



### All European Economic Area (EEA\*) Countries

Data as of: 28/08/2017



#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	# Unique Substances
TOTAL	52 349	11 406
phase-in	48 226	9 789
non phase-in	4 123	1 617

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	# Unique Substances
(a) Number of NONS Notifications	9 963	5 293
(b) of which have been claimed	5 210	3 798
(c) of which have been updated under REACH	1 874	1 594

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	# Substances
registered as full registration	41 703	6 901
registered as intermediate	11 448	5 798
<i>Transported isolated intermediates</i>	8 455	4 177
<i>On-site isolated intermediates</i>	3 830	2 572



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	# Substances
Registrations in Joint Submissions	48 807	9 064
<i>Lead</i>	9 603	N/A
<i>Member</i>	39 204	N/A
Individual Registrations under REACH	3 542	2 892
TOTAL	52 349	-



##### Breakdown by Registrant Company Size

	# Registrations	# Substances
Registered by Large company	44 978	10 551
Registered by SME	7 362	2 564
<i>Medium company</i>	3 999	1 744
<i>Small company</i>	2 389	1 175
<i>Micro company</i>	974	364
TOTAL	52 349	-



##### Breakdown by Role in Supply Chain

	# Registrations	# Substances
Manufacturer	18 775	6 972
Manufacturer and Importer	6 292	3 028
Importer	14 842	4 340
Only Representative of a non-EU manufacturer	12 440	3 406
TOTAL	52 349	-



### All European Economic Area (EEA\*) Countries

The following table is based on Table 1 data, new registrations under REACH. NONS are excluded.

Overview of all Countries	# Registrations	# Substances
Germany	13 387	5 841
United Kingdom	6 355	2 536
France	4 647	2 340
Netherlands	4 643	2 053
Italy	4 244	2 264
Belgium	3 653	1 851
Spain	3 613	1 895
Ireland	1 847	907
Sweden	1 502	1 032
Poland	1 246	544
Finland	1 079	527
Czech Republic	905	588
Hungary	809	617
Austria	779	507
Greece	526	196
Romania	385	238
Norway	357	243
Bulgaria	353	192
Denmark	338	245
Luxembourg	331	202
Portugal	318	218
Slovakia	220	177
Lithuania	168	107
Slovenia	162	119
Cyprus	120	54
Latvia	99	71
Croatia	97	86
Estonia	97	70
Malta	29	25
Iceland	21	15
Liechtenstein	19	18
<b>Sum:</b>	<b>52 349</b>	<b>-</b>



### All European Economic Area (EEA\*) Countries

The following tables are based on Table 1 data, new registrations under REACH. NONS are excluded.



Most frequently registered Substances	# Registrations
ethanol	498
calcium dihydroxide	474
ethylene oxide	429
iron	407
calcium sulphate	307
methyloxirane	294
ethylene	282
aluminium	277
aluminium oxide	274
fuels, diesel	262
calcium oxide	241
ashes (residues), coal	227
propene	227
silicon	223
charcoal	218
styrene	209
formaldehyde	203
buta-1,3-diene	200
ammonium sulphate	194
fuel oil, residual	192

### Registered Substances by Total Tonnage Band

Total Tonnage Band: This is calculated by summing the latest year values for actual tonnages in all full registrations (i.e. not including intermediates) for a given substance and converting it to a band



Tonnage Band	# Substances
100 000 000 - 1 000 000 000 tonnes per annum	4
10 000 000 - 100 000 000 tonnes per annum	47
1 000 000 - 10 000 000 tonnes per annum	172
100 000 - 1 000 000 tonnes per annum	312
10 000 - 100 000 tonnes per annum	623
1 000 - 10 000 tonnes per annum	1,220
100 - 1 000 tonnes per annum	1,683
10 - 100 tonnes per annum	1,097
0 - 10 tonnes per annum	1,848
Intermediate Use Only	4,400
<b>TOTAL</b>	<b>11 406</b>

### Technical Notes

**Table 3: Substance phase-in/non phase-in status and NONS allocation**

At the registration level phase-in/non phase-in status is derived by the status indicated by the company in the registration dossier. At the substance level, substances appear in Tables 1 and 2 according to (i) the existence of a new registration under REACH (Table 1) and (ii) the existence of a notification (NONS) under the former chemicals legislation (Table 2), thus there are some duplicate entries at the substance level.

