Metabolites generally do not warrant separate photosafety assessments, because metabolism does not typically result in chromophores that are substantially different from those in the parent molecule.

#### **D. Pharmacological Properties (2.4)**

In many cases, drug-induced phototoxicity is due to the chemical structure and not the pharmacology. However, certain pharmacologic properties (e.g., immunosuppression, perturbation of heme homeostasis) can enhance susceptibility to light-induced effects, such as skin irritation or UV-induced skin tumor formation. The testing strategies outlined in this document are not designed to detect these types of indirect mechanisms. Some of these indirect mechanisms can be identified and evaluated in other nonclinical pharmacology/toxicity testing; however, phototoxicity related to other indirect mechanisms might only become apparent with human experience.

### **III. NONCLINICAL PHOTOSAFETY TESTS (3)**

#### **A. General Considerations (3.1)**

Carefully selected conditions that consider both the model system and exposure to a relevant radiation spectrum are critical for nonclinical photosafety testing. Ideally, a nonclinical assay should exhibit both high sensitivity and specificity (i.e., low false negative and low false positive rates). However, to support the assessment strategies described in this document, it is most important that nonclinical photosafety assays show high sensitivity resulting in a low frequency of false negatives (i.e., a high negative predictive value). This is because negative assay results usually do not warrant further photosafety evaluation. The available nonclinical assays, both in

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in vitro and in vivo, are focused primarily on detecting potential phototoxicity, which might or might not translate into clinically relevant phototoxicity.

Selection of irradiation conditions is critical for both in vitro and in vivo assays. Natural sunlight represents the broadest range of light exposure that humans might be exposed to regularly. However, sunlight per se is not well defined and depends on many factors, such as latitude, altitude, season, time of day, and weather. In addition, sensitivity of human skin to natural sunlight depends on a number of individual factors (e.g., skin type, anatomical site and tanning status). Standardized sunlight exposure conditions have been defined by various organizations. Such standards (e.g., CIE-85-1989 (Ref. 5)) should be considered in order to assess suitability of a sunlight simulator light source, and irradiance and irradiation dose should be normalized based on the ultraviolet light A (UVA) part of the applied spectrum. UVA doses ranging from 5 to 20 J/cm<sup>2</sup> are successfully used in current in vitro and in vivo phototoxicity assays. These UVA doses are comparable to those obtained during prolonged outdoor activities on summer days around noon time, in temperate zones, and at sea level. In humans, sunburn reactions caused by ultraviolet light B (UVB) normally limit total sunlight exposure. In nonclinical phototoxicity assays, however, the amount of UVB should not limit the overall irradiation and might be attenuated (partially filtered) so that relevant UVA doses can be tested without reducing assay sensitivity. Penetration of UVB light into human skin is mainly limited to the epidermis, while UVA can reach capillary blood. Therefore, clinical relevance of photochemical activation by UVB is considered less important than activation by UVA for systemic drugs. However, UVB irradiation is relevant for topical formulations applied to light-exposed tissues.

The selection and monitoring of appropriate light sources (spectral distribution, irradiance, and dose) and the procedures used should be clearly described in the study methodology (e.g., OECD TG 432 (Ref. 6)).

#### **B. Photoreactivity Tests Using Chemical Assays (3.2)**

If a drug developer chooses to assess photoreactivity, the assay should be qualified using pharmaceutical agents under appropriate conditions to demonstrate assay sensitivity. One such assay is an ROS assay (e.g., Ref. 7). Data suggest that this assay has high sensitivity for predicting direct in vivo phototoxicants. However, this assay has a low specificity, generating a high percentage of false positive results. A negative result in this assay, conducted under the appropriate conditions, would indicate a very low probability of phototoxicity, provided a test concentration of 200  $\mu$ M can be achieved, whereas a positive result (at any concentration) would only be a flag for follow-up assessment.

#### **C. Phototoxicity Tests Using In Vitro Assays (3.3)**

A number of in vitro assays have been developed for assessing the phototoxicity potential of chemicals. Some of these assays have not been qualified for use with pharmaceuticals. Some assays involve testing compounds that are dissolved in the culture medium, and such methods are often appropriate for the active ingredient or excipients in drug products, depending on their solubility. Other assays involve direct application to the surface of a tissue preparation and can be appropriate for testing entire formulations intended to be administered topically.

