

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
1	1.1	What is REACH and where do I find more information about it?	REACH	General		yes
2	1.2	What has been changed by the Corrigenda to REACH of 29 May 2007?	REACH	General		yes
3	1.3	Who is responsible for the enforcement of REACH?	REACH	General		yes
4	1.4	Who should I contact if I have a question on REACH?	REACH	General		yes
5	2.1	Does REACH apply to substances (either on their own, in mixtures or in articles) manufactured or imported in volumes below 1 tonne per year?	REACH	Scope of REACH		yes
6	2.2	Do substances used in biocides and plant protection products (PPP) have to be registered under REACH?	REACH	Scope of REACH		yes
7	2.3	Does REACH apply to substances occurring in nature?	REACH	Scope of REACH		yes
8	2.4	Are modified substances derived from substances listed in Annex IV also exempt from registration?	REACH	Scope of REACH		yes
9	2.5	Are synthetic analogues of natural substances exempted from Registration in accordance with Article 2 (7)b and Annex V?	REACH	Scope of REACH		yes
10	2.6	Do substances at nano-scale fall under the scope of REACH?	REACH	Scope of REACH		yes
11	3.1	To which territories does REACH apply?	REACH	Import of substances into the EU		yes
12	3.2	What are the obligations of non-EEA companies?	REACH	Import of substances into the EU		yes
13	3.3	What are the obligations of importers of articles?	REACH	Import of substances into the EU		yes
14	3.4	Is the importer always to be considered the same legal entity as the consignee stated on the simplified administrative document (SAD) used by the customs authorities? Does this imply that the consignee is considered to be responsible for registration?	REACH	Import of substances into the EU		yes
15	4.1	Who can appoint an only representative?	REACH	Only Representative of non-EU manufacturer		yes
16	4.2	Who can be appointed as an only representative?	REACH	Only Representative of non-EU manufacturer		yes
17	4.3	What is meant by the "sufficient background" of an only representative?	REACH	Only Representative of non-EU manufacturer		yes
18	4.4	Is there a special procedure to appoint an only representative?	REACH	Only Representative of non-EU manufacturer		yes
19	4.5	Can an only representative represent more than one company?	REACH	Only Representative of non-EU manufacturer		yes
20	4.6	How can "non-EU manufacturers" help their only representative or importers to prepare for registration?	REACH	Only Representative of non-EU manufacturer		yes
21	4.7	As an only representative, do I need to specify in the registration dossier the identity of the "non-EU manufacturer" I am representing?	REACH	Only Representative of non-EU manufacturer		yes
22	4.8	Have registered a substance as an only representative of a non-EU manufacturer. Does a change of the importers of the non-EU manufacturer trigger the need for an update of the registration, and would this update be subject to a fee?	REACH	Only Representative of non-EU manufacturer		yes
23	5.1	Is it possible to benefit from the specific provisions for phase-in substances, if the substance was not pre-registered by 1 December 2008?	REACH	Pre-registration		yes
24	5.2	I am a first-time manufacturer or importer. How can I pre-register my substances and is there a format to be respected?	REACH	Pre-registration		yes
25	5.3	How much is the pre-registration fee?	REACH	Pre-registration		yes
26	5.4	How is it possible to find out whether a substance is pre-registered?	REACH	Pre-registration		yes
27	6.1	Who has to register substances?	REACH	REACH Registration		yes
28	6.1.1	Who is the registrant in case of toll manufacturing of substances? ¹	REACH	REACH Registration		yes
29	6.2	In case of an international company, who is the registrant?	REACH	REACH Registration		yes
30	6.3	Which substances have to be registered?	REACH	REACH Registration		yes
31	6.3.1	Do I have to register alloys?	REACH	REACH Registration		yes

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32	6.3.2	Do I have to register intermediates?	REACH	REACH Registration		yes
33	6.3.3	Do I have to register a substance occurring in nature if I have to apply a process to extract this substance?	REACH	REACH Registration		yes
34	6.3.4	What falls under the definition of PPORD (Product and Process Oriented Research and Development)?	REACH	REACH Registration		yes
35	6.3.5	Have PORD exemptions under Directive 67/548/EEC been transferred into REACH?	REACH	REACH Registration		yes
36	6.3.6	Does a potential registrant have to register a substance he is manufacturing or importing if this substance has previously been notified under Directive 67/548/EEC by another manufacturer or importer and is, thus, regarded as registered under the REACH Regulation?	REACH	REACH Registration		yes
37	6.3.7	Will a registration under the REACH Regulation be required for substances that are manufactured within the EEA but exported 100% outside of the EEA?	REACH	REACH Registration		yes
38	6.3.8	Do I have to register chemically surface treated substances?	REACH	REACH Registration		yes
39	6.3.9	Do I have to register substances used in medicinal products?2	REACH	REACH Registration		yes
40	6.3.10	May pre-registered substances that are manufactured or imported before the relevant registration deadline be placed on the market after this deadline without a registration?	REACH	REACH Registration		yes
41	6.3.11	Is a metal hydroxide manufactured from the metal oxide covered by the exemption from registration in Annex V, point 6 of the REACH Regulation?	REACH	REACH Registration		yes
42	6.3.12	Are substances that are banned under Regulation (EC) No. 2037/2000 (on substances that deplete the ozone layer) subject to (pre-) registration?	REACH	REACH Registration		yes
43	6.3.13	Is a registrant required to update their registration dossier with a new analysis dataset each time the substance is imported from a new non-EU manufacturer?	REACH	REACH Registration		yes
44	6.3.14	Within a solution of a complexing agent and a metal salt, a metal-complex will be formed. This complex remains in solution and will not be isolated at any time. Does this complex have to be registered?	REACH	REACH Registration		yes
45	6.4	When do I have to register my substance?	REACH	REACH Registration		yes
46	6.5	How do I calculate the tonnage?	REACH	REACH Registration		yes
47	6.6	Can I register for a tonnage band higher than the actual tonnage of the substance?	REACH	REACH Registration		yes
48	6.7	How do I register my substances and do I need IUCLID 5?	REACH	REACH Registration		yes
49	6.8	How much is the registration fee?	REACH	REACH Registration		yes
50	6.9	Can a Non-EEA manufacturer of a substance register under REACH?	REACH	REACH Registration		yes
51	6.10	What are the options for an importer of a mixture when he is unable to obtain the relevant information from his supplier on the components of the mixture?	REACH	REACH Registration		yes
52	6.11	Can a third party representative register?	REACH	REACH Registration		yes
53	6.12	A company who notified a substance under Directive 67/548/EEC fails to claim its registration number for the notified substance. Is this substance still considered as registered? If this is the case and an inquiry is subsequently submitted for this substance by a potential registrant can this notifier be listed as the registrant?	REACH	REACH Registration		yes
54	6.13	What are the duties of registrants that cease manufacture and import?	REACH	REACH Registration		yes
55	6.14	If I have already notified a substance under Directive 67/548/EEC, what do I have to do if I increase my tonnages? (EDITED)	REACH	REACH Registration		yes
56	6.15	Does the phrase "classified as [...] in accordance with Directive 67/548/EEC" in Article 23(1)(a) and (b) of the REACH Regulation refer only to substances listed with a harmonized classification in Annex I of this directive?	REACH	REACH Registration		yes
57	6.16	Does a registration of an isolated intermediate pursuant to Article 17(2) or Article 18(2) of REACH have to be updated due to a change of tonnage band?	REACH	REACH Registration		yes
58	6.17	I plan to manufacture/import a phase-in substance for the first time either less than 12 months before the relevant registration deadline or after it. When do I have to register this substance in each case?	REACH	REACH Registration		yes
59	6.18	How can a registration dossier be corrected in case a mistake was made in the preparation of the dossier?	REACH	REACH Registration		yes
60	6.19	If a dossier submission is rejected after the second technical completeness check, what are the consequences?	REACH	REACH Registration		yes
61	6.20	Is there any obligation according to Article 21 of REACH to interrupt the manufacture or import of the substance during the technical completeness check (TCC)?	REACH	REACH Registration		yes

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62	6.21	Are registration numbers assigned to active substances in biocidal products? Does ECHA disseminate any information on those substances?	REACH	REACH Registration		yes
63	6.22	If a registrant decides to change its Third Party Representative (TPR) does it need to update the registration and is there a fee for this?	REACH	REACH Registration		yes
64	6.23	Do potential registrants of non-phase-in substances or phase-in substances that have not been pre-registered have a duty to inquire even when they are already in contact with the respective Lead Registrant (LR)?	REACH	REACH Registration		yes
65	7.1	Do I have to register polymers?	REACH	Polymers and monomers		yes
66	7.2	Can I register monomers as intermediates in accordance with Article 17(2) or 18(2) of the REACH Regulation?	REACH	Polymers and monomers		yes
67	7.3	What is an impurity in a polymer?	REACH	Polymers and monomers		yes
68	7.4	What is an additive in a polymer?	REACH	Polymers and monomers		yes
69	7.5	Beside registration requirements, do I have other obligations for polymers under REACH?	REACH	Polymers and monomers		yes
70	7.6	Are there registration obligations for manufacturers and importers of natural polymers that have not been chemically modified? ³	REACH	Polymers and monomers		yes
71	7.7	Are there registration obligations for manufacturers and importers of natural polymers that have been chemically modified? ⁴	REACH	Polymers and monomers		yes
72	7.8	An importer of a polymer has the obligation to register a monomer or other substance chemically bound to the polymer. Does he have to submit spectral data and a chromatogram of the original substance used in the manufacture of the polymer?	REACH	Polymers and monomers		yes
73	8.1	Do I have to register substances in articles?	REACH	Requirements for substances in articles		yes
74	8.2	Under what conditions and when do I have to notify substances of very high concern in articles?	REACH	Requirements for substances in articles		yes
75	8.3	As Article 7(6) of REACH states "Paragraphs 1 to 5 shall not apply to substances that have already been registered for that use" does it refer to the same supply chain or to different supply chains?	REACH	Requirements for substances in articles		yes
76	8.4	Can I already rely on the provisions of Article 7(6) of REACH when a substance in an article has been pre-registered?	REACH	Requirements for substances in articles		yes
77	8.5	What is an intended release of a substance from articles?	REACH	Requirements for substances in articles		yes
78	8.6	May steel semi-finished products such as slabs, blooms and billets be considered as articles?	REACH	Requirements for substances in articles		yes
79	8.7	Is there any notification fee for the submission of a notification of Substances of Very High Concern (SVHC) in articles per Article 7 (2) of REACH?	REACH	Requirements for substances in articles		yes
80	8.8	I have stopped production/import of the article containing a Substance of Very High Concern (SVHC). Do I have to notify?	REACH	Requirements for substances in articles		yes
81	8.9	Do I have to consider the tonnage produced/imported before the Substance of Very High Concern (SVHC) was put on the Candidate List for the calculation of the tonnage in accordance with Article 7 (2) of REACH?	REACH	Requirements for substances in articles		yes
82	8.10	Do article producers and importers notify only once according to Article 7 (2) of REACH, or should the notifications be updated?	REACH	Requirements for substances in articles		yes
83	8.11	How can producers or importers of articles find information on whether an SVHC has already been registered for use in a particular article and whether the exemption in Article 7(6) of REACH thus applies?	REACH	Requirements for substances in articles		yes
84	9.1	What is the purpose of data-sharing?	REACH	Data Sharing		yes
85	9.2	What is the aim of a SIEF (Substance Information Exchange Forum)?	REACH	Data Sharing		yes
86	9.3	How can communication within a SIEF be facilitated?	REACH	Data Sharing		yes
87	9.4	How is a Substance Information Exchange Forum (SIEF) formed and what is the role of EINECS in defining substance identity?	REACH	Data Sharing		yes
88	9.5	How is a pre-SIEF managed?	REACH	Data Sharing		yes