However, the presence of an updated NONS dossier (Table 2 (c)) takes priority and removes the substance from Table 1

Due to the fact that a substance can be phase-in or non phase-in depending on the specific market situation for an individual company, we have reported substances with this 'dual' status as phase-in substances.

For an explanation on EC and List numbers, refer to the ECHA website reading our "Important Note on EC Numbers and List Numbers", using the link below:

<http://echa.europa.eu/web/guest/information-on-chemicals/registered-substances>

EC Number	Source	Phase-in / Non phase-in status
2xx-xxx-x	EINECS (European Inventory of Existing Commercial chemical Substances) List	Always Phase-in (Table 1)
3xx-xxx-x	EINECS (European Inventory of Existing Commercial chemical Substances) List	Always Phase-in (Table 1)
4xx-xxx-x	ELINCS (European List of Notified Chemical Substances) List	Substances appear in Tables 1 and 2 according to (i) the existence of a new registration under REACH (Table 1) and (ii) the existence of a notification (NONS) under the former chemicals legislation (Table 2), thus there can be duplicate entries. However, the presence of NONs dossier which has been updated under REACH (Table 2 (c)) takes priority and removes the substance from Table 1.
5xx-xxx-x	NLP (No-Longer Polymers) List	Phase-in if one or more registrant(s) has declared the substance as phase-in. Indicated in Table 1 as non-phase in only in the case that all registrants have indicated a non phase-in status in their registration dossiers

List Number	Source	Phase-in / Non phase-in status
6xx-xxx-x	Automatically assigned to substances identified only with a CAS No.	Phase-in if one or more registrant(s) has declared the substance as phase-in. Indicated in Table 1 as non-phase in only in the case that all registrants have indicated a non-phase in status in their registration dossiers.  Additionally, priority is given to phase-in allocation for pre-registered substances.
7xx-xxx-x	Assigned to substances after inquiries by the ECHA Substance ID Team	Phase-in if one or more registrant(s) has declared the substance as phase-in. Indicated in Table 1 as non phase-in only in the case that all registrants have indicated a non phase-in status in their registration dossiers
8xx-xxx-x	Automatically assigned to substances identified only with a CAS No. (continuation of the 6xx-xxx-x series)	Phase-in if one or more registrant(s) has declared the substance as phase-in. Indicated in Table 1 as non-phase in only in the case that all registrants have indicated a non-phase in status in their registration dossiers.  Additionally, priority is given to phase-in allocation for pre-registered substances.
9xx-xxx-x	Automatically assigned, e.g. to pre-registrations without a CAS No. or other numerical identifier	Phase-in if one or more registrant(s) has declared the substance as phase-in. Indicated in Table 1 as non phase-in only in the case that all registrants have indicated a non phase-in status in their registration dossiers.  Additionally, priority is given to phase-in allocation for pre-registered substances.

\* EEA = EU28 + Norway, Iceland and Liechtenstein.

In order to correct any errors or inaccuracies that may appear in the text and data, the European Chemicals Agency is entitled to modify or revise the document at any time.

## Registration Statistics



### Austria

Data as of: 27/08/2017

#### Overall Summary

**Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)**

(NONs are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONs) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	779	1.49%	507	4.45%
phase-in	721	1.50%	485	4.95%
non phase-in	58	1.41%	22	1.36%

