

Comments on new CIPAC guideline (June 2023)

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Remarks			
No.	Reference to section	Comment	Reply
(1)	<<section no.>>, <<description>>	<<comment by>>: <<comment>>	
(2)	<<section no.>>, <<description>>	<<comment by>>: <<comment>>	
(3)	<<section no.>>, <<description>>	<<comment b >>: <<comment>>	
(4)	<<section no.>>, <<description>>	<<comment by>>: <<comment>>	
(5)	<<section no.>>, <<description>>	<<comment by>>: <<comment>>	

In section 5, three alternative options are proposed. Please, choose which of them could be most suitable for CIPAC.

Proposed options on previous in-house validation of chromatographic methods (section 5)	
No.	Comment
Option 1: Previously obtained validation data can be presented, but not obligatory	<<comment by>>: <<comment>>
Option 2: Previously obtained validation data are presented and checked by CIPAC	<<comment by>>: <<comment>>

Comments on new CIPAC guideline (June 2023)

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Proposed options on previous in-house validation of chromatographic methods (section 5)	
No.	Comment
Option 3: Previously obtained validation data are presented and checked by CIPAC or small scale trial data are presented	<<comment by>>: <<comment>>