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The most widely used in vitro assay for phototoxicity is the 3T3 neutral red uptake phototoxicity test (3T3 NRU-PT) for which an Organization for Economic Co-operation and Development (OECD) guideline (Ref. 6) is available. This is currently considered the most appropriate in vitro screen for soluble compounds.

Although the formal European Centre for the Validation of Alternative Methods (ECVAM) validation exercise conducted on this assay indicated a sensitivity of 93% and a specificity of 84%, experience within the pharmaceutical industry suggests a much lower specificity. The original OECD protocol was not validated for pharmaceuticals specifically. Thus, some modifications to the original OECD protocol have been proposed to address the low specificity observed with drug substances (see Note 4). These proposed changes are appropriate for the testing of pharmaceuticals. The sensitivity of the 3T3 NRU-PT is high, and if a compound is negative in this assay, it would have a very low probability of being phototoxic in humans. However, a positive result in the 3T3 NRU-PT should not be regarded as indicative of a likely clinical phototoxic risk, but rather a flag for follow-up assessment.

The BALB/c 3T3 cell line is sensitive to UVB, and the initially recommended irradiation conditions (Ref. 6) involve the use of filters to attenuate wavelengths below 320 nm. However, depending on the light source and filters used, the ratio of UVB to UVA can be adjusted such that it is possible to assess UVB-induced phototoxicity in this test. UVB-induced phototoxicity is rarely a problem for pharmaceuticals with systemic exposure because UVB minimally penetrates beyond the epidermis. However, UVB-induced phototoxicity is more relevant for topical products. For components of topically applied products that absorb predominately in the UVB range, and if in vitro assessment is desired, the use of the 3T3 NRU-PT with modified irradiation conditions (see above) can be considered. Alternatively, in vitro skin models, which better tolerate UVB, could be considered.

Reconstructed human skin models, with the presence of a stratum corneum, permit testing of various types of topically applied materials ranging from neat chemicals to final clinical formulations. The assays developed with reconstructed human skin to date measure cell viability with and without irradiation. These assays appear to be capable of detecting known human acute dermal phototoxicants. However, the sensitivity of some assays can be less than that of human skin in vivo, wherein the lowest concentration eliciting a positive response can be higher than in human skin in vivo. Consequently, it is important to understand the sensitivity of any assay selected and, if appropriate and feasible, to adjust the assay conditions accordingly (e.g., testing higher strength formulations, increasing exposure time).

There are no in vitro models that specifically assess ocular phototoxicity, regardless of the route of administration. While negative results in the 3T3 NRU-PT or a reconstructed human skin assay might suggest a low risk, the predictive value of these assays for ocular phototoxicity is unknown.

#### **D. Photosafety Tests Using In Vivo Assays and Systemic Administration (3.4)**

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Phototoxicity testing for systemically administered compounds has been conducted in a variety of species, including guinea pig, mouse, and rat. No standardized study design has been established, and thus the following factors might be considered as best practices.

For species selection, irradiation sensitivity (i.e., minimal erythema dose), heat tolerance, and performance of reference substances should be considered. Models with both pigmented and non-pigmented animals are available. Although non-pigmented skin tends to be more sensitive than pigmented skin for detecting phototoxicity, pigmented skin should be considered for APIs that bind significantly to melanin (see section II.B(2.2)) if appropriate exposures in target tissues cannot be ensured otherwise.

If an in vivo phototoxicity study is conducted, it is desirable to have some information about the pharmacokinetic profile of the compound before designing the study. This is to ensure that irradiation of the animals is conducted at the approximate time at which the maximum concentration of drug occurs after drug administration ( $T_{max}$ ), and to assist in the selection of an appropriate study duration in relation to the intended clinical exposure. Relevant pharmacokinetic data, if not already available, should be collected as part of the in vivo phototoxicity study.

Although phototoxicity is typically an acute reaction, the duration of an in vivo assay should be carefully considered. Accumulation of compound in relevant light-exposed tissues after repeated administration might lead to an increased phototoxic response. Similarly, repeated irradiation after each dose might also lead to an increased phototoxic response due to the accumulation of damage. Generally, studies of a single day or up to a few days' duration of dosing are appropriate, using the clinical route of administration, if feasible. Single or repeated daily irradiations after dosing (around  $T_{max}$ ) can be used.