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89	9.6	Who can become a data holder in a SIEF?	REACH	Data Sharing		yes
90	9.7	How are the costs shared?	REACH	Data Sharing		yes
91	9.8	Who has the duty to inquire prior to registration and for which reason?	REACH	Data Sharing		yes
92	9.9	What is the difference between a SIEF (a Substance Information Exchange Forum) and a consortium or other options for co-operation in the context of a SIEF?	REACH	Data Sharing		yes
93	9.10	Is a consortium necessary to organise the activities within a SIEF?	REACH	Data Sharing		yes
94	9.11	Is it possible to leave a SIEF? If not, what happens in case a company ceases its activities with regard to a pre-registered substance?	REACH	Data Sharing		yes
95	9.12	Do I have to become a member of a SIEF, if I want to register a phase-in substance?	REACH	Data Sharing		yes
96	9.13	I have information on a substance that I do not intend to register, how can I become a member of the SIEF for this substance?	REACH	Data Sharing		yes
97	9.14	I have pre-registered a substance which I do not intend to register. Can I become a member of the SIEF for this substance?	REACH	Data Sharing		yes
98	9.15	What is the role of ECHA in the formation of SIEFs?	REACH	Data Sharing		yes
99	9.16	How do the roles of SIEF Formation Facilitator and the Lead Registrant differ?	REACH	Data Sharing		yes
100	9.17	I have received a request from a SIEF Formation Facilitator asking me to pay a fee. Do I have to comply with this request?	REACH	Data Sharing		yes
101	9.18	Since the data-sharing and cost-sharing rules in Article 30 of REACH apply only within the same SIEF, can ECHA do anything to help in a situation where the conflict is between two different SIEFs?	REACH	Data Sharing		yes
102	9.19	How to proceed when using data older than 12 years submitted for notifications under Directive 67/548/EEC?	REACH	Data Sharing		yes
103	9.20	How can ECHA assist me in case I have an issue in sharing data?	REACH	Data Sharing		yes
104	9.21	How can I be sure ECHA will consider my data sharing dispute?	REACH	Data Sharing		yes
105	9.22	Do I have any data sharing obligation after the submission of my registration dossier?	REACH	Data Sharing		yes
106	10.1	When should the lead registrant create the joint submission object in REACH-IT and is there a deadline for registrants to confirm their membership in the joint submission object?	REACH	Joint submission of data by multiple registrants		yes
107	10.2	As a member registrant, will I be informed about the submission of the joint registration dossier by the lead registrant?	REACH	Joint submission of data by multiple registrants		yes
108	10.3	Do the registrants have to submit all their data jointly?	REACH	Joint submission of data by multiple registrants		yes
109	10.4	Can a registrant submit information specified in Article 10 (a) (iv), (vi), (vii) and (ix) separately?	REACH	Joint submission of data by multiple registrants		yes
110	10.5	If I opt out for all information submitted by the lead registrant on behalf of member registrants, does this mean that I still have to submit my dossier as part of the joint submission?	REACH	Joint submission of data by multiple registrants		yes
111	10.6	Can different classifications of a substance be included in the joint submission dossier?	REACH	Joint submission of data by multiple registrants		yes
112	10.7	Does a joint submission dossier need to include all available studies?	REACH	Joint submission of data by multiple registrants		yes
113	10.8	Can member registrants of a joint submission submit the same generic spectral data or chromatograms?	REACH	Joint submission of data by multiple registrants		yes
114	10.9	Can a company resign from its role as lead registrant?	REACH	Joint submission of data by multiple registrants		yes
115	10.10	A NONs notifier (Directive 67/548/EEC (NONS) successfully claimed a registration number. Can this notifier become the Lead Registrant (LR) of a joint submission?	REACH	Joint submission of data by multiple registrants		yes
116	10.11	A company has successfully submitted an individual registration dossier and received a registration number without being a member of a joint submission. If the company subsequently updates their individual registration to become a member of a joint submission, will they receive an invoice for that update?	REACH	Joint submission of data by multiple registrants		yes
117	11.1	According to which test methods and standards should new tests be performed?	REACH	Information requirements, test methods and quality of data		yes

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118	11.2	Are there "other international test methods" recognised by the Commission or the ECHA and referred to in article 13(3) of REACH?	REACH	Information requirements, test methods and quality of data		yes
119	11.3	Is there a list of GLP certified testing laboratories?	REACH	Information requirements, test methods and quality of data		yes
120	11.4	Are reference books and databases regarded as reliable sources of substance data?	REACH	Information requirements, test methods and quality of data		yes
121	11.5	What is the OECD Mutual Acceptance of Data (MAD) system?	REACH	Information requirements, test methods and quality of data		yes
122	11.6	What studies does ECHA accept as GLP studies?	REACH	Information requirements, test methods and quality of data		yes
123	11.7	Registrants who submit a proposal for testing in accordance with Annexes IX and X of REACH may waive 28-day studies if certain conditions are fulfilled. However, if there are no results for a 28-day repeated dose toxicity study because a testing proposal for a 90-day repeated dose toxicity test is made, it is not possible to derive a DNEL. Which interim risk management measures (RMM) could be recommended in this situation?	REACH	Information requirements, test methods and quality of data		yes
124	12.1	Are any substances already subject to authorisation?	REACH	Authorisation		yes
125	12.2	Where do I find the candidate list?	REACH	Authorisation		yes
126	12.3	How is a substance included in the Candidate List?	REACH	Authorisation		yes
127	12.4	How is a substance from the Candidate List included in the "Authorisation List"?	REACH	Authorisation		yes
128	12.5	How are authorisations granted for substances on the "Authorisation List"?	REACH	Authorisation		yes
129	12.6	In which language do Applications for authorisation have to be submitted to ECHA?	REACH	Authorisation		yes
130	12.7	Does the use of a substance listed on Annex XIV require an authorisation when contained in a mixture at a concentration below that specified in Article 56(6) (a) and (b) of REACH?	REACH	Authorisation		yes
131	13.1	Can downstream users continue to use a substance, if it has not been (pre-)registered?	REACH	Information in the supply chain		yes
132	13.2	Does REACH require any changes in Safety Data Sheets?	REACH	Information in the supply chain		yes
133	13.3	For substances or mixtures already placed on the market before 1 December 2010 or 1 June 2015 respectively does the Safety Data Sheet (SDS) need to be updated in accordance with the Commission Regulation (EU) No 453/2010?	REACH	Information in the supply chain		yes
134	13.4	In what language should the SDS be supplied?	REACH	Information in the supply chain		yes
135	13.5	The workers of transport companies can be exposed to chemicals, for example while loading and unloading chemicals, or fitting and opening of transfer pipelines. Should transport companies be regarded as downstream users in these cases?	REACH	Information in the supply chain		yes
136	13.6	What information can a downstream user communicate to his suppliers in order to cooperate in preparing for REACH registration?	REACH	Information in the supply chain		yes
137	13.7	When does the registration number have to be communicated down the supply chain?	REACH	Information in the supply chain		yes
138	13.8	Does an EU-based supplier of substances and mixtures meeting the criteria in Article 31 of REACH have a duty to provide a REACH-compliant Safety Data Sheet (SDS) to its non-EU customers?	REACH	Information in the supply chain		yes
139	13.9	Should substance names used on the SDS be in an official language of a Member State?	REACH	Information in the supply chain		yes
140	13.10	Is it possible to use in sections 2 and 3 of the SDS translations of the codes appearing in Annexes VI and VII to CLP, instead of the full classifications?	REACH	Information in the supply chain		yes
141	13.11	Is it necessary to use the new SDS format provided in Regulation EC No 453/2010 for mixtures that are still classified according to Directive 1999/45/EC (DPD) and were placed on the market before 1 December 2010?	REACH	Information in the supply chain		yes
142	13.12	Does the notification number received when a substance is notified to the Classification and Labelling Inventory need to be communicated through the supply chain (SDS, label, etc.)?	REACH	Information in the supply chain		yes

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143	13.13	Can list numbers assigned to substances with only a CAS Number or without a numerical identifier be used in the SDS?	REACH	Information in the supply chain		yes
144	13.14	Must distributors/formulators of chemical substances with multiple suppliers include all registration numbers in the SDS?	REACH	Information in the supply chain		yes
145	13.15	Must the supplier of a substance, who is both a manufacturer of the substance and a distributor of the same substance manufactured by others, mention the full registration number in the SDS, or can they use the truncated number?	REACH	Information in the supply chain		yes
146	13.16	Article 31(9) of REACH requires suppliers to update the SDS without delay and to provide it to all recipients of the substance or mixture to whom they have supplied it within the preceding 12 months. Does this obligation also apply even if the substance or mixture in question is no longer supplied?	REACH	Information in the supply chain		yes
147	13.17	Does the registration number have to be communicated down the supply chain for recovered substances and substances included in Annex IV and V of REACH?	REACH	Information in the supply chain		yes
148	13.18	Where a Member State Competent Authority or ECHA has granted permission for the use of an alternative name for a registered substance in a mixture(s), is there an obligation to report the registration number of that corresponding substance in the mixture(s) SDS?	REACH	Information in the supply chain		yes
149	14.1	What are my downstream user (DU) obligations as a DU of a substance for which an extended safety data sheet is required?	REACH	Downstream users		yes
150	14.2	What are my downstream user obligations when my use is not covered by the eSDS?	REACH	Downstream users		yes
151	14.3	What are my downstream user obligations, when I use substances subject to authorisation?	REACH	Downstream users		yes
152	14.4	How can I make sure that I have no registration or notification obligations?	REACH	Downstream users		yes
153	14.5	I am a downstream user, when do I need to report the use of my substance to ECHA?	REACH	Downstream users		yes
154	14.6	When can a downstream user (DU) use a substance for a PPORD activity?	REACH	Downstream users		yes
155	14.7	Is a downstream user or distributor obliged to check the registration status of the substances on their own or in a mixture they place on the market according to the REACH Regulation? (NEW)	REACH	Downstream users		yes
156	15.1	Are substances classified as CMRs, and included in Annex VI to CLP but not yet included in the Appendices 1-6 of Annex XVII to REACH, covered by the restrictions in entries 28-30 of Annex XVII to REACH?	REACH	Restrictions		yes
157	15.2	What types of organotin compounds are covered by entry 20 of Annex XVII of REACH "organostannic compounds"?	REACH	Restrictions		yes
158	15.3	According to paragraph 10 of entry 23 of Annex XVII to REACH cadmium shall not be used or placed on the market if the concentration is equal to or greater than 0,01% by weight of the metal in metal parts of jewellery. Does this concentration threshold apply to each metal component of an item of jewellery or to the jewellery item as a whole?	REACH	Restrictions		yes
159	1.1	What is CLP?	CLP	A new Regulation		yes
160	1.2	Does CLP apply to me?	CLP	A new Regulation		yes
161	1.3	What happens to the directives on classification and labelling of substances and preparations?	CLP	A new Regulation		yes
162	1.4	What happened to Annex I to DSD?	CLP	A new Regulation		yes
163	1.5	Is there any change in the existing EU transport legislation resulting from the new CLP Regulation?	CLP	A new Regulation		yes
164	1.6	What is GHS?	CLP	A new Regulation		yes
165	1.7	What are the differences between GHS and CLP?	CLP	A new Regulation		yes
166	1.8	Where can I find the consolidated version of the CLP Regulation? --New	CLP	A new Regulation		yes
167	2.1	What roles and obligations do re-fillers have under CLP?	CLP	Industry roles under CLP		yes
168	2.2	What roles and obligations do re-importers have under CLP?	CLP	Industry roles under CLP		yes
169	2.3	Do distributors have to classify under CLP?	CLP	Industry roles under CLP		yes
170	2.4	Is an establishment which is recovering a substance obliged to classify and notify it to the Classification and Labelling Inventory?	CLP	Industry roles under CLP		yes
171	2.5	Do professional and industrial end users have obligations under CLP?	CLP	Industry roles under CLP		yes
172	3.1	Will radioactive substances and mixtures have to be classified or notified under CLP?	CLP	Scope and exemptions under CLP		yes
173	3.2	Will substances and mixtures under customs supervision have to be classified and notified under CLP?	CLP	Scope and exemptions under CLP		yes
174	3.3	Will a non-isolated intermediate have to be classified and notified under CLP?	CLP	Scope and exemptions under CLP		yes