**Table 2: Notified substances (NONs, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)**

Substances notified under Directive 67/548/EEC (NONs) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONs which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONs Notifications	76	0.67%	74	1.27%
(b) of which have been claimed	59	1.29%	59	1.76%
(c) of which have been updated under REACH	24	1.55%	24	3.58%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONs are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	621	1.49%	378	5.48%
registered as intermediate	167	1.46%	146	2.52%
<i>Transported isolated intermediates</i>	105	1.24%	94	2.25%
<i>On-site isolated intermediates</i>	67	1.75%	61	2.37%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	742	1.52%	483	5.39%
<i>Lead</i>	113	1.20%	N/A	N/A
<i>Member</i>	629	1.60%	N/A	N/A
Individual Registrations under REACH	37	1.05%	28	1.01%
TOTAL	779	1.49%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	684	1.52%	465	4.41%
Registered by SME	95	1.29%	77	3.00%
<i>Medium company</i>	50	1.25%	41	2.35%
<i>Small company</i>	28	1.17%	26	2.21%
<i>Micro company</i>	17	1.75%	16	4.40%
TOTAL	779	1.49%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	332	1.77%	256	3.67%
Manufacturer and Importer	132	2.10%	104	3.43%
Importer	181	1.22%	135	3.11%
Only Representative of a non-EU manufacturer	134	1.08%	102	2.99%
TOTAL	779	1.49%	-	-

## Registration Statistics



### Belgium

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	3 653	6.98%	1 851	16.23%
phase-in	3 444	7.14%	1 755	17.93%
non phase-in	209	5.07%	96	5.94%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	492	4.22%	453	7.61%
(b) of which have been claimed	282	8.06%	274	10.61%
(c) of which have been updated under REACH	136	10.92%	135	15.82%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	3 174	7.61%	1 544	22.37%
registered as intermediate	534	4.66%	427	7.36%
<i>Transported isolated intermediates</i>	448	5.30%	351	8.40%
<i>On-site isolated intermediates</i>	102	2.66%	95	3.69%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	3 505	7.18%	1 724	19.25%
<i>Lead</i>	537	5.70%	N/A	N/A
<i>Member</i>	2 968	7.53%	N/A	N/A
Individual Registrations under REACH	148	4.21%	131	4.71%
TOTAL	3 653	6.98%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	3 397	7.55%	1 779	16.86%
Registered by SME	256	3.48%	198	7.72%
<i>Medium company</i>	180	4.50%	145	8.31%
<i>Small company</i>	66	2.76%	64	5.45%
<i>Micro company</i>	10	1.03%	8	2.20%
TOTAL	3 653	6.98%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	1 014	5.40%	796	11.42%
Manufacturer and Importer	426	6.77%	369	12.19%
Importer	1 014	6.83%	684	15.76%
Only Representative of a non-EU manufacturer	1 199	9.64%	652	19.14%
TOTAL	3 653	6.98%	-	-

## Registration Statistics



### Bulgaria

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	353	0.67%	192	1.68%
phase-in	346	0.72%	191	1.95%
non phase-in	7	0.17%	1	0.06%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.00%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	304	0.73%	151	2.19%
registered as intermediate	50	0.44%	47	0.81%
<i>Transported isolated intermediates</i>	23	0.27%	21	0.50%
<i>On-site isolated intermediates</i>	29	0.76%	29	1.13%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	338	0.69%	185	2.06%
<i>Lead</i>	18	0.19%	N/A	N/A
<i>Member</i>	320	0.81%	N/A	N/A
Individual Registrations under REACH	15	0.43%	8	0.29%
TOTAL	353	0.67%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	253	0.56%	153	1.45%
Registered by SME	100	1.36%	55	2.15%
<i>Medium company</i>	21	0.53%	17	0.97%
<i>Small company</i>	16	0.67%	10	0.85%
<i>Micro company</i>	63	6.47%	33	9.07%
TOTAL	353	0.67%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	171	0.91%	111	1.59%
Manufacturer and Importer	20	0.32%	16	0.53%
Importer	67	0.45%	55	1.27%
Only Representative of a non-EU manufacturer	95	0.76%	56	1.64%
TOTAL	353	0.67%	-	-

## Registration Statistics



### Cyprus

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	120	0.23%	54	0.47%
phase-in	119	0.25%	54	0.55%
non phase-in	1	0.02%	0	0.00%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.00%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	111	0.27%	49	0.71%
registered as intermediate	9	0.08%	6	0.10%
<i>Transported isolated intermediates</i>	9	0.11%	6	0.14%
<i>On-site isolated intermediates</i>			0	0.00%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	120	0.25%	54	0.60%
<i>Lead</i>			N/A	N/A
<i>Member</i>	120	0.30%	N/A	N/A
Individual Registrations under REACH			0	0.00%
TOTAL	120	0.23%	-	