Dose selection for in vivo nonclinical phototoxicity testing of systemic drugs should support a meaningful human risk assessment. For such studies, a maximum dose level that complies with the recommendations for general toxicity studies in ICH M3(R2), section I.E(1.5), is considered appropriate. If a negative result is obtained at the maximum dose, testing of lower doses is usually not warranted. However, if a positive result is anticipated, additional dose groups can support a NOAEL-based (no observable adverse effect level-based) risk assessment, typically considering the maximum concentration of drug after administration ( $C_{max}$ ) comparisons. Vehicle and non-irradiated controls can help identify compound-related phototoxicity and distinguish irradiation-induced from non-irradiation-induced adverse reactions. If the maximum systemic exposure achieved in animals is lower than clinical exposure, the reliability of a negative result in predicting human risk is questionable.

The most sensitive early signs of compound-induced phototoxicity are usually erythema followed by edema at a normally sub-erythemogenic irradiation dose. The type of response might vary with the compound. Any identified phototoxicity reaction should be evaluated regarding dose and time dependency, and if possible, the no observable adverse effect level (NOAEL) should be established. The hazard identification might be further supported by additional endpoints (e.g., early inflammatory markers in skin or lymph node reactions indicative of acute irritation).

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If a phototoxicity study is conducted in animals for a systemic drug that absorbs light above 400 nm, phototoxicity of the retina should be assessed using a detailed histopathological evaluation. For compounds that only absorb light below 400 nm, retinal assessment is usually not warranted because such wavelengths do not reach the retina of the adult human eye due to limited penetration of the cornea, lens, and vitreous body.

Adequate performance of in vivo phototoxicity assays, which are not formally validated, should be demonstrated using suitable reference compounds, including pharmaceuticals. Compounds that are phototoxic in humans and that represent different chemical classes and mechanisms of phototoxicity should be included to establish adequacy of the assays. For retinal phototoxicity, a reference compound with a light absorption profile within the visible light range (i.e., above 400 nm) is recommended. The concurrent use of a positive control compound might not be warranted if an in vivo assay has been formally validated or has reached general acceptance and is established in the testing facility.

Testing for photoallergy is not recommended for compounds that are administered systemically. Photoallergy reactions in humans following systemic administration are rare, and there are no established nonclinical photoallergy assays for systemically administered compounds.

#### **E. Photosafety Tests Using In Vivo Assays and Dermal Administration (3.5)**

The main recommendations provided for investigating the systemic route of administration also apply to dermal administration, including those for species selection, study duration, and irradiation conditions. For dermal drug products in general, the clinical formulation should be tested. The intended clinical conditions of administration should be used to the extent possible. Irradiation of the exposed area should take place at a specified time after application, and the interval between application and irradiation should be justified based on the specific properties of the formulation to be tested. Signs of phototoxicity should be assessed based on relevant endpoints (see section III.D(3.4)). The sensitivity of the assay should be demonstrated using appropriate reference compounds. Assessment of systemic drug levels is generally not warranted in dermal phototoxicity studies.

For dermal drug products, contact photoallergy has often been assessed in a nonclinical study along with acute phototoxicity (photoirritation). However, no formal validation of such assays has been performed. Although the acute photoirritation observed in these studies is considered relevant to humans, the predictivity of these studies for human photoallergy is unknown. For regulatory purposes, such nonclinical photoallergy testing is generally not recommended.

#### **IV. CLINICAL PHOTOSAFETY ASSESSMENT (4)**

There are various options for collecting human data, if warranted, ranging from standard reporting of adverse events in clinical studies to a dedicated clinical photosafety trial. The precise strategy is determined on a case-by-case basis.