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175	3.4.1	What about new substances that were notified under Directive 67/548/EEC (NONS)? Do they have to be classified, packaged and labelled according to the CLP criteria?	CLP	Scope and exemptions under CLP		yes
176	3.4.2	What about new substances that were notified under Directive 67/548/EEC (NONS)? Do they have to be notified to the Classification and Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
177	3.5	Will waste have to be classified and notified to the Classification and Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
178	3.6	Will medicinal products need to be classified and notified to the Classification and Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
179	3.7	Are medicine tablets in a drum being sent to the EU for packaging considered to be "in the finished state and intended for the final user" and therefore exempted from Article 1(5)a of the CLP Regulation?	CLP	Scope and exemptions under CLP		yes
180	3.8	Will medical devices need to be classified and notified to the Classification and Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
181	3.9	Will cosmetic products have to be classified and notified to the Classification and Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
182	3.10	Will food and feeding stuffs have to be classified, labelled and packaged according to CLP, and their substances notified to the Classification and Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
183	3.11	Do I have to notify explosive articles to the Classification & Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
184	3.12	Must the classification and labelling of polymers be notified to the Inventory?	CLP	Scope and exemptions under CLP		yes
185	3.13	Will substances and mixtures used in scientific research & development have to be classified and notified under CLP?	CLP	Scope and exemptions under CLP		yes
186	3.14	Should companies notify substances used in scientific research & development (R&D) to the C&L inventory for which – in particular in the early stages of research – insufficient data is available for classification in line with the criteria in Title II and Annex I of the CLP Regulation?	CLP	Scope and exemptions under CLP		yes
187	3.15	Is it necessary to notify substances to the C&L Inventory that are exempted from registration under REACH?	CLP	Scope and exemptions under CLP		yes
188	3.16	Is it necessary to notify substances to the C&L Inventory that are exempted from registration through Annex IV to REACH?	CLP	Scope and exemptions under CLP		yes
189	3.17	Is it necessary to notify substances to the C&L Inventory that are exempted from registration through Annex V to REACH?	CLP	Scope and exemptions under CLP		yes
190	3.18	Will alloys have to be classified, labelled and notified under CLP?	CLP	Scope and exemptions under CLP		yes
191	3.19	Do active substances contained in plant protection or biocidal products have to be classified in accordance with CLP?	CLP	Scope and exemptions under CLP		yes
192	3.20	Do active substances contained in plant protection products and biocidal products have to be notified to the Classification and Labelling Inventory?	CLP	Scope and exemptions under CLP		yes
193	3.21	Do the monomers and any other substance used for the manufacturing of a polymer have to be notified to the Classification and Labelling Inventory by the importer of the polymer?	CLP	Scope and exemptions under CLP		yes
194	3.22	Are substances occurring in nature exempted from CLP?	CLP	Scope and exemptions under CLP		yes
195	4.1	Which substances have to be notified to the Classification and Labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
196	4.2	Would only substances manufactured or imported in quantities of 1 tonne or more per year be subject to notification?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
197	4.3	Is it necessary to notify a non-hazardous substance that is also registered under REACH to the Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
198	4.4	What are the deadlines for notification to the Classification and Labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
199	4.5	Do I have to notify the DSD or the CLP classifications to the Inventory? And which classifications are needed for the registration dossier?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
200	4.6	Do I have to notify substances that are classified for a physical hazard and contained in a hazardous mixture?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
201	4.7	In view of the obligation to notify according to CLP Article 39(b): How should an importer proceed in case he has only information on the DSD classifications of the substances contained in the mixtures he imports?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
202	4.8	CLP refers in its Article 40(1) to a "group of manufacturers or importers". Is this the same as a SIEF?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
203	4.9	How should a group of manufacturers/importers for the purpose of notification to the Classification and Labelling Inventory be set up?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
204	4.10	The term "notification" has been used in various contexts in EU chemicals legislation. What is the difference between a notification under Directive 67/548/EEC, a notification under REACH, and a notification under CLP?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
205	4.11	Who must notify to the Classification and Labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
206	4.12	Who is not expected to notify to the Classification and Labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
207	4.13	Can Only Representatives who have been appointed under the REACH Regulation notify to the Classification and Labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
208	4.14	The registration deadline for a phase-in substance which is manufactured/ imported in quantities of 1 tonne per year is 1 June 2018. Will this substance have to be notified to the C&L Inventory before that?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
209	4.15	For substances with REACH registration deadlines in 2013 or 2018, is it necessary to notify a substance to the Inventory before the registration deadline?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
210	4.16	Do substances which are in stock on 1 December 2010 have to be notified by 3 January 2011?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
211	4.17	What substance identity information is required for notification to the Classification and labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
212	4.18	Is analytical information such as HPLC data, gas chromatograms or a description of the analytical method required for notification to the Classification and labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
213	4.19	When notifying a substance to the Classification and Labelling Inventory, do its constituents, additives and impurities also have to be notified separately?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
214	4.20	Can a company appear in more than one group of manufacturers/importers?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
215	4.21	How should aqueous solutions of substances be notified according to Article 39 and 40 of CLP?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
216	4.22	Does a manufacturer or importer have to notify substances listed in Annex VI of CLP?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
217	4.23	In relation to non-harmonised classifications, is it possible to notify a classification to the Inventory which differs from already existing entries on the Inventory for the same substance?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
218	4.24	Once a substance has been notified to the C&L Inventory, will manufacturers or importers still have to notify the same substance although it is already on the Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
219	4.25	Does the notifier have to give the reason for no classification according to CLP Art. 40 (1) (d) in cases where classification for an endpoint is excluded by definition?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
220	4.26	What is the difference between the labelling information required for a notification to the C&L Inventory under CLP and for a registration under REACH?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
221	4.27	Does a notifier have to pay a fee when notifying to the Classification and Labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
222	4.28	Would a company with subsidiaries in two Member States have to notify a substance twice, when it manufactures it in both Member States? --Edited	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
223	4.29	Would only substances manufactured or imported in quantities of 1 tonne or more per year be subject to notification?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
224	4.30	When preparing for the REACH registration of substances which have previously been only used for R&D purposes in amounts below 1 tonne per year used under strictly controlled conditions, potential registrants must collect available data, determine if relevant existing information is in line with Annex XI to the REACH Regulation and develop a testing programme. During this period there is a high likelihood that the classification of the substance will change. Is it required to update the C&L notification every time new information relevant for classification becomes available or are companies allowed to wait until they register the substance?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
225	4.31	Do I have to notify the DSD or the CLP classifications to the Classification & Labelling Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
226	4.32	Is it possible to flag confidentiality of certain information when notifying to the C&L Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
227	4.33	How to flag confidentiality of the IUPAC name for an eligible substance when notifying it to the C&L Inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
228	4.34	Is it necessary to pay a fee for flagging confidentiality?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
229	4.35	What is the meaning of "placing on the market" in the context of CLP?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
230	4.36	In order to meet the classification and notification requirements, is a manufacturer or importer required to perform physical hazard testing for substances not included in Annex VI to CLP or for substances included in Annex VI, but not classified for a specific physical hazard, and for which no adequate and reliable information is already available for the physical hazards?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
231	4.37	How to notify to the C&L Inventory a specific form of a substance when there is already a harmonised C&L for the same substance in another form in Annex VI to CLP?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
232	4.38	Can the C&L notification number be used to identify a substance when searching the public C&L inventory?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
233	4.39	Does the notification number received when a substance is notified to the Classification and Labelling Inventory need to be communicated through the supply chain (SDS, label, etc.)?	CLP	Notification-Classification & Labelling (C&L) Inventory		yes
234	5.1	Should substances or mixtures which were already placed on the market before 1 December 2010 or 1 June 2015, respectively, and are still in stock after 1 December 2010 or 1 June 2015, respectively, be relabelled according to CLP?	CLP	Labelling		yes
235	5.2	Is it allowed to use label elements according to Directive 67/548/EEC or 1999/45/EC together with elements according to the CLP Regulation on the same label?	CLP	Labelling		yes
236	5.3	Is the number of hazard statements on the label limited?	CLP	Labelling		yes
237	5.4	Is the number of precautionary statements on the label limited?	CLP	Labelling		yes
238	5.5	Is a label which is designed according to legislation of non-EU countries implementing the GHS accepted in the EU?	CLP	Labelling		yes
239	5.6	Is it mandatory to include the hazard and precautionary statements together with their codes on the label?	CLP	Labelling		yes
240	5.7	When preparing hazard labels, the pre-printing of the diamond form may result in labels where not all diamonds are filled with hazard symbols. Would such empty diamonds be allowed on labels of hazardous substances and mixtures? (EDITED)	CLP	Labelling		yes
241	5.8	Do active substances, plant protection and biocidal products have to be labelled in accordance with CLP?	CLP	Labelling		yes
242	5.9	Is a supplier always required to provide their contact details on the label?	CLP	Labelling		yes
243	5.10	May non-EU hazard information be included on the label along with CLP labelling elements for substances placed on the EU market?	CLP	Labelling		yes
244	5.11	When designing a label, what are the requirements regarding dimensions and make up of the hazard pictograms, to be used on the label?	CLP	Labelling		yes
245	5.12	When a package carries a transport label or mark that corresponds to the same hazard as a CLP pictogram, can the CLP pictogram be omitted?	CLP	Labelling		yes
246	5.13	If a substance or mixture is produced exclusively for the non-EU market, does it need to be labelled in accordance with CLP prior to export?	CLP	Labelling		yes
247	5.14	Can the outer packaging display both CLP and DPD labelling when the inner components are made up of a CLP compliant substance and a DPD compliant mixture?	CLP	Labelling		yes
248	5.15	Should substance names used on the label be in the official language(s) of a Member State?	CLP	Labelling		yes

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
249	5.16	Do containers used for the transport of bulk chemicals (e.g. portable tanks and trailers) meet the definition of a package and fall within the remits of CLP Article 33(3) and as a consequence should they be labelled accordingly? --New	CLP	Labelling		yes
250	5.17	When should an importer label their substances/mixtures in line with CLP? --New	CLP	Labelling		yes
251	5.18	When is it relevant to allocate the supplemental hazard statement EUH029 - "Contact with water liberates toxic gas" -to a substance or mixture? --New	CLP	Labelling		yes
252	5.19	5.19 Are there any exemptions in the CLP Regulation for chemicals supplied in very small quantity packages, when they are considered to present a very low risk? --New	CLP	Labelling		yes
253	6.1	What is the process to request the use of an alternative chemical name for a substance contained in a mixture?	CLP	Request for use of an alternative chemical name		yes
254	6.2	Can Annex VI to Directive 1999/45/EC still be used for such requests?	CLP	Request for use of an alternative chemical name		yes
255	6.3	Is there a form available for an application to request the use of an alternative chemical name for a substance contained in a mixture?	CLP	Request for use of an alternative chemical name		yes
256	6.4	What fees are payable for requests for use of an alternative name?	CLP	Request for use of an alternative chemical name		yes
257	6.5	When diluting a substance in water, can we consider the result of this dilution as a mixture and, as such, to fulfil the conditions of Article 24 (1) of the CLP Regulation allowing submission of a request to use an alternative chemical name?	CLP	Request for use of an alternative chemical name		yes
258	7.1	Where can I find the updated versions of Tables 3.1 and 3.2 of Annex VI to CLP? --New	CLP	Annex VI to CLP		yes
259	7.2	What is the meaning of the "Footnote" mentioned in particular substance entries in the column displaying the specific concentration limits in Table 3.2 of Annex VI to CLP?	CLP	Annex VI to CLP		yes
260	7.3	What should you do where you have to use a harmonized classification which is marked as minimum classification in Table 3.1 of Annex VI to CLP?	CLP	Annex VI to CLP		yes
261	7.4	When were the harmonised classifications contained in the 1st adaptation to technical progress (1st ATP) of the CLP Regulation to be applied?	CLP	Annex VI to CLP		yes
262	7.5	May a manufacturer, importer or downstream user submit to the Agency a proposal to introduce additional harmonised classification and labelling elements to an existing entry in Part 3 of Annex VI? --Edited	CLP	Annex VI to CLP		yes
263	7.6	If a substance is subject to harmonised classification, do I have to classify it for the hazards which are not covered by the entry in Part 3 of Annex VI?	CLP	Annex VI to CLP		yes
264	8.1	If a substance does not meet the classification criteria under the Dangerous Substances Directive, will it therefore also not be classified under CLP?	CLP	Classification		yes
265	8.2	May a supplier use data which is available in open literature, e.g. from the internet, online databases, for the purpose of physical hazard classification under CLP?	CLP	Classification		yes
266	8.3	In a case where the classification for physical hazards depends on the particle size of a substance, will a supplier have to classify for all particle sizes?	CLP	Classification		yes
267	8.4	In relation to the determination of the aspiration hazard of paints and varnishes: how to convert the viscosity derived from flow time measurements using a flow cup at 23°C ± 5°C according to ISO 2431 into the kinematic viscosity of the paint or varnish at 40°C?	CLP	Classification		yes
268	8.5	What are the quality requirements when testing for physical hazards?	CLP	Classification		yes
269	8.6	When classifying and labelling substances that are included in Annex VI to the CLP Regulation, do I need to consider any impurities that might be relevant to classification as stipulated in Article 11(1) CLP?	CLP	Classification		yes
270	8.7	When does the deletion of Note H in the second ATP to CLP apply to entries in Tables 3.1 and 3.2? --New	CLP	Classification		yes
271	9.1	When does a supplier have to introduce the CLP classifications into the Safety Data Sheet (SDS) for substances and mixtures?	CLP	Hazard communication with means other than labelling		yes
272	9.2	Which kind of information must be provided in an advertisement for hazardous substances according to CLP Article 48?	CLP	Hazard communication with means other than labelling		yes
273	9.3	What kind of information must be provided in an advertisement for mixtures according to CLP Article 48?	CLP	Hazard communication with means other than labelling		yes
274	9.4	Can transport labels be included in section 2.2 of an SDS? --New	CLP	Hazard communication with means other than labelling		yes
275	1.1	What is pre-registration?	REACH	Pre-registration		no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
276	1.2	What are phase-in substances?	REACH	Pre-registration		no
277	1.3	What is meant with extended registration deadlines?	REACH	Pre-registration		no
278	1.4	How do I calculate the tonnage in order to determine the respective registration deadline?	REACH	Pre-registration		no
279	1.5	How can I find out which substances have been preregistered?	REACH	Pre-registration		no
280	1.6	Was there a pre-registration number distributed to the preregistrant?	REACH	Pre-registration		no
281	1.7	Can I, as a downstream user, check on-line the preregistration number and see if my supplier did pre-register?	REACH	Pre-registration		no
282	1.8	Does a downstream user have pre-registration obligations?	REACH	Pre-registration		no
283	1.9	How do I as a downstream user, know whether my supplier pre-registered the substances that he supplies to me?	REACH	Pre-registration		no
284	1.1	I am a downstream user and my supplier did not preregister, what shall I do?	REACH	Pre-registration		no
285	1.11	Do non-EU manufacturers who are appointing an Only Representative need to send information about this appointment directly to ECHA?	REACH	Pre-registration		no
286	2.1.1	What are the duties following from pre-registration?	REACH	Pre-registration	Duties following from pre-registration	no
287	2.1.2	How can I see what I have pre-registered?	REACH	Pre-registration	Duties following from pre-registration	no
288	2.1.3	If I pre-register do I have to maintain my production/import?	REACH	Pre-registration	Duties following from pre-registration	no
289	2.1.4	Is the submission number a proof that my substance has phase-in status?	reach	Pre-registration	Duties following from pre-registration	no
290	2.1.5	How can I use the pre-registration number?	REACH	Pre-registration	Duties following from pre-registration	no
291	2.1.6	Do I need to indicate the pre-registration number on safety data sheets (SDS)?	REACH	Pre-registration	Duties following from pre-registration	no
292	2.1.7	How will the pre-registration data be used?	REACH	Pre-registration	Duties following from pre-registration	no
293	2.2.1	Is it possible to modify the data entered during preregistration?	REACH	Pre-registration	Changes to pre-registration after 1st December 2008	no
294	2.2.2	Is it possible to transfer the Pre-registrations already made by the importers to a newly established only representative?	REACH	Pre-registration	Changes to pre-registration after 1st December 2008	no
295	3.1	What will happen if a company did not pre-register a phasein substance?	REACH	Pre-registration		no
296	3.2	What if I, as an article producer, find out after 1 December 2008 that my supplier did not pre-register? What if I as an article importer have missed the deadline to pre-register?	REACH	Pre-registration		no
297	3.3	Is it possible to pre-register a phase-in substance after 1 December 2008?	REACH	Pre-registration		no
298	3.4	If a phase-in substance has not been pre-registered, can a downstream user benefit from Article 28(6) of the REACH Regulation in case he/she becomes an importer after 1 December 2008?	REACH	Pre-registration		no
299	3.5	Am I an importer? Who is responsible for import?	REACH	Pre-registration		no
300	4.1.1	What is the pre-SIEF forum?	REACH	Pre-registration	Pre-SIEF	no
301	4.1.2	Will the contact details of my company be shown to other pre-registrants during pre-registration and when forming the pre-SIEF?	REACH	Pre-registration	Pre-SIEF	no