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	96	0.21%	45	0.43%
Registered by SME	24	0.33%	16	0.62%
<i>Medium company</i>	7	0.18%	7	0.40%
<i>Small company</i>	10	0.42%	9	0.77%
<i>Micro company</i>	7	0.72%	1	0.27%
TOTAL	120	0.23%	-	



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	3	0.02%	3	0.04%
Manufacturer and Importer			0	0.00%
Importer	44	0.30%	30	0.69%
Only Representative of a non-EU manufacturer	73	0.59%	33	0.97%
TOTAL	120	0.23%	-	



## Registration Statistics



### Czech Republic

Data as of: 27/08/2017

#### Overall Summary

**Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)**

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	905	1.73%	588	5.16%
phase-in	875	1.81%	580	5.93%
non phase-in	30	0.73%	8	0.49%

**Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)**

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	25	0.17%	24	0.30%
(b) of which have been claimed	18	0.33%	18	0.42%
(c) of which have been updated under REACH	8	0.48%	8	1.13%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



#### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	653	1.57%	364	5.27%
registered as intermediate	264	2.31%	245	4.23%
<i>Transported isolated intermediates</i>	215	2.54%	198	4.74%
<i>On-site isolated intermediates</i>	63	1.64%	63	2.45%



#### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	841	1.72%	533	5.96%
<i>Lead</i>	111	1.18%	N/A	N/A
<i>Member</i>	730	1.85%	N/A	N/A
Individual Registrations under REACH	64	1.82%	57	2.03%
TOTAL	905	1.73%	-	-



#### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	696	1.55%	489	4.63%
Registered by SME	209	2.84%	145	5.66%
<i>Medium company</i>	162	4.05%	124	7.11%
<i>Small company</i>	38	1.59%	29	2.47%
<i>Micro company</i>	9	0.92%	8	2.20%
TOTAL	905	1.73%	-	-



#### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	528	2.81%	338	4.85%
Manufacturer and Importer	52	0.83%	48	1.59%
Importer	222	1.50%	198	4.56%
Only Representative of a non-EU manufacturer	103	0.83%	83	2.44%
TOTAL	905	1.73%	-	-

## Registration Statistics



### Germany

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	13 387	25.57%	5 841	51.21%
phase-in	12 282	25.47%	5 310	54.24%
non phase-in	1 105	26.80%	531	32.84%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	2 272	19.28%	1 911	31.80%
(b) of which have been claimed	1 622	36.87%	1 450	44.31%
(c) of which have been updated under REACH	543	37.90%	504	50.09%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	10 154	24.35%	3 795	54.99%
registered as intermediate	3 599	31.44%	2 655	45.79%
<i>Transported isolated intermediates</i>	2 808	33.21%	2 036	48.74%
<i>On-site isolated intermediates</i>	1 111	29.01%	1 011	39.31%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	12 296	25.18%	4 953	55.30%
<i>Lead</i>	3 611	38.34%	N/A	N/A
<i>Member</i>	8 685	22.04%	N/A	N/A
Individual Registrations under REACH	1 091	31.02%	1 021	36.45%
TOTAL	13 387	25.57%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	12 275	27.29%	5 646	53.51%
Registered by SME	1 112	15.10%	613	23.91%
<i>Medium company</i>	641	16.03%	420	24.08%
<i>Small company</i>	357	14.94%	250	21.28%
<i>Micro company</i>	114	11.70%	83	22.80%
TOTAL	13 387	25.57%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	4 989	26.59%	3 275	46.97%
Manufacturer and Importer	2 370	37.67%	1 776	58.65%
Importer	4 057	27.33%	2 002	46.13%
Only Representative of a non-EU manufacturer	1 970	15.84%	991	29.10%
TOTAL	13 387	25.57%	-	-