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## **V. ASSESSMENT STRATEGIES (5)**

The choice of the photosafety assessment strategy is up to the drug developer. ICH M3(R2) suggests that an initial assessment of the phototoxicity potential based on photochemical properties and pharmacological/chemical class be undertaken before outpatient studies. Characterization of the UV-visible absorption spectrum is recommended as the initial assessment because it can obviate any further photosafety evaluation. In addition, the distribution to skin and eye can be evaluated to inform further on the human risk and the recommendations for further testing. Then, if appropriate, an experimental evaluation of phototoxicity potential (in vitro, in vivo, or clinical) should be undertaken before exposure of large numbers of subjects (phase 3).

Figure 1 provides an outline of possible phototoxicity assessment strategies. The figure is based on the strategies outlined in this section of this guidance. The strategies are flexible. Depending on the particular situation, some portions of the assessment are optional and might not be conducted.

### **A. Recommendations for Pharmaceuticals Given via Systemic Routes (5.1)**

#### *1. Assessment of Phototoxicity Potential (5.1.1)*

If the substance does not have an MEC greater than  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  (between 290 and 700 nm), no photosafety testing is recommended and no direct phototoxicity is anticipated in humans. However, it should be noted that phototoxicity by indirect mechanisms (e.g., pseudoporphyria or porphyria), although rare, could still occur. For compounds with MEC values of  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  or higher, if the drug developer chooses to conduct a test for photoreactivity, a negative result could support a decision that no further photosafety assessment is warranted (see section III.B(3.2)). Otherwise, nonclinical and/or clinical photosafety assessment of the substance should be conducted. Available data on the phototoxicity of chemical class-related compounds should be evaluated because this could inform on the approach to be taken.

#### *2. Evaluation of Phototoxicity (5.1.2)*

To reduce the use of animals in accordance with the 3R principles, a validated in vitro method should generally be considered before conducting animal testing (see, for example, Directive 2010/63/EU). If the drug developer chooses an in vitro approach, the 3T3 NRU-PT is currently the most widely used assay and in many cases could be considered as an initial test for phototoxicity. The high sensitivity of the 3T3 NRU-PT results in good negative predictivity and the negative results are generally accepted as sufficient evidence that a substance is not phototoxic. In such cases no further testing is recommended and no direct phototoxicity is anticipated in humans.

In some situations (e.g., poorly soluble compounds), an initial assessment of phototoxicity in an in vitro assay might not be appropriate. In this case, an assessment in animals or in humans could be considered. Alternatively, if drug distribution data are available, they could, on a case-by-case basis, support a decision that no further photosafety assessment is warranted (see section II.B(2.2)).

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If an in vitro phototoxicity assay gives a positive result, a phototoxicity study in animals could be conducted to assess whether the potential phototoxicity identified in vitro correlates with a response in vivo. Alternatively, drug distribution data could, on a case-by-case basis, support a position that the risk of phototoxicity in vivo is very low and that no further photosafety assessment is warranted (see section II.B(2.2)). As another option, the photosafety risk could be assessed in the clinical setting or managed by the use of light-protective measures. A negative result in an appropriately conducted phototoxicity study either in animals or humans supersedes a positive in vitro result. In such cases, no further testing is recommended and no direct phototoxicity is anticipated in humans.

A positive result in an in vivo animal study can, in certain circumstances, be mitigated using a NOAEL-based risk assessment, typically considering  $C_{\max}$  comparisons. Otherwise, a clinical assessment is warranted. In all cases, a robust clinical phototoxicity assessment indicating no concern supersedes any positive nonclinical results.

A positive result in an in vitro phototoxicity test would not be negated by a negative result in a subsequently conducted chemical photoreactivity assay (e.g., an ROS assay).

In cases where an animal or clinical phototoxicity study has already been conducted, there is no reason to subsequently conduct either a chemical photoreactivity or an in vitro phototoxicity assay.

## **B. Recommendations for Pharmaceuticals Given via Dermal Routes (5.2)**

### *1. Assessment of Phototoxicity Potential (5.2.1)*

If the active substance and excipients do not have MEC values greater than  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  (between 290 and 700 nm), no further photosafety testing is recommended and no phototoxicity is anticipated in humans. For compounds with MEC values of  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  or higher, negative photoreactivity test results (e.g., an ROS assay) can support a decision that no further photosafety assessment is warranted (see Note 5 for exception). If further assessment is warranted, available data on the phototoxicity of chemical class-related compounds should be evaluated, because this could inform on the approach to be taken.