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302	4.2.1	SIEF formation	REACH	Pre-registration	SIEF	no
303	4.2.2	Can a downstream user participate in a SIEF and share data?	REACH			no
304	4.2.3	How can a non-Community manufacturer help an only representative or an importer in preparing for registration and data sharing?	REACH	Pre-registration		no
305	1	There are many notification tools, which one is the more suitable for me?	CLP	Technical questions and answers on C&L notifications	Choosing the right tool to create a C&L notification	no
306	2	I have to notify a substance that has different "qualities" and different C&L, which tool shall I use?	CLP	Technical questions and answers on C&L notifications	Choosing the right tool to create a C&L notification	no
307	3	I cannot edit "Hazard category" and "Hazard statement" in C&L section. Why?	CLP	Technical questions and answers on C&L notifications	Choosing the right tool to create a C&L notification	no
308	4	Is there a tool that allows me to check my C&L notification before I send it to ECHA?	CLP	Technical questions and answers on C&L notifications	Choosing the right tool to create a C&L notification	no
309	5	If I need to update my C&L notification, do I need to use a specific tool?	CLP	Technical questions and answers on C&L notifications	Updating a C&L notification	no
310	6	How to fill-in my C&L notification in case of update?	CLP	Technical questions and answers on C&L notifications	Updating a C&L notification	no
311	7	Is there a procedure to update the classification and labelling of a NONS registration and to submit a C&L notification?	CLP	Technical questions and answers on C&L notifications	Updating a C&L notification	no
312	8	May I update any data in my C&L notification?	CLP	Technical questions and answers on C&L notifications	Updating a C&L notification	no
313	9	Can I update the classification and labelling of my registration dossier by submitting a C&L notification?	CLP	Technical questions and answers on C&L notifications	Updating a C&L notification	no
314	10	Why is there a different contact name in the submission report when I update the contact details in my C&L notification?	CLP	Technical questions and answers on C&L notifications	Updating a C&L notification	no
315	11	Which number do I receive after having submitted a C&L notification?	CLP	Technical questions and answers on C&L notifications	Reference numbers granted to a C&L notification	no
316	12	Which number do I receive after having submitted a C&L notification update?	CLP	Technical questions and answers on C&L notifications	Reference numbers granted to a C&L notification	no
317	13	How do I verify the submission and reference numbers of my C&L notification?	CLP	Technical questions and answers on C&L notifications	Searching for my C&L notification in REACH-IT	no
318	14	How can I check in REACH-IT all the C&L notifications I have already submitted?	CLP	Technical questions and answers on C&L notifications	Searching for my C&L notification in REACH-IT	no
319	15	How can I export to an Excel file the C&L notifications that I have submitted to ECHA?	CLP	Technical questions and answers on C&L notifications	Searching for my C&L notification in REACH-IT	no
320	16	I have successfully submitted my C&L notification, I received my reference number, but I do not find my classification and labelling in the 'View submitted C&L' REACH-IT functionality. Why?	CLP	Technical questions and answers on C&L notifications	Searching for my C&L notification in REACH-IT	no

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321	17	What are the limitations of the online C&L notification tool?	CLP	Technical questions and answers on C&L notifications	Online C&L notification in REACH-IT	no
322	18	I know that there is an option where I can agree to a previous C&L. Where?	CLP	Technical questions and answers on C&L notifications	Online C&L notification in REACH-IT	no
323	19	Is there a manual for the bulk XML tool?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
324	20	What are the limitations of the bulk XML tool?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
325	21	. Can I specify a SCL or M-Factor(s) in the bulk file?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
326	22	. The Bulk XML tool is requesting a password. How can I get it?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
327	23	How can I enter a harmonised entry using the Bulk XML tool?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
328	24	I have created a xml bulk file with the Bulk XML tool, and the file is not accepted by REACH-IT because of a validation problem. Why?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
329	25	How to check your different xml files that have been not accepted by REACH-IT at the XML validation step?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
330	26	How should I re-submit a bulk C&L notification when certain substances show status "Failed"?	CLP	Technical questions and answers on C&L notifications	XML bulk C&L	no
331	27	I need to include one/several members in my Group of manufacturers/importers. Shall I submit a new C&L notification for the same substance?	CLP	Technical questions and answers on C&L notifications	Group of manufacturers-importers in REACH-IT	no
332	28	Will the members of a C&L notification(s) submitted by a group of manufacturers/importers receive a submission report?	CLP	Technical questions and answers on C&L notifications	Group of manufacturers-importers in REACH-IT	no
333	29	Can I update a C&L notification as a member of a group of manufacturers/importers?	CLP	Technical questions and answers on C&L notifications	Group of manufacturers-importers in REACH-IT	no
334	30	How to communicate a different classification and labelling for the same substance when some of the members of a C&L notification submitted as a group of manufacturers/importers (M/I) do not agree to that new classification?	CLP	Technical questions and answers on C&L notifications	Group of manufacturers-importers in REACH-IT	no
335	1	Does Chesar allow the reporting of exposure estimations and risk characterisation associated with waste?	CHESAR	Waste		no
336	1	Which web browsers are supported by REACH-IT?	REACH-IT	General specifications		no
337	2.1	What do I do if my account is blocked?	REACH-IT	Account management		no
338	2.2	What should I do if I forget my REACH-IT User ID or my password?	REACH-IT	Account management		no
339	2.3	Can I modify my REACH-IT User ID?	REACH-IT	Account management		no
340	2.4	Where can I find the email address related to my REACH-IT account?	REACH-IT	Account management		no
341	2.5	What is the meaning of the role of my user account in REACH-IT?	REACH-IT	Account management		no
342	3	Can I create a REACH-IT account for testing purposes and remove it afterwards?	REACH-IT	Account management		no
343	4	Updating legal entity (company) information of my REACH-IT account	REACH-IT	REACH-IT Legal entity		no
344	4.1	Updating a Legal Entity name	REACH-IT	REACH-IT Legal entity		no
345	5.1	Updating information of a pre-registration	REACH-IT	Pre-registrations		no
346	5.2	How do I delete my pre-registration?	REACH-IT	Pre-registrations		no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
347	5.3	How do I deactivate my pre-registration in the pre-SIEF?	REACH-IT	Pre-registrations		no
348	6	How can I be updated with the latest news or the status of REACH-IT?	REACH-IT	REACH-IT Internal Messaging		no
349	7.1	How do I sign up in REACH-IT if my company has different roles and/or acts as an only representative?	REACH-IT	Roles in REACH-IT		no
350	7.2	How can I sign-up as a data holder?	REACH-IT	Roles in REACH-IT		no
351	8	How can I identify a third party representative (TPR)?	REACH-IT	Third party representative		no
352	8.1	TPR in a (late) pre-registration	REACH-IT	Third party representative		no
353	8.2	TPR in a joint submission object	REACH-IT	Third party representative		no
354	8.3	TPR in an inquiry	REACH-IT	Third party representative		no
355	8.4	TPR in a registration dossier	REACH-IT	Third party representative		no
356	9	Is a late pre-registration number distributed to the late pre-registrant?	REACH-IT	Pre-registrations		no
357	10	What is the difference between submission and reference number?	REACH-IT	REACH-IT Registration		no
358	11	Can I, as a downstream user, check online to see the pre-registration number and whether my supplier has pre-registered?	REACH-IT	Pre-registrations		no
359	12	What are the first steps I should take to submit a late pre-registration in REACH-IT?	REACH-IT	Pre-registrations		no
360	13.1	What is the meaning of the different statuses in my pre-SIEF?	REACH-IT	Joint submission		no
361	13.2	Where can I find the contact details of other pre-SIEF members?	REACH-IT	Joint submission		no
362	13.3	What does "substances to read across" and "read from substances" mean in the pre-SIEF?	REACH-IT	Joint submission		no
363	13.4	What should I do if there is no SIEF Formation Facilitator (SFF) in my pre-SIEF?	REACH-IT	Joint submission		no
364	14.1	How do I manage my messages?	REACH-IT	REACH-IT Internal Messaging		no
365	14.2	How can I retrieve my older messages from REACH-IT?	REACH-IT	REACH-IT Internal Messaging		no
366	14.3	How can I delete internal messages?	REACH-IT	REACH-IT Internal Messaging		no
367	14.4	How can I know which user account a message has been delivered to?	REACH-IT	REACH-IT Internal Messaging		no
368	15	UUID synchronisation between REACH-IT and IUCLID 5	REACH-IT	LEO and UUID		no
369	15.1	How can I update my legal entity (LEO) information?	REACH-IT	LEO and UUID		no
370	15.2	How can I synchronise my legal entity (LEO) information?	REACH-IT	LEO and UUID		no
371	15.3	How can I ensure my UUID is the same in REACH-IT and IUCLID 5 before I submit a file to ECHA?	REACH-IT	LEO and UUID		no
372	16.1	How can I retrieve my submission report?	REACH-IT	Searching in REACH-IT		no
373	16.2	How can I retrieve a decision/communication related to a submission?	REACH-IT	Searching in REACH-IT		no
374	16.3	How can I see the history changes of a reference number?	REACH-IT	Searching in REACH-IT		no
375	17	How can I request to download my submitted dossier?	REACH-IT	Searching in REACH-IT		no
376	18	Where/How can I see the list of substances that have been pre-registered?	REACH-IT	Pre-registrations		no
377	19	Am I in the wrong pre-SIEF?	REACH-IT	Joint submission		no
378	20.1	How can I confirm my membership to a Joint Submission in REACH-IT before I submit my member registration dossier?	REACH-IT	Joint submission		no
379	20.2	How can I delete a joint submission object (JSO)	REACH-IT	Joint submission		no
380	20.3	How can I transfer the lead registrant role in REACH-IT to another member of the joint submission?	REACH-IT	Joint submission		no
381	20.4	Token and joint submission management	REACH-IT	Joint submission		no
382	20.5	How to create a joint submission by substance identity	REACH-IT	Joint submission		no
383	21	Working with classification and labelling (C&L) notifications	REACH-IT	C&L notifications		no
384	21.1	Who has to submit a C&L notification?	REACH-IT	C&L notifications		no
385	21.2	How to prepare and what to submit in a C&L notification?	REACH-IT	C&L notifications		no
386	21.3	Using XML Bulk notifications	REACH-IT	C&L notifications		no
387	21.4	Who can access the C&L platform	REACH-IT	C&L notifications		no
388	22.1	Consequences after validation of a legal entity change	REACH-IT	REACH-IT Legal entity		no
389	22.2	How do I see the history of a dossier and the related legal entity changes?	REACH-IT	REACH-IT Legal entity		no
390	23	Passing Business Rules check in REACH-IT	REACH-IT	Business Rules		no
391	23.1	Substance Identification	REACH-IT	Business Rules		no
392	23.2	Use of the TCC plug-in in IUCLID 5	REACH-IT	Business Rules		no
393	23.3	Joint submission	REACH-IT	Business Rules		no