## Registration Statistics



### Denmark

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	338	0.65%	245	2.15%
phase-in	313	0.65%	233	2.38%
non phase-in	25	0.61%	12	0.74%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	108	0.33%	102	0.60%
(b) of which have been claimed	18	0.63%	18	0.84%
(c) of which have been updated under REACH	5	0.48%	5	0.82%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	274	0.66%	185	2.68%
registered as intermediate	67	0.59%	65	1.12%
<i>Transported isolated intermediates</i>	38	0.45%	36	0.86%
<i>On-site isolated intermediates</i>	37	0.97%	37	1.44%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	310	0.63%	219	2.44%
<i>Lead</i>	54	0.57%	N/A	N/A
<i>Member</i>	256	0.65%	N/A	N/A
Individual Registrations under REACH	28	0.80%	27	0.98%
TOTAL	338	0.65%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	279	0.62%	222	2.10%
Registered by SME	59	0.80%	38	1.48%
<i>Medium company</i>	22	0.55%	21	1.20%
<i>Small company</i>	17	0.71%	13	1.11%
<i>Micro company</i>	20	2.05%	9	2.47%
TOTAL	338	0.65%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	144	0.77%	110	1.58%
Manufacturer and Importer	62	0.99%	60	1.98%
Importer	84	0.57%	71	1.64%
Only Representative of a non-EU manufacturer	48	0.39%	45	1.32%
TOTAL	338	0.65%	-	-

## Registration Statistics



### Estonia

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.

Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	97	0.19%	70	0.61%
phase-in	96	0.20%	70	0.72%
non phase-in	1	0.02%	0	0.00%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	19	0.10%	9	0.15%
(b) of which have been claimed	10	0.19%	8	0.21%
(c) of which have been updated under REACH	8	0.37%	6	0.38%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	92	0.22%	65	0.94%
registered as intermediate	5	0.04%	5	0.09%
<i>Transported isolated intermediates</i>			0	0.00%
<i>On-site isolated intermediates</i>	5	0.13%	5	0.19%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	97	0.20%	70	0.78%
<i>Lead</i>	14	0.15%	N/A	N/A
<i>Member</i>	83	0.21%	N/A	N/A
Individual Registrations under REACH			0	0.00%
TOTAL	97	0.19%	-	



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	69	0.15%	49	0.46%
Registered by SME	28	0.38%	24	0.94%
<i>Medium company</i>	22	0.55%	22	1.26%
<i>Small company</i>	3	0.13%	2	0.17%
<i>Micro company</i>	3	0.31%	1	0.27%
TOTAL	97	0.19%	-	



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	53	0.28%	44	0.63%
Manufacturer and Importer	5	0.08%	4	0.13%
Importer	15	0.10%	15	0.35%
Only Representative of a non-EU manufacturer	24	0.19%	15	0.44%
TOTAL	97	0.19%	-	

## Registration Statistics



### Spain

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	3 613	6.90%	1 895	16.61%
phase-in	3 160	6.55%	1 727	17.64%
non phase-in	453	10.99%	168	10.39%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	250	2.01%	233	3.67%
(b) of which have been claimed	150	3.84%	147	5.11%
(c) of which have been updated under REACH	60	3.96%	59	9.42%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	2 670	6.40%	1 210	17.53%
registered as intermediate	979	8.55%	772	13.31%
<i>Transported isolated intermediates</i>	697	8.24%	560	13.41%
<i>On-site isolated intermediates</i>	333	8.69%	280	10.89%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	3 329	6.82%	1 689	18.86%
<i>Lead</i>	649	6.89%	N/A	N/A
<i>Member</i>	2 680	6.80%	N/A	N/A
Individual Registrations under REACH	284	8.08%	229	8.25%
TOTAL	3 613	6.90%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	3 002	6.67%	1 728	16.38%
Registered by SME	611	8.30%	360	14.04%
<i>Medium company</i>	348	8.70%	255	14.62%
<i>Small company</i>	219	9.17%	146	12.43%
<i>Micro company</i>	44	4.52%	28	7.69%
TOTAL	3 613	6.90%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	1 706	9.09%	1 030	14.77%
Manufacturer and Importer	477	7.58%	398	13.14%
Importer	1 055	7.11%	649	14.95%
Only Representative of a non-EU manufacturer	372	2.99%	234	6.87%
TOTAL	3 613	6.90%	-	-