Tissue distribution is not a consideration for the phototoxicity of dermal products. Dermal products are administered directly to the skin and hence, unless they are applied to areas not usually exposed to light, are assumed to be present in light-exposed tissues.

### *2. Experimental Evaluation of Phototoxicity and Photoallergy (5.2.2)*

The 3T3 NRU-PT can be used to assess individually the phototoxicity potential of the API and any new excipient(s), provided that appropriate testing conditions can be achieved (e.g., if test concentrations are not limited by poor solubility, relevant UVB dose can be applied). In cases where no phototoxic component has been identified in vitro, the overall phototoxicity potential of the clinical formulation can be regarded as low.

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Some properties of the clinical formulation that could influence the potential phototoxic response (e.g., penetration into skin, intracellular uptake) cannot be evaluated using the 3T3 NRU-PT alone. Therefore, confirmation of the overall negative result in an evaluation using the clinical formulation and/or monitoring during clinical trials can still be warranted.

Reconstructed human skin models can be used to assess the phototoxicity potential of clinical formulations. Under adequate test conditions (see section III.C(3.3)), a negative result in a reconstructed human skin assay indicates that the direct phototoxicity potential of the formulation can be regarded as low. In this case, generally no further phototoxicity testing is recommended (see Note 5 for exception).

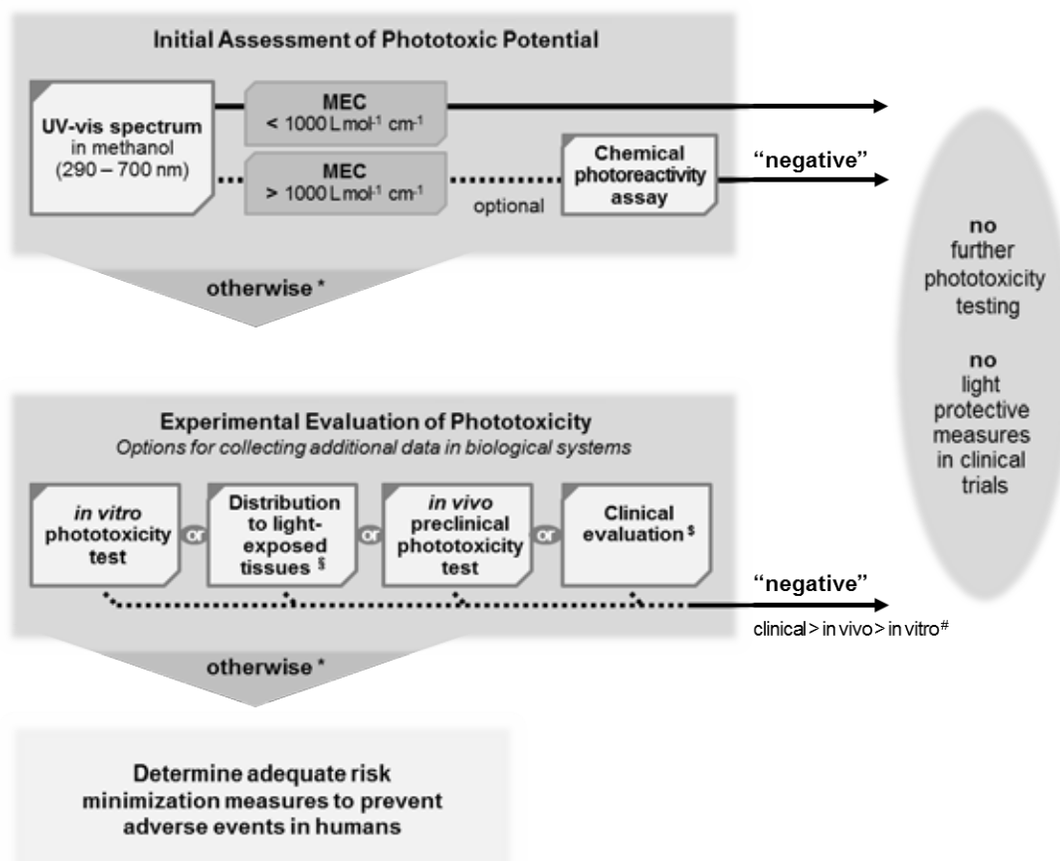
If an appropriate in vitro assay is not available, the initial test could be an in vivo phototoxicity test on the clinical formulation. A negative result in an appropriately conducted in vivo animal phototoxicity study would be sufficient evidence that the formulation is not directly phototoxic and no further phototoxicity testing is recommended (see Note 5 for exception). Alternatively, the phototoxicity potential can be assessed in the clinical setting.