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NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
394	23.4	Tonnage band	REACH-IT	Business Rules		no
395	23.5	Dossier Management	REACH-IT	Business Rules		no
396	23.6	Opt-out	REACH-IT	Joint submission		no
397	23.7	Change from individual to joint submission	REACH-IT	Joint submission		no
398	23.8	Format of attachments	REACH-IT	Joint submission		no
399	24.1	Where can I see the list of registered substances?	REACH-IT	Dissemination		no
400	24.2	How can I check which information will be published from my registration dossier?	REACH-IT	Dissemination		no
401	24.3	Can I hide my identity in the Registered substances page on the ECHA website using a third party representative?	REACH-IT	Dissemination		no
402	24.4	I submitted a successful registration dossier. When will my company details be included/updated in the Registered substances page?	REACH-IT	Dissemination		no
403	24.5	How is the total tonnage band calculated for registered substances published on the ECHA website?	REACH-IT	Dissemination		no
404	25	How do I communicate that I have ceased manufacturing/importing of a registered substance?	REACH-IT	REACH-IT Registration		no
405	26	Why can I not download the dossier after acquiring it successfully via the legal entity change functionality?	REACH-IT	REACH-IT Legal entity		no
406	27	Where can I find relevant information for a specific functionality in REACH-IT?	REACH-IT	Functionalities		no
407	1	Error message "Error in the application flow"	REACH-IT	Known issues		no
408	2	I receive the message "the item list has not been created yet" when I try to validate my legal entity change	REACH-IT	Known issues		no
409	1	What is safety data sheet information?	REACH	Safety data sheet		no
410	2	Will my safety data sheet information be disseminated?	REACH	Safety data sheet		no
411	3	Where in the IUCLID dossier can I find the safety data sheet information? How can I claim this information confidential?	REACH	safety data sheet		no
412	4	Will I be charged for a confidentiality claim on safety data sheet information?	REACH	Safety data sheet		no
413	5	How do I indicate whether the substance requires a safety data?	REACH	Safety data sheet		no
414	6	Do I need to justify my confidentiality claim and will it be assessed?	REACH	Confidentiality claim		no
415	7	When will the changes related to the dissemination of safety data sheet information take place?	REACH	Safety data sheet		no
416	8	My dossier is a NONS. How am I affected?	REACH	Confidentiality claim		no
417	9	Which tools and manuals are available for dissemination and confidentiality claims of safety data sheet information?	REACH	Safety data sheet		no
418	10	Are there any other changes in dissemination with IUCLID 5.4?	IUCLID	IUCLID 5.4		no
419	1.1	QA1: BACKGROUND What is data sharing about?	REACH	Data Sharing		no
420	1.2	What is the role of ECHA in data sharing or related disputes?	REACH	Data Sharing		no
421	2.1	QA2: Data Sharing in relation to non phase-in substances and phase-in substances which have not been pre-registered Why do I need to make an inquiry?	REACH	Data Sharing		no
422	2.1	What happens after I submitted my inquiry, in relation to data sharing?	REACH	Data Sharing		no
423	2.3	How to use data submitted at least 12 years previously for my registration?	REACH	Data Sharing		no
424	2.4	How to obtain from a previous registrant data submitted less than 12 years previously?	REACH	Data Sharing		no
425	2.5	What can I do if I cannot agree on the sharing of the data or the costs with the previous registrant?	REACH	Data Sharing		no
426	2.6	What can I do to extend the waiting period of the new registrant to benefit from the provisions of article 27(8)?	REACH	Data Sharing		no
427	3.1	QA3: Data Sharing within SIEF What are the duties related to data sharing within a SIEF?	REACH	Data Sharing		no
428	3.2	What can I do if there is a data gap identified within my SIEF and no one is willing to conduct the new test?	REACH			no
429	3.3	What can I do if, while preparing the joint registration, the owner of an existing vertebrate study within the SIEF is not willing to share his data or refuses to provide proof of its costs?	REACH	Data Sharing		no
430	3.4	What can I do if the joint registration was already submitted to ECHA and the existing registrants do not share the submitted data?	REACH	Data Sharing		no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
431	1.1	QA on Inquiry QA1: Submission of an Inquiry Why does a potential registrant need to make an inquiry?	REACH	Inquiry		no
432	1.2	I submitted my inquiry dossier to ECHA. What happens next?	REACH	Inquiry		no
433	1.3	ECHA was not able to process my first inquiry due to missing and insufficient information and requested me to submit a new one. Do I have to state the submission number from my previous inquiry in my re-submission?	REACH	Inquiry		no
434	1.4	Is it permissible to submit an inquiry dossier with the analytical data from a different manufacturer/ submitted by a different legal entity for the same substance?	REACH	Inquiry		no
435	1.5	How does the Third Party Representative (TPR) function work for inquiry?	REACH	Inquiry		no
436	1.6	My inquiry could not be processed by ECHA due to insufficient/inconsistent information. Is there a deadline for resubmitting an inquiry?	REACH	Inquiry		no
437	1.7	What is the deadline for processing inquiries?	REACH	Inquiry		no
438	1.8	When will I receive the details of other potential and previous registrants?	REACH	Inquiry		no
439	1.9	ECHA has made some comments in my inquiry dossier but has provided us with an inquiry number. Do I have to re-submit our inquiry dossier?	REACH	Inquiry		no
440	1.10	Do I have to specify a production site if I am an importer or an only representative?	REACH	Inquiry		no
441	1.11	I am a potential registrant of an intermediate. Where can I specify this fact in my inquiry dossier?	REACH	Inquiry		no
442	1.12	I am a potential registrant of an intermediate. Do I have to submit spectral data and analytical information as part of my inquiry dossier even though I do not require this information for the registration?	REACH	Inquiry		no
443	1.13	I obtained an inquiry number for my substance, which was assigned a list number and a list name. Where do I get the .i5z file for my substance to be used in my registration dossier?	REACH	Inquiry		no
444	1.14	Where can I find further information that would help me in preparing my inquiry dossier?	REACH	Inquiry		no
445	1.15	How can I verify beforehand that my dossier contains enough information to be processed by ECHA?	REACH	Inquiry		no
446	1.16	Are there new Business Rules in the inquiry process since November 2012?	REACH	Inquiry		no
447	1.17	What is the confidentiality of the information submitted for an inquiry?	REACH	Inquiry		no
448	1.18	Do I have to wait for the result of my inquiry before submitting my registration?	REACH	Inquiry		no
449	1.19	I need to update my registration as a result of a tonnage band increase. Do I need to submit an inquiry?	REACH	Inquiry		no
450	1.20	How do I submit an inquiry due to tonnage band increase?	REACH	Inquiry		no
451	2.1	QA2: Request for information What happens after we receive an inquiry number and contact details of previous registrant(s) in relation to data sharing?	REACH	Inquiry		no
452	2.2	How can I understand the annex to the inquiry communication informing me about data available?	REACH	Inquiry		no
453	2.3	How can I, as a potential registrant, find the lead registrant of the substance I intend to register?	REACH	Inquiry		no
454	2.4	I am having difficulty cooperating with a previous registrant. What can I do?	REACH	Inquiry		no
455	2.5	Can I begin vertebrate testing when I indicated some information requirements and before I receive the result of my inquiry?	REACH	Inquiry		no
456	2.6	I, as a previous registrant, have received a message from ECHA in my REACH-IT message box informing me about a new potential registrant for a substance I registered. What to do next?	REACH	Inquiry		no
457	3.1	QA3: Co-Registrants Page and obligations How can I contact the other registrants of my substance to share data?	REACH	Inquiry		no
458	3.2	What information can I access on the Co-Registrants Page?	REACH	Inquiry		no
459	3.3	Is only the lead registrant shown to the potential registrant accessing the Co-Registrants Page?	REACH	Inquiry		no
460	3.4	Where can I find the up-to-date information on other (potential) registrants of my substance?	REACH	Inquiry		no
461	3.5	How do I know which joint submission I can join?	REACH	Inquiry		no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
462	3.6	How do I share data on my substance with others?	REACH	Inquiry		no
463	3.7	What happens if I am one of two companies that submit an inquiry, but no other company has registered the specific substance so far? Will I see the other potential registrant on the Co-Registrants Page?	REACH	Inquiry		no
464	3.8	What happens if a company submits an inquiry for a phase-in substance that has not yet been registered?	REACH	Inquiry		no
465	3.9	Why do the contact details of a company that notified a substance under the previous legislation (Directive 67/548/EEC) and did not claim their notification not show?	REACH	Inquiry		no
466	3.10	When I, as a registrant/potential registrant, have nominated Third Party Representative (TPR), which contact details are displayed (mine or those of my TPR)?	REACH	Inquiry		no
467	3.11	In some cases, I have more than one Third Party Representative (TPR). Is the TPR used within the Co-Registrants Page specific to the company or to the inquiry/ registration dossier?	REACH	Inquiry		no
468	3.12	Can companies appoint a Third Party Representative after having registered?	REACH	Inquiry		no
469	3.13	How can I see the "history" of my inquiry (e.g. original, resubmitted, etc)?	REACH	Inquiry		no
470	3.14	What does ECHA mean by "dynamic" page?	REACH	Inquiry		no
471	1	Introduction	REACH	Croatia-Registration and pre-registration		no
472	2	What are the relevant deadlines for Croatian companies regarding pre-registration of substances?	REACH	Croatia-Registration and pre-registration		no
473	3	How to pre-register a phase-in substance in REACH-IT?	REACH	Croatia-Registration and pre-registration		no
474	4	What are the relevant deadlines for Croatian companies regarding registration of substances?	REACH	Croatia-Registration and pre-registration		no
475	1	If a substance is not yet registered, does my supplier have to provide an extended safety data sheet (SDS with exposure scenarios) to me?	REACH	Downstream users reports	Obligations	no
476	2	I received an SDS without any exposure scenarios. How is this possible?	REACH	Downstream users reports	Obligations	no
477	3	What should I do if I receive an SDS for a registered substance without exposure scenarios?	REACH	Downstream users reports	Obligations	no
478	4	How do I check whether or not my use is covered in the extended safety data sheet?	REACH	Downstream users reports	Obligations	no
479	5	What should I do if I change my supplier, or add a new supplier?	REACH	Downstream users reports	Obligations	no
480	6	What is the difference between a downstream user chemical safety report and a downstream user report?	REACH	Downstream users reports	Downstream user report	no
481	7	My total use of a registered substance is over 1 tonne per year. One particular use, of less than 1 tonne per year, is not covered by the exposure scenarios that I received from my supplier. Do I need to prepare a downstream user chemical safety report? Do I need to report to ECHA?	REACH	Downstream users reports	Downstream user report	no
482	8	My total use of a registered substance is under 1 tonne per year. My use is not covered by the exposure scenarios that I received from my supplier. Do I need to prepare a downstream user chemical safety report? Do I need to report to ECHA?	REACH	Downstream users reports	Downstream user report	no
483	9	We are formulators. We routinely generate exposure scenarios for our mixtures to communicate to our customers. What are our legal obligations relating to the exposure scenarios?	REACH	Downstream users reports	Downstream user report	no
484	10	I purchase chemicals from several suppliers. The classification of the same chemical is sometimes different from different suppliers. Do I need to report to ECHA under Article 38(4) of REACH?	REACH	Downstream users reports	Downstream user report	no
485	11	If a downstream user, as part of his own chemical safety assessment, concludes that a study on vertebrate animals is needed to complete the assessment and makes a testing proposal, who conducts the study?	REACH	Downstream users reports	Downstream user report	no
486	12	How do I submit a downstream user report?	REACH	Downstream users reports	Submitting the downstream user report	no
487	13	What data has to be submitted in a downstream user report?	REACH	Downstream users reports	Submitting the downstream user report	no
488	14	Why do we have to include information on the conditions of use(s) when preparing the downstream user report?	REACH	Downstream users reports	Submitting the downstream user report	no
489	15	What information is expected on conditions of use and where do I provide it?	REACH	Downstream users reports	Submitting the downstream user report	no