## Registration Statistics



### Finland

Data as of: 27/08/2017

#### Overall Summary

**Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)**

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC) The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier. Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	1 079	2.06%	527	4.62%
phase-in	1 023	2.12%	504	5.15%
non phase-in	56	1.36%	23	1.42%

**Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)**

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	28	47.82%	28	53.96%
(b) of which have been claimed	8	0.21%	8	0.29%
(c) of which have been updated under REACH	3	0.27%	3	41.37%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



#### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&amp;18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	949	2.28%	439	6.36%
registered as intermediate	132	1.15%	107	1.85%
<i>Transported isolated intermediates</i>	102	1.21%	77	1.84%
<i>On-site isolated intermediates</i>	48	1.25%	42	1.63%



#### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	1 047	2.14%	496	5.53%
<i>Lead</i>	70	0.74%	N/A	N/A
<i>Member</i>	977	2.48%	N/A	N/A
Individual Registrations under REACH	32	0.91%	31	1.12%
TOTAL	1 079	2.06%	-	-



#### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	1 011	2.25%	502	4.76%
Registered by SME	68	0.92%	53	2.07%
<i>Medium company</i>	41	1.03%	36	2.06%
<i>Small company</i>	13	0.54%	12	1.02%
<i>Micro company</i>	14	1.44%	12	3.30%
TOTAL	1 079	2.06%	-	-



#### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	327	1.74%	208	2.98%
Manufacturer and Importer	88	1.40%	78	2.58%
Importer	117	0.79%	89	2.05%
Only Representative of a non-EU manufacturer	547	4.40%	285	8.37%
TOTAL	1 079	2.06%	-	-

## Registration Statistics



### France

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	4 647	8.88%	2 340	20.52%
phase-in	4 172	8.65%	2 087	21.32%
non phase-in	475	11.52%	253	15.65%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	1 006	5.61%	896	9.16%
(b) of which have been claimed	566	10.73%	528	12.77%
(c) of which have been updated under REACH	169	7.33%	165	14.19%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	3 615	8.67%	1 629	23.61%
registered as intermediate	1 119	9.77%	879	15.16%
<i>Transported isolated intermediates</i>	752	8.89%	597	14.29%
<i>On-site isolated intermediates</i>	447	11.67%	394	15.32%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	4 281	8.77%	2 021	22.55%
<i>Lead</i>	841	8.93%	N/A	N/A
<i>Member</i>	3 440	8.73%	N/A	N/A
Individual Registrations under REACH	366	10.41%	332	11.94%
TOTAL	4 647	8.88%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	4 161	9.25%	2 200	20.85%
Registered by SME	486	6.60%	310	12.09%
<i>Medium company</i>	310	7.75%	241	13.82%
<i>Small company</i>	120	5.02%	83	7.06%
<i>Micro company</i>	56	5.75%	28	7.69%
TOTAL	4 647	8.88%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	2 076	11.06%	1 455	20.87%
Manufacturer and Importer	546	8.68%	438	14.46%
Importer	1 266	8.53%	712	16.41%
Only Representative of a non-EU manufacturer	757	6.09%	374	10.98%
TOTAL	4 647	8.88%	-	-