For dermal products where the API or any new excipient has an MEC value greater than  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  at any wavelength between 290 and 700 nm, a photoallergy assessment is generally warranted in addition to phototoxicity testing. Because the predictivity of nonclinical photoallergy tests is unknown, this would typically be a clinical assessment using the to-be-marketed formulation and conducted during phase 3.

Photosafety evaluation of the clinical formulation delivered via dermal patches can follow the above described principles for clinical dermal formulations. For transdermal patches, the principles for both dermal and systemic drugs should be applied. In addition, the intended clinical use (e.g., skin area recommended for use, duration of application) and the properties of the patch matrix (e.g., being opaque to UV and visible light) should be considered for the overall risk assessment.

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**Figure 1: Outline of Possible Phototoxicity Assessment Strategies for Pharmaceuticals Given via Systemic and Dermal Routes**



\* “otherwise”: data do not support a low potential for phototoxicity or have not been generated (assay/test/evaluation not conducted)

# A “negative” result in an appropriately conducted *in vivo* phototoxicity study supersedes a positive *in vitro* result. A robust clinical phototoxicity assessment indicating no concern supersedes any positive nonclinical results. A positive result in an *in vitro* phototoxicity test could also, on a case-by-case basis, be negated by tissue distribution data (see text). In the United States, for products applied dermally, a dedicated clinical trial for phototoxicity on the to-be-marketed formulation can be warranted in support of product approval.

§ Clinical evaluation could range from standard reporting of adverse events in clinical studies to a dedicated clinical photosafety trial.

§ Tissue distribution is not a consideration for the phototoxicity of dermal products.

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## VI. ENDNOTES (6)

**Note 1:** For compounds that absorb at relevant wavelengths, have an MEC value greater than  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$ , and are given via ocular routes (e.g., eye drops, intraocular injections), an evaluation of the phototoxicity potential should be undertaken in accordance with the general principles of phototoxicity assessment. Biodistribution of drug in the eye and optical properties of the eye should also be considered. Any available information on the compound or chemical class-related compounds should be considered in the overall assessment.

Compounds that only absorb light at wavelengths below 400 nm and are to be administered as intraocular injections behind the lens (e.g., in the vitreous) are of low concern for retinal phototoxicity, because only light of wavelengths greater than 400 nm reaches the back of the adult eye. However, the lens in children of less than approximately 10 years of age is not completely protective against wavelengths below 400 nm.

**Note 2:** Testing for photogenotoxicity is not recommended as a part of the standard photosafety testing program. In the past, some regional guidelines (e.g., CPMP/SWP/398/01) have recommended that photogenotoxicity testing be conducted preferentially using a photoclastogenicity assay (chromosomal aberration or micronucleus test) in mammalian cells in vitro. However, experience with these models since the CPMP/SWP guideline was issued has indicated that these tests are substantially oversensitive and even incidences of pseudo-photoclastogenicity have been reported (Ref. 8). Furthermore, the interpretation of photogenotoxicity data regarding its meaning for clinically relevant enhancement of UV-mediated skin cancer is unclear.

**Note 3:** Standardized conditions for determination of MECs are critical. Selection of an adequate solvent is driven by both analytical requirements (e.g., dissolving power, UV-visible light transparency) and physiological relevance (e.g., pH 7.4-buffered aqueous conditions). Methanol is recommended as a preferred solvent and was used to support the MEC threshold of  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  (Ref. 3). When measuring UV-visible light spectra, potential limitations (e.g., artifacts due to high concentrations or low solubility, including slow precipitation) should be considered. If the chromophore of the molecule appears to be pH-sensitive (e.g., phenolic structure, aromatic amines, carboxylic acids), an additional spectrum obtained under aqueous, pH 7.4-buffered conditions could add valuable information regarding differences in the shape of the absorption spectrum and in the MECs. If significant differences are seen between measurements obtained in methanol versus pH-adjusted conditions, the MEC threshold of  $1000 \text{ L mol}^{-1} \text{ cm}^{-1}$  cannot be used to obviate further photosafety assessment.