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NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
490	16	Is it possible to create one downstream user report for multiple substances, multiple uses, multiple legal entities or multiple sites?	REACH	Downstream users reports	Submitting the downstream user report	no
491	17	I need to report my new classification to ECHA according to Article 38(4) of REACH. How do I do this?	REACH	Downstream users reports	Submitting the downstream user report	no
492	18	Is the submission of a downstream user report to the Agency subject to a fee?	REACH	Downstream users reports	Submitting the downstream user report	no
493	19	How do I withdraw or amend my downstream user report?	REACH	Downstream users reports	Submitting the downstream user report	no
494	20	How do I know that my downstream user report has been successfully submitted?	REACH	Downstream users reports	Submitting the downstream user report	no
495	21	Is it possible that a reference substance is not included in the reference substance inventory?	REACH	Downstream users reports	Preparations of an IUCLID dossier for downstream user reports	no
496	22	Why does a downstream user have to fill in Section 1.3 - Identifiers in IUCLID, even though this field is highlighted in green?	REACH	Downstream users reports	Preparations of an IUCLID dossier for downstream user reports	no
497	23	Why should I use the technical completeness check (TCC) plug-in for the downstream user report? Downstream user reports do not undergo TCC in REACH.	REACH	Downstream users reports	Preparations of an IUCLID dossier for downstream user reports	no
498	1.1	Do I have to notify?	REACH	Notifications of Substances in articles	How to determine if the notification obligation applies	no
499	1.2	How do I calculate the concentration of a Candidate List substance in my article?	REACH	Notifications of Substances in articles	How to determine if the notification obligation applies	no
500	1.3	How do I calculate the total amount of the Candidate List substance in my article?	REACH	Notifications of Substances in articles	How to determine if the notification obligation applies	no
501	1.4	How do I know that a Candidate List substance is present in my article?	REACH	Notifications of Substances in articles	How to determine if the notification obligation applies	no
502	2.1.1	How can I submit a notification? Submitting using the webform	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
503	2.1.2	How can I submit a notification? Submitting via REACH-IT	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
504	2.2	What is the deadline for notification?	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
505	2.3	What are the implications if one fails to submit a notification in time? Can it be done later?	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
506	2.4	What if I start to import the substance after it has been included in the Candidate List?	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
507	2.5	How many articles can I submit in one notification for the same substance?	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
508	2.6	Is it possible to submit a single notification for different substances or different importers/manufacturers?	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
509	2.7	Do I have to update my notification?	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
510	2.7.1	Update using the webform	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
511	2.7.2	Update using REACH-IT and IUCLID	REACH	Notifications of Substances in articles	Submission of the notification dossier	no
512	3.1	Where can I find the Candidate List?	REACH	Notifications of Substances in articles	General questions	no
513	3.2	What is the Candidate List?	REACH	Notifications of Substances in articles	General questions	no

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NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
514	3.3	How is the Candidate List updated?	REACH	Notifications of Substances in articles	General questions	no
515	3.4	What is an article?	REACH	Notifications of Substances in articles	General questions	no
516	3.5	Is packaging considered part of the article?	REACH	Notifications of Substances in articles	General questions	no
517	3.6	How do I calculate the concentration and the tonnage for a "set of objects"?	REACH	Notifications of Substances in articles	General questions	no
518	3.7	Is there any notification fee?	REACH	Notifications of Substances in articles	General questions	no
519	3.8.1	Can I indicate information as confidential? Submitting using the webform	REACH	Notifications of Substances in articles	General questions	no
520	3.8.2	Can I indicate information as confidential? Submitting via REACH-IT	REACH	Notifications of Substances in articles	General questions	no
521	3.9	I have stopped production/import of the article containing the Candidate List substance. Do I have to notify?	REACH	Notifications of Substances in articles	General questions	no
522	3.10	Do I have to take into account the tonnage of the substance in articles produced/imported before the substance was put in the Candidate List?	REACH	Notifications of Substances in articles	General questions	no
523	3.11	Do I need to notify Candidate List substances in articles made from recycled material?	REACH	Notifications of Substances in articles	General questions	no
524	3.12	Can I appoint an Only Representative (OR)? What can he do on my behalf?	REACH	Notifications of Substances in articles	General questions	no
525	3.13	Which use will be made of the notifications? Will they trigger new registration requirements?	REACH	Notifications of Substances in articles	General questions	no
526	3.14	Which are the enforcement activities and the penalties foreseen? What about the dissenting views from some MS?	REACH	Notifications of Substances in articles	General questions	no
527	3.15	Who should I contact if I have further questions?	REACH	Notifications of Substances in articles	General questions	no
528	4.1	Am I exempted from notification?	REACH	Notifications of Substances in articles	Derogations	no
529	4.2	How can I prove that there is no exposure to the Candidate List substance present in my article?	REACH	Notifications of Substances in articles	Derogations	no
530	4.3	How do I find out if the substance is already registered for a particular use? Can I use information that is disseminated on the ECHA website?	REACH	Notifications of Substances in articles	Derogations	no
531	4.4	I am using a CMR/PBT/vPvB in articles however this substance is not in the Candidate List. Do I need to notify?	REACH	Notifications of Substances in articles	Derogations	no
532	5.1	Submitting using the webform	REACH	Notifications of Substances in articles	Information Requirements	no
533	5.2.1	How can I provide substance identity information?	REACH	Notifications of Substances in articles	Information Requirements	no
534	5.2.2	How can I provide information on classification and labelling?	REACH	Notifications of Substances in articles	Information Requirements	no
535	5.2.3	How can I describe the use of the Candidate List substance in my article?	REACH	Notifications of Substances in articles	Information Requirements	no
536	5.2.4	How can I describe the use of my article?	REACH	Notifications of Substances in articles	Information Requirements	no
537	5.2.5	How can I provide the tonnage range?	REACH	Notifications of Substances in articles	Information Requirements	no
538	5.2.6	When do I have to submit information on my production site?	REACH	Notifications of Substances in articles	Information Requirements	no
539	5.2.7	What are the pre-filled substance datasets?	REACH	Notifications of Substances in articles	Information Requirements	no
540	5.3	How can I find the registration number?	REACH	Notifications of Substances in articles	Information Requirements	no