## Registration Statistics



### United Kingdom

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	6 355	12.14%	2 536	22.23%
phase-in	5 917	12.27%	2 350	24.01%
non phase-in	438	10.62%	186	11.50%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	1 639	9.72%	1 413	16.98%
(b) of which have been claimed	539	18.58%	509	23.67%
(c) of which have been updated under REACH	198	18.20%	189	26.68%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	5 572	13.36%	2 037	29.52%
registered as intermediate	839	7.33%	657	11.33%
<i>Transported isolated intermediates</i>	646	7.64%	508	12.16%
<i>On-site isolated intermediates</i>	246	6.42%	222	8.63%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	5 992	12.27%	2 239	25.01%
<i>Lead</i>	800	8.49%	N/A	N/A
<i>Member</i>	5 192	13.17%	N/A	N/A
Individual Registrations under REACH	363	10.32%	326	11.73%
TOTAL	6 355	12.14%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	5 632	12.52%	2 332	22.10%
Registered by SME	714	9.70%	468	18.25%
<i>Medium company</i>	410	10.25%	319	18.29%
<i>Small company</i>	235	9.84%	184	15.66%
<i>Micro company</i>	69	7.08%	56	15.38%
TOTAL	6 355	12.14%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	1 295	6.90%	921	13.21%
Manufacturer and Importer	430	6.83%	339	11.20%
Importer	1 769	11.92%	829	19.10%
Only Representative of a non-EU manufacturer	2 861	23.00%	1 343	39.43%
TOTAL	6 355	12.14%	-	-



## Registration Statistics



### Greece

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	526	1.00%	196	1.72%
phase-in	523	1.08%	194	1.98%
non phase-in	3	0.07%	2	0.12%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	5		5	
(b) of which have been claimed			0	
(c) of which have been updated under REACH			0	0.06%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	481	1.15%	179	2.59%
registered as intermediate	45	0.39%	42	0.72%
<i>Transported isolated intermediates</i>	43	0.51%	41	0.98%
<i>On-site isolated intermediates</i>	4	0.10%	4	0.16%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	446	0.91%	193	2.15%
<i>Lead</i>	10	0.11%	N/A	N/A
<i>Member</i>	436	1.11%	N/A	N/A
Individual Registrations under REACH	80	2.27%	3	0.11%
TOTAL	526	1.00%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	238	0.53%	155	1.47%
Registered by SME	288	3.91%	60	2.34%
<i>Medium company</i>	43	1.08%	36	2.06%
<i>Small company</i>	59	2.47%	32	2.72%
<i>Micro company</i>	186	19.10%	8	2.20%
TOTAL	526	1.00%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	245	1.31%	85	1.22%
Manufacturer and Importer	123	1.95%	89	2.94%
Importer	148	1.00%	58	1.34%
Only Representative of a non-EU manufacturer	7	0.06%	7	0.21%
TOTAL	526	1.00%	-	-

## Registration Statistics



### Croatia

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	97	0.19%	86	0.75%
phase-in	87	0.18%	82	0.84%
non phase-in	10	0.24%	4	0.25%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.19%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	72	0.17%	64	0.93%
registered as intermediate	25	0.22%	22	0.38%
<i>Transported isolated intermediates</i>	18	0.21%	15	0.36%
<i>On-site isolated intermediates</i>	9	0.23%	9	0.35%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	85	0.17%	76	0.85%
<i>Lead</i>	9	0.10%	N/A	N/A
<i>Member</i>	76	0.19%	N/A	N/A
Individual Registrations under REACH	12	0.34%	10	0.36%
TOTAL	97	0.19%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	91	0.20%	83	0.79%
Registered by SME	6	0.08%	5	0.20%
<i>Medium company</i>	4	0.10%	4	0.23%
<i>Small company</i>	2	0.08%	1	0.09%
<i>Micro company</i>			0	0.00%
TOTAL	97	0.19%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	51	0.27%	47	0.67%
Manufacturer and Importer	3	0.05%	3	0.10%
Importer	19	0.13%	16	0.37%
Only Representative of a non-EU manufacturer	24	0.19%	21	0.62%
TOTAL	97	0.19%	-	-