**Note 4:** A survey of pharmaceutical companies indicated that the 3T3 NRU-PT, as described in OECD TG 432, generates a high percentage of positive results (approximately 50%), the majority of which do not correlate with phototoxicity responses in animals or humans (Ref. 9). Following a retrospective review of data for pharmaceuticals, a reduction of the maximum test concentration from 1000 to 100  $\mu\text{g/mL}$  appears justified (Ref. 10). Compounds without any significant cytotoxicity (under irradiation) up to this limit can be considered as being devoid of relevant phototoxicity. In addition, the category named "probable phototoxicity" per OECD TG 432 (i.e.,

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photoirritation factor (PIF) values between 2 and 5 or mean photo effect (MPE) values between 0.10 and 0.15) is of questionable toxicological relevance for systemic drugs. Compounds in this category generally do not warrant further photosafety evaluations. For compounds with a PIF value between 2 and 5, and for which it is not possible to determine an IC<sub>50</sub> in the absence of irradiation, it is important to check that the compound is not classified as positive using the MPE calculation (i.e., that the MPE is less than 0.15).

Systemic drugs that are positive in the 3T3 NRU-PT only at in vitro concentrations that are many times higher than drug concentrations likely to be achieved in light-exposed tissues in humans, can, on a case-by-case basis and in consultation with regulatory authorities, be considered to be *low risk* for phototoxicity in humans, without follow-up in vivo testing.

**Note 5:** In the United States, for products applied dermally, a dedicated clinical trial for phototoxicity (photoirritation) on the to-be-marketed formulation (API plus all excipients) can be warranted in support of product approval.

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**3T3 NRU-PT:** In vitro 3T3 neutral red uptake phototoxicity test.

**Assessment:** In the context of this document, an assessment is an evaluation of all available information and does not always mean an additional test is conducted.

**Chromophore:** The substructure of a molecule that absorbs visible or ultraviolet light.

**Dermal Drugs:** Products applied topically to the skin.

**Direct Phototoxicity:** Phototoxicity induced by absorption of light by the drug or excipient.

**Indirect Phototoxicity:** Phototoxicity due to cellular, biochemical, or physiological alterations caused by the drug or excipient, but not related to photochemical reactivity of the drug or excipient (e.g., perturbation of heme homeostasis).

**Irradiance:** The intensity of UV or visible light incident on a surface, measured in  $W/m^2$  or  $mW/cm^2$ .

**Irradiation:** The process by which an object/subject is exposed to UV or visible radiation.

**MEC:** Molar extinction coefficient (also called molar absorptivity) reflects the efficiency with which a molecule can absorb a photon at a particular wavelength (typically expressed as  $L mol^{-1} cm^{-1}$ ) and is influenced by several factors, such as solvent.

**MPE:** The mean photo effect is calculated for results of the 3T3 NRU-PT. The MPE is based on comparison of the complete concentration response curves (see OECD TG 432).

**NOAEL:** No observed adverse effect level.

**OECD TG:** Organisation for Economic Co-operation and Development, Test Guideline.

**Outpatient Study:** A clinical study in which patients are not restricted to a clinical site.

**Photoproducts:** New compounds/structures formed as a result of a photochemical reaction.

**Photoreactivity:** The property of chemicals to react with another molecule as a consequence of absorption of photons.

**PIF:** Photoirritation factor is calculated for results of the 3T3 NRU-PT by comparing the  $IC_{50}$  values obtained with and without irradiation.

**ROS:** Reactive oxygen species, including superoxide anion and singlet oxygen.

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**Systemic Drugs:** Products administered by a route that is intended to produce systemic exposure.

**UVA:** Ultraviolet light A (wavelengths between 320 and 400 nm).

**UVB:** Ultraviolet light B (wavelengths between 280 and 320 nm; as a part of sunlight wavelengths between 290 and 320 nm).

*Contains Nonbinding Recommendations*

**VIII. REFERENCES**

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