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NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
541	5.3.1	Submitting via REACH-IT	REACH	Notifications of Substances in articles	Information Requirements	no
542	5.4	Which is the "per year" definition for notification purposes?	REACH	Notifications of Substances in articles	Information Requirements	no
543	5.5	At which stage of the manufacturing process do I have to notify?	REACH	Notifications of Substances in articles	Information Requirements	no
544	1	What is substance evaluation?	REACH	CoRAP and Substance Evaluation		no
545	2	Which Member States will evaluate the listed substances?	REACH	CoRAP and Substance Evaluation		no
546	3	What happens after the CoRAP is adopted?	REACH	CoRAP and Substance Evaluation		no
547	4	What is the difference between dossier evaluation and substance evaluation under REACH?	REACH	CoRAP and Substance Evaluation		no
548	5	What is the added value of substance evaluation?	REACH	CoRAP and Substance Evaluation		no
549	6	What is the difference between substance evaluation under REACH and evaluation under the Existing Substance Regulation ((EEC) No 793/93)?	REACH	CoRAP and Substance Evaluation		no
550	7	Why is a substance on the CoRAP list? Which criteria have been used?	REACH	CoRAP and Substance Evaluation		no
551	8	Are the criteria for selection fixed?	REACH	CoRAP and Substance Evaluation		no
552	9	What does a known or suspected property mean in the grounds for concern in the CoRAP?	REACH	CoRAP and Substance Evaluation		no
553	10	When was the first CoRAP adopted?	REACH	CoRAP and Substance Evaluation		no
554	11	Is the CoRAP a new "black list" of chemicals?	REACH	CoRAP and Substance Evaluation		no
555	12	What is the impact of substance evaluation on my business?	REACH	CoRAP and Substance Evaluation		no
556	13	Once adopted, is CoRAP fixed?	REACH	CoRAP and Substance Evaluation		no
557	14	Is there any interaction between the evaluating Member State and the registrants/stakeholders?	REACH	CoRAP and Substance Evaluation		no
558	15	What is the outcome of substance evaluation?	REACH	CoRAP and Substance Evaluation		no
559	16	After adoption of the first CoRAP, when can a possible first decision requiring further information on a substance be expected? If further information is requested, when would this become available?	REACH	CoRAP and Substance Evaluation		no
560	17	What is the follow up of substance evaluation?	REACH	CoRAP and Substance Evaluation		no
561	18	Are substances in the (draft) CoRAP going to be included in the authorisation/restriction processes?	REACH	CoRAP and Substance Evaluation		no
562	19	Where can I get more information on the CoRAP substances?	REACH	CoRAP and Substance Evaluation		no
563	1.1	Is there any tonnage threshold below which Annex XIV substances are exempted from the authorisation requirement?	REACH	Applications for authorisation	Scope and procedure	no
564	1.2	Does the authorisation requirement apply to the use of substances in articles?	REACH	Applications for authorisation	Scope and procedure	no
565	1.3	Does the authorisation requirement apply to a substance in Annex XIV that is present as an impurity in another substance or mixture?	REACH	Applications for authorisation	Scope and procedure	no
566	1.4	Are uses of recovered substances exempted from the authorisation requirement?	REACH	Applications for authorisation	Scope and procedure	no
567	1.5	Who can apply for an authorisation?	REACH	Applications for authorisation	Scope and procedure	no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
568	1.6	Can an Only Representative apply for an authorisation?	REACH	Applications for authorisation	Scope and procedure	no
569	1.7	Will only the person who submitted the authorisation application to ECHA benefit from the granted authorisation?	REACH	Applications for authorisation	Scope and procedure	no
570	1.8	Who will decide on the granting and conditions of an authorisation?	REACH	Applications for authorisation	Scope and procedure	no
571	1.9	Will my application be processed if I submit it outside the submission windows?	REACH	Applications for authorisation	Scope and procedure	no
572	1.10	Why should I submit the application before the Latest Application Date?	REACH	Applications for authorisation	Scope and procedure	no
573	1.11	Will my application be processed if I submit it after the Latest Application Date?	REACH	Applications for authorisation	Scope and procedure	no
574	1.12	Are end points related to the intrinsic properties of Annex XIV more critical than other end points?	REACH	Applications for authorisation	Scope and procedure	no
575	1.13	Can the decision taken by the Commission be different for the several uses included in my application?	REACH	Applications for authorisation	Scope and procedure	no
576	1.14	How RAC and SEAC work together? Can they disagree with each other?	REACH	Applications for authorisation	Scope and procedure	no
577	1.15	Can a distributor apply for authorisation. Can a distributor not be considered as the immediate Downstream User (DU) in the context of article 56(1) (e)?	REACH	Applications for authorisation	Scope and procedure	no
578	1.16	Can a Downstream User apply for uses upstream in the supply chain?	REACH	Applications for authorisation	Scope and procedure	no
579	1.17	I use an Annex XIV substance in a mixture. Should the information in the application be presented for the mixture or for the substance?	REACH	Applications for authorisation	Scope and procedure	no
580	1.18	May an authorisation be reviewed before the expiry of the period for which it has been granted for?	REACH	Applications for authorisation	Scope and procedure	no
581	1.19	What rights does the applicant have to challenge the decision of the Commission?	REACH	Applications for authorisation	Scope and procedure	no
582	1.20	Who will enforce the authorisation decisions and how?	REACH	Applications for authorisation	Scope and procedure	no
583	1.21	What other key sources of information might ECHA use when evaluating Applications for authorisation?	REACH	Applications for authorisation	Scope and procedure	no
584	1.22	When will I receive the decision of the Commission after I have submitted my application?	REACH	Applications for authorisation	Scope and procedure	no
585	1.23	Does the exemption for the use of Annex XIV substances in scientific research and development under Article 56(3) REACH also apply to analytical activities such as monitoring and quality control?	REACH	Applications for authorisation	Scope and procedure	no
586	2.1	What is the format for authorisation applications?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
587	2.2	How can an applicant submit an application to ECHA?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
588	2.3	In which language shall I submit my application for authorisation to ECHA?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
589	2.4	What will ECHA do if it receives applications that contain documents in more than one official EU language?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
590	2.5	What is meant by the "Broad Information on Uses" package and what does it contain?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
591	2.6	Will the applicant's name be made public?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
592	2.7	How can I provide in my application a confidential and a public version of the exposure scenarios covering the uses applied for?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
593	2.8	Do I need to update my Chemical Safety Report (CSR)?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
594	2.9	How can an applicant claim information confidential in its application?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
595	2.10	What is a joint application?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
596	2.11	On a procedural and organisational point of view, is a joint application easier than separate single applications?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
597	2.12	2.12 Can an additional legal entity join a group of applicants after the submission of a joint application?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
598	2.13	What is a subsequent application?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
599	2.14	How will ECHA communicate with the applicant once an application has been submitted?	REACH	Applications for authorisation	Format and content of authorisation application dossiers	no
600	3.1	How to calculate the fee for an application for an authorisation?	REACH	Applications for authorisation	Authorisation fees and invoicing	no
601	3.2	Application for one applicant and one substance only	REACH	Applications for authorisation	Authorisation fees and invoicing	no
602	3.3	Application for one applicant and more than one substance	REACH	Applications for authorisation	Authorisation fees and invoicing	no
603	3.4	Application covering more than one applicant and more than one substance	REACH	Applications for authorisation	Authorisation fees and invoicing	no
604	3.5	Application covering more than one applicant and only one substance	REACH	Applications for authorisation	Authorisation fees and invoicing	no
605	3.6	How will the Agency levy the fee (or charge) in the case of an application for an authorisation submitted by more than one applicant?	REACH	Applications for authorisation	Authorisation fees and invoicing	no
606	3.7	How much time do I have to pay?	REACH	Applications for authorisation	Authorisation fees and invoicing	no
607	3.8	The Fee Regulation (EC No 340/2008) related to the fees for Applications for authorisation has been amended by Commission Implementing Regulation (EU) No 254/2013 of 20 March 2013. Updated articles 8(2) and 9(2) state that "the Agency shall issue one invoice covering the base fee and any applicable additional fees". How will these additional fees be levied?	REACH	Applications for authorisation	Authorisation fees and invoicing	no
608	3.9	Is there a fee for confidentiality claims in Applications for authorisation?	REACH	Applications for authorisation	Authorisation fees and invoicing	no
609	4.1	What is the purpose of the pre-submission information sessions?	REACH	Applications for authorisation	Preparing for authorisation application	no
610	4.2	When and how can I request a pre-submission information sessions?	REACH	Applications for authorisation	Preparing for authorisation application	no
611	4.3	How can I have access to the Lead Registrant's Chemical Safety Report (CSR) data if he is not taking part in the application for authorisation? What can I do if the data owner refuses to give me access to its data? Can I use the information available on ECHA's dissemination website?	REACH	Applications for authorisation	Preparing for authorisation application	no
612	4.4	Will a pre-submission information session (PSIS) be available for the whole group of applicants participating in a joint application or will there be a separate PSIS for each co-applicant?	REACH	Applications for authorisation	Preparing for authorisation application	no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
613			REACH	Applications for authorisation	Analysis of alternatives and socio-economic analysis	no
	5.1	Do I need to consider also Substances of Very High Concern (SVHC) in my Analysis of Alternatives?				
614			REACH	Applications for authorisation	Analysis of alternatives and socio-economic analysis	no
	5.2	How will the ECHA Committees (RAC and SEAC) take into account third parties' comments submitted during the public consultation on alternatives?				
615			REACH	Applications for authorisation	Analysis of alternatives and socio-economic analysis	no
	5.3	What is the scope of the Analysis of Alternatives and the Socio-economic Analysis? The applicant's perspective or the society as a whole?				
616			REACH	Applications for authorisation	Analysis of alternatives and socio-economic analysis	no
	5.4	I will submit an Analysis of Alternatives for a threshold substance. I have R&D activities to develop and implement safer alternatives that are neither suitable nor available yet. Can I submit a Substitution Plan with my application?				
617			REACH	Applications for authorisation	Analysis of alternatives and socio-economic analysis	no
	5.5	Is it appropriate to provide a socio-economic analysis under the adequate control route?				
618			REACH	Applications for authorisation	Technical instructions for specific Annex XIV entries	no
	6.1	The entry for Hexabromocyclododecane (HBCDD) indicates 2 EC entries and 5 CAS entries. How should the substance identification sections (1.1 and 1.2) in an IUCLID application for authorisation dossier be filled in?				
619			REACH	ECHA's public database with information on registered substances		no
	1	Why is ECHA making this information available?				
620			REACH	ECHA's public database with information on registered substances		no
	2	Which information is available in the database?				
621			REACH	ECHA's public database with information on registered substances		no
	3	Does the database contain information on products I buy?				
622			REACH	ECHA's public database with information on registered substances		no
	4	Does the database have a search function?				
623			REACH	ECHA's public database with information on registered substances		no
	5	Why can I not find the substance I am looking for?				
624			REACH	ECHA's public database with information on registered substances		no
	6	Can I trust the data provided in the portal?				
625			REACH	ECHA's public database with information on registered substances		no
	7	Why does the database contain different information on the same substances?				
626			REACH	ECHA's public database with information on registered substances		no
	8	To whom can I send questions about the database?				
627			REACH	ECHA's public database with information on registered substances		no
	9	Where else can I search for information on chemicals?				
628			CLP	Public C&L Inventory		no
	1	What is the Classification & Labelling Inventory and what can it be used for?				
629			CLP	Public C&L Inventory		no
	2	What is the content of the public Classification and Labelling (C&L) Inventory?				
630			CLP	Public C&L Inventory		no
	3	What is NOT in the Public C&L Inventory?				
631			CLP	Public C&L Inventory		no
	4	How can I search information in the Public C&L Inventory?				
632			CLP	Public C&L Inventory		no
	5	Are notifications for the same substance grouped? If so, what aggregation rules are applied?				
633			CLP	Public C&L Inventory		no
	6	I have notified a substance but cannot find it in the Public C&L Inventory. What could be the reason for this?				
634			CLP	Public C&L Inventory		no
	7	Can you confirm that details such as molecular formula, structural formula, and molecular weight will not be visible to the public when the substances are notified to the C&L Inventory?				
635			CLP	Public C&L Inventory		no
	8	Can I use the list number of the substance to search in the Public C&L Inventory?				

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
636	9	Can the C&L notification number be used to identify a substance when searching the Public C&L Inventory?	CLP	Public C&L Inventory		no
637	10	Why are there differing classifications for the same substance?	CLP	Public C&L Inventory		no
638	11	Can I rely on the classification and labelling information published in the public C&L Inventory? For example, if the classification and labelling for one substance from various suppliers differ would the C&L Inventory inform me with the 'correct' classification for my substance?	CLP	Public C&L Inventory		no
639	12	How can companies get in touch with each other and when will they be able to do so? Would notifiers be put in touch with others if there is a disagreement over the classification?	CLP	Public C&L Inventory		no
640	13	It is not possible to make a C&L notification redundant. Does this mean that if a company makes a notification for a substance and then stops supply their C&L notification for that substance will still be on the C&L inventory many years after they have stopped supply and may no longer be accurate?	CLP	Public C&L Inventory		no
641	14	Why is the harmonised list according to DSD criteria (Table 3.2 of Annex VI to CLP) not part of the public C&L Inventory?	CLP	Public C&L Inventory		no
642	15	Why are the precautionary statements not published?	CLP	Public C&L Inventory		no
643	16	Some aggregated notifications have no classification elements visible while others are labelled "not classified". What is the difference between these?	CLP	Public C&L Inventory		no
644	17	Will I have the possibility to download my search results from the C&L Inventory?	CLP	Public C&L Inventory		no
645	18	How can I use my search results from the C&L Inventory?	CLP	Public C&L Inventory		no
646	1	What is the aim of the strategy for Targeted compliance checks (CCH)?	REACH	Targeted compliance checks		no
647	2	How does it work in practice?	REACH	Targeted compliance checks		no
648	3	Will ECHA from now on only perform these concern-driven, Targeted compliance checks?	REACH	Targeted compliance checks		no
649	4	ECHA must check at least 5% of the registration dossiers. How likely is it that a dossier will be checked in a targeted compliance check?	REACH	Targeted compliance checks		no
650	5	What happens if my dossier is selected for targeted compliance check?	REACH	Targeted compliance checks		no
651	6	If I get a draft decision from ECHA, does that mean that ECHA has checked the entire dossier and found it non-compliant?	REACH	Targeted compliance checks		no
652	7	By when is it possible to submit new data to ECHA so that it will still be taken into consideration for the compliance check evaluation?	REACH	Targeted compliance checks		no
653	8	Will there be any differences in the administrative part of the targeted compliance check strategy?	REACH	Targeted compliance checks		no
654	9	What are the target endpoints ECHA will be screening in the dossiers?	REACH	Targeted compliance checks		no
655	5	What is the deadline for Croatian companies to notify classification and labelling for substances?	REACH	Croatia-Registration and pre-registration		no
656	6	My company is a manufacturer/importer established in Croatia. We appointed an Only Representative before accession of Croatia to the EU. How can I take over the registrations of the Only Representative?	REACH	Croatia-Registration and pre-registration		no
657	7	What kind of transitional measures there are regarding Applications for authorisation?	REACH	Croatia-Registration and pre-registration		no
658	1	Are the repairing and maintenance activities covered by the restriction in Entry 18(a) of Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Mercury (Entry 18(a) of Annex XVII to REACH).	no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
659	2	How should derogation in entry 18(a) of Annex XVII related to Antique Barometers be interpreted?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Mercury (Entry 18(a) of Annex XVII to REACH).	no
660	3	Are imports of CCA treated wood from outside the European Union banned under Entry 19 of Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Arsenic Compounds (Entry 19 of Annex XVII to REACH).	no
661		Under Entry 19, paragraph 4b) of Annex XVII there is a list of applications for which wood treated with CCA type C can be used. May treated wood be used for other applications, such as railway sleepers other than underground railway sleepers?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Arsenic Compounds (Entry 19 of Annex XVII to REACH).	no
662	5	Is it allowed to continue the sale/placing on the market of jewellery articles containing more than 0.01% of Cadmium, manufactured and already placed on the market (e.g. sold by the manufacturer to the distributor) before the 10 December 2011 following the entry into force of the new restriction according to Entry 23 of Annex XVII, paragraphs 10 and 11?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Cadmium and its compounds (Entry 23 of Annex XVII to REACH).	no
663	6	Are mobile telephones covered by the restriction set in Entry 27 of Annex XVII on nickel?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Nickel and its compounds (Entry 27 of Annex XVII to REACH).	no
664	7	<p>Entries 28 to 30 of Annex XVII prohibit the placing on the market and use of mixtures when the concentration limit is greater than</p> <ul style="list-style-type: none"> · either the relevant specific concentration limit specified in Part 3 of Annex VI to Regulation (EC) No 1272/2008, or, · the relevant concentration specified in Directive 1999/45/EC. <p>The question was raised by operators on the interpretation of this provision in the case of a mixture for which a specific concentration limit is specified in Part 3 of Annex VI to Regulation (EC) No 1272/2008.</p> <p>Should this specific concentration limit be considered for the implementation of the restriction? Do operators have a choice between the specific concentration limit and the concentration specified in Directive 1999/45/EC?</p>	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	CMR substances (Entries 28 to 30 of Annex XVII to REACH).	no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
665	8	Entry 40 of Annex XVII prohibits the use of flammable, highly flammable or extremely flammable substances in "aerosol generators placed on the market for the general public for entertainment and decorative purposes". Are aerosol generators containing coloured hairsprays and glitter for the body and sold to the general public restricted under this entry?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Flammable substances in aerosol generators for entertainment and decorative purposes (Entry 40 of Annex XVII to REACH).	no
666	9	Are optical brightening agents (OBAs) azodyes within the meaning of the Entry 43 to Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Azocolorants and Azodyes (Entry 43 of Annex XVII to REACH).	no
667	10	Does the entry 46 of Annex XVII cover traces in cosmetic products?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Nonylphenol (Entry 46 of Annex XVII to REACH). Traces in cosmetic products	no
668	11	For adhesive tapes, does the concentration limit for toluene of 0.1% in adhesives as specified in Entry 48 of Annex XVII apply to the whole mass of the tape or just to the mass of the adhesive layer on the tape?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Toluene (Entry 48 of Annex XVII to REACH).	no
669	12	What is an interpretation of the "major operational change" concerning the requirement to control the calibration of the PAH/PCA ratio after each "major operational change" under Entry 50 to Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	PAH in extender oils and tyres (Entry 50 of Annex XVII to REACH).	no
670	13	Does the restrictions provided in Entry 50 concerning on PAHs in tyres cover mobile machinery?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	PAH in extender oils and tyres (Entry 50 of Annex XVII to REACH). Tyres for mobile machinery	no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
671	14	Does the restrictions provided in Entry 50 of Annex XVII concerning on PAHs in tyres cover "Standard reference tyres"?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	PAH in extender oils and tyres (Entry 50 of Annex XVII to REACH).	no
672	15	In Entries 51 and 52 of Annex XVII respectively it is stated that the substances DEHP, DBP and BBP on the one side and the substances DINP, DIDP and DNOP on the other side "shall not be used as substances or in mixtures, in concentrations of greater than 0.1% by weight of the plasticised material...". Does the 0.1% limit apply to each phthalate listed individually, or whether it applies to the 3 or 6 phthalates combined? How should this limit of 0.1% be applied when a product contains traces of more than one these substances?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Phthalates in toys and childcare articles (Entries 51 and 52 of Annex XVII to REACH).	no
673	16	Are the articles destined to be used for the hygiene of children such as bathtubs, articles for the bath, bathtub mats, hairbrushes, bath thermometers, or nail cutters covered under Entries 51 and 52 of Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Phthalates in toys and childcare articles (Entries 51 and 52 of Annex XVII to REACH).	no
674	17	Do mattress protectors (covers, pads etc.) fall within the scope of Entries 51 and 52 of Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Phthalates in toys and childcare articles (Entries 51 and 52 of Annex XVII to REACH).	no
675	18	Can mattress protectors (covers, pads etc.) be placed in the mouth by children within the meaning of Entries 51 and 52 of Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Phthalates in toys and childcare articles (Entries 51 and 52 of Annex XVII to REACH).	no
676	19	Is the substance Di-2-propyl heptyl phthalate (DPHP), CAS No 53306-54-0 restricted under Entry 52 of Annex XVII or is DPHP as a new compound different from DIDP and therefore not covered by the restrictions in Entries 51 and 52?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Phthalates in toys and childcare articles (Entries 51 and 52 of Annex XVII to REACH).	no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
677	20	Does the restriction in entry 56 of Annex XVII pertaining to the substance Methylenediphenyl diisocyanate (MDI) cover the substance defined by the EC number 247-714-0 and CAS number 26447-40-5 as well as other substances such as: · 4,4'-Methylenediphenyl diisocyanate EC Number 202-966-0; CAS Number 101-68-8 · 2,4'-Methylenediphenyl diisocyanate EC Number 227-534-9; CAS Number 5873-54-1 · 2,2'-Methylenediphenyl diisocyanate EC Number 219-799-4; CAS Number 2536-05-2. This question arose because the entry only makes reference in the column 1 solely to Methylenediphenyl diisocyanate with EC number 247-714-0 and CAS number 26447-40-5?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Methylenediphenyl diisocyanate (MDI) (Entry 56 of Annex XVII to REACH).	no
678	21	Does the derogation to the prohibition of supply of mixtures containing more than 16% of ammonium nitrate in paragraph 2(a) of Entry 58 of Annex XVII cover only downstream users and distributors who have a licence under Council Directive 93/15/EEC on civil explosives (OJ L 010, 16.01.1993 p.19) or whether it covers all downstream users and distributors?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Amonium Nitrate (Entry 58 of Annex XVII to REACH).	no
679	22	Can the downstream users acquire ammonium nitrate in order to produce mixtures containing more than 16% of nitrogen in relation to ammonium nitrate for supply to the general public, for example, in cold packs according to Entry 58 of Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Amonium Nitrate (Entry 58 of Annex XVII to REACH).	no
680	23	Can the downstream users acquire ammonium nitrate in order to produce mixtures containing more than 16% of nitrogen in relation to ammonium nitrate for their industrial or professional activities according to paragraph 2 of Entry 58 of Annex XVII?	REACH	Implementation of Annex XVII to REACH on the restrictions on the manufacturing, placing on the market and use of certain dangerous substances, mixtures and articles	Amonium Nitrate (Entry 58 of Annex XVII to REACH).	no
681	1.1	General principles. Claiming a registration number for a notified substance	REACH	NONS-Registrants of Previously Notified Substances		no
682	1.2	When can I request my registration number?	REACH	NONS-Registrants of Previously Notified Substances		no
683	1.3	How do I request a registration number for my notified substance?	REACH	NONS-Registrants of Previously Notified Substances		no
684	1.4	How many registration numbers will I receive for my role(s)?	REACH	NONS-Registrants of Previously Notified Substances		no
685	1.5	What must I do in case of change of legal entity and transfer of my notification to another company?	REACH	NONS-Registrants of Previously Notified Substances		no
686	2	Verifying the information recorded in REACH-IT for my notification	REACH	NONS-Registrants of Previously Notified Substances		no
687	2.1	How do I check the tonnage band of my notification in REACH-IT?	REACH	NONS-Registrants of Previously Notified Substances		no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
688	2.2	Why are several tonnage bands indicated in REACH-IT?	REACH	NONS-Registrants of Previously Notified Substances		no
689	2.3	Who do I contact if the information in REACH-IT is not correct?	REACH	NONS-Registrants of Previously Notified Substances		no
690	3	How is information transferred from SNIF to IUCLID 5	REACH	NONS-Registrants of Previously Notified Substances		no
691	4.1	In which cases shall I update my NONS registration?	REACH	NONS-Registrants of Previously Notified Substances		no
692	4.2	When shall I update my NONS registration dossier?	REACH	NONS-Registrants of Previously Notified Substances		no
693	4.3	How to prepare my IUCLID 5 dossier in case of a NONS update?	REACH	NONS-Registrants of Previously Notified Substances		no
694	4.4	How to submit my NONS registration update?	REACH	NONS-Registrants of Previously Notified Substances		no
695	4.5	What will happen after I submit my dossier?	REACH	NONS-Registrants of Previously Notified Substances		no
696	4.6	Will ECHA publish information from my dossier on the website?	REACH	NONS-Registrants of Previously Notified Substances		no
697	4.7	What will be published from my NONS registration and when?	REACH	NONS-Registrants of Previously Notified Substances		no
698		What is the C&L Platform?	CLP	C&L Platform		no
699		How can I access the C&L Platform?	CLP	C&L Platform		no
700		What should I do after reaching an agreement on the classification and labelling of my substance with other notifiers?	CLP	C&L Platform		no
701		Can I use the C&L Platform without revealing my identity?	CLP	C&L Platform		no
702		I have been banned from a discussion room in the C&L Platform. What should I do now?	CLP	C&L Platform		no
703		What is the role of ECHA in the platform?	CLP	C&L Platform		no
704	1.1	Why do I need to provide analytical information? Is CAS/IUPAC name not enough to verify the substance identity?	CLP	Substance Identification		no
705	1.2	What spectral data does ECHA require?	CLP	Substance Identification		no
706	1.3	Why does ECHA require ultra-violet and nuclear magnetic resonance spectra when infra-red spectrum is enough to identify the substance?	CLP	Substance Identification		no
707	1.4	The substance contains an anionic and cationic part. Do I have to provide analytical data for the identification of each ion?	CLP	Substance Identification		no
708	1.5	Is it possible to get access to the analytical information of other (potential) registrants?	CLP	Substance Identification		no
709	1.6	Do I need to give a description of manufacturing process and to what level of detail?	CLP	Substance Identification		no
710	1.7	How detailed does the justification for not submitting certain analytical and spectral data have to be? What types of justification are not acceptable?	CLP	Substance Identification		no
711	1.8	Does the sum of the individual constituent concentrations have to add up to 100%?	CLP	Substance Identification		no

New unique ID transitional table

NEW Unique ID	Previous FAQ/Q&A	Title (Question)	Topic	Scope	Chapter	FAQ flag
712	1.9	How do I specify unknown impurities of well-defined substances?	CLP	Substance Identification		no
713	1.10	Are concentration ranges required for each constituent?	CLP	Substance Identification		no
714	1.11	Where can I find further information that would help me in complying with the requirements related to substance identification?	CLP	Substance Identification		no
715	3	I receive the message "unsupported attachment file type(s)" when I try to submit my registration dossier with an attachment in asp, htm or html file format.	REACH-IT	Known issues		no
716	1	Who sets ECHA's fees?	REACH-IT	Invoicing		no
717	2	What will the amount of the invoice be?	REACH-IT	Invoicing		no
718	3	How will I receive ECHA's invoice?	REACH-IT	Invoicing		no
719	4.1	When do I have to pay ECHA's invoice and when is the date of payment? When do I have to pay ECHA's invoice?	REACH-IT	Invoicing		no
720	4.2	When is the date of payment?	REACH-IT	Invoicing		no
721	5	How do I pay ECHA's invoice?	REACH-IT	Invoicing		no
722	6	What is ECHA's bank account number?	REACH-IT	Invoicing		no
723	7	What should I indicate as a reference to ECHA with the payment?	REACH-IT	Invoicing		no
724	8	What are the consequences of not paying an invoice within the extended payment due date?	REACH-IT	Invoicing		no
725	9	. Why is ECHA's invoice without value added tax (VAT)?	REACH-IT	Invoicing		no
726	10	Why are the activities of ECHA not taxable?	REACH-IT	Invoicing		no
727	11	How long does it take until ECHA receives my payment?	REACH-IT	Invoicing		no
728	12	How does ECHA handle my payment?	REACH-IT	Invoicing		no
729	13	How can I help ECHA to swiftly deal with my payment ensuring a successful registration?	REACH-IT	Invoicing		no
730	14	How should I react to an invoice reminder?	REACH-IT	Invoicing		no
731	15	How can I see that ECHA has received and validated my payment?	REACH-IT	Invoicing		no
732	16	When should I provide ECHA with a payment advice?	REACH-IT	Invoicing		no
733	17	What is a proof of payment and when does it need to be sent to ECHA?	REACH-IT	Invoicing		no
734	18	Does ECHA send credit notes?	REACH-IT	Invoicing		no
735	19	If I have received two invoices and one credit note, which invoice reference number do I indicate in the payment?	REACH-IT	Invoicing		no
736	20	If I have already paid the invoice for which ECHA later issues a credit note, how will the paid amount be credited back to my company?	REACH-IT	Invoicing		no
737	21	What are the rules for a refund?	REACH-IT	Invoicing		no
738	22	Do ECHA invoices have to be electronically signed?	REACH-IT	Invoicing		no
739	23	How can I prepare my accounts payable department or my accounting company in view of ECHA's invoices?	REACH-IT	Invoicing		no
740	24	What information about my company appears on ECHA's invoice and credit note?	REACH-IT	Invoicing		no
741	25	Does ECHA need a purchase order for my submission?	REACH-IT	Invoicing		no
742	26	What is the contact address of ECHA's accounting department (accounts receivable)?	REACH-IT	Invoicing		no
743	27	My company information has changed and the invoice is not correct; does ECHA issue updated invoices?	REACH-IT	Invoicing		no
744	2	How can I check that my Legal Entity is the same in section 1.1 of IUCLID 5, in the dossier header and in REACH-IT	IUCLID	IUCLID Legal entity	Questions related to REACH Registration	no
745	4	How can I ensure that I run the latest version of TCC plugin on my substance dataset or dossier?	IUCLID	Submissions general	Questions related to REACH Registration	no
746	5	When I run the TCC plugin on my dossier, several Business Rules failures (BR failure) or Technical Completeness check failures (TCC failure) are detected. How can I correct them?	IUCLID	Submissions general	Questions related to REACH Registration	no
747	1	How can I run the TCC tool for a Classification and Labelling (C & L) notification?	IUCLID	C&L notifications	Questions related to Classification & Labelling Notification	no