## Registration Statistics



### Hungary

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	809	1.55%	617	5.41%
phase-in	751	1.56%	600	6.13%
non phase-in	58	1.41%	17	1.05%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	9	0.04%	9	0.08%
(b) of which have been claimed	4	0.08%	4	0.11%
(c) of which have been updated under REACH	2	0.11%	2	0.69%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	581	1.39%	403	5.84%
registered as intermediate	231	2.02%	219	3.78%
<i>Transported isolated intermediates</i>	193	2.28%	181	4.33%
<i>On-site isolated intermediates</i>	51	1.33%	51	1.98%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	792	1.62%	606	6.76%
<i>Lead</i>	298	3.16%	N/A	N/A
<i>Member</i>	494	1.25%	N/A	N/A
Individual Registrations under REACH	17	0.48%	14	0.51%
TOTAL	809	1.55%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	416	0.92%	369	3.50%
Registered by SME	393	5.34%	274	10.69%
<i>Medium company</i>	342	8.55%	268	15.37%
<i>Small company</i>	21	0.88%	19	1.62%
<i>Micro company</i>	30	3.08%	2	0.55%
TOTAL	809	1.55%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	309	1.65%	243	3.49%
Manufacturer and Importer	84	1.34%	82	2.71%
Importer	408	2.75%	331	7.63%
Only Representative of a non-EU manufacturer	8	0.06%	6	0.18%
TOTAL	809	1.55%	-	-

## Registration Statistics



### Ireland

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	1 847	3.53%	907	7.95%
phase-in	1 561	3.24%	803	8.20%
non phase-in	286	6.94%	104	6.43%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	327	1.57%	270	2.59%
(b) of which have been claimed	152	2.99%	134	3.61%
(c) of which have been updated under REACH	72	4.18%	72	9.04%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	1 410	3.38%	609	8.82%
registered as intermediate	450	3.93%	328	5.66%
<i>Transported isolated intermediates</i>	380	4.49%	258	6.18%
<i>On-site isolated intermediates</i>	74	1.93%	74	2.88%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	1 619	3.32%	777	8.67%
<i>Lead</i>	158	1.68%	N/A	N/A
<i>Member</i>	1 461	3.71%	N/A	N/A
Individual Registrations under REACH	228	6.48%	153	5.54%
TOTAL	1 847	3.53%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	1 530	3.40%	851	8.07%
Registered by SME	317	4.31%	173	6.75%
<i>Medium company</i>	150	3.75%	105	6.02%
<i>Small company</i>	120	5.02%	84	7.15%
<i>Micro company</i>	47	4.83%	28	7.69%
TOTAL	1 847	3.53%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	156	0.83%	147	2.11%
Manufacturer and Importer	26	0.41%	26	0.86%
Importer	221	1.49%	186	4.29%
Only Representative of a non-EU manufacturer	1 444	11.61%	631	18.53%
TOTAL	1 847	3.53%	-	-

## Registration Statistics



### Iceland

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	21	0.04%	15	0.13%
phase-in	21	0.04%	15	0.15%
non phase-in		0.00%	0	0.00%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.00%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	21	0.05%	15	0.22%
registered as intermediate			0	0.00%
<i>Transported isolated intermediates</i>			0	0.00%
<i>On-site isolated intermediates</i>			0	0.00%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	21	0.04%	15	0.17%
<i>Lead</i>			N/A	N/A
<i>Member</i>	21	0.05%	N/A	N/A
Individual Registrations under REACH			0	0.00%
TOTAL	21	0.04%	-	



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	18	0.04%	12	0.11%
Registered by SME	3	0.04%	3	0.12%
<i>Medium company</i>	1	0.03%	1	0.06%
<i>Small company</i>	1	0.04%	1	0.09%
<i>Micro company</i>	1	0.10%	1	0.27%
TOTAL	21	0.04%	-	



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	11	0.06%	8	0.11%
Manufacturer and Importer	1	0.02%	1	0.03%
Importer	9	0.06%	7	0.16%
Only Representative of a non-EU manufacturer			0	0.00%
TOTAL	21	0.04%	-	

## Registration Statistics



### Italy

Data as of: 27/08/2017

#### Overall Summary

**Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)**

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	4 244	8.11%	2 264	19.85%
phase-in	3 734	7.74%	2 049	20.93%
non phase-in	510	12.37%	215	13.30%

**Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)**

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	633	4.51%	580	6.71%
(b) of which have been claimed	362	8.62%	346	9.35%
(c) of which have been updated under REACH	98	5.35%	95	11.05%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



#### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	2 803	6.72%	1 178	17.07%
registered as intermediate	1 485	12.97%	1 220	21.04%
<i>Transported isolated intermediates</i>	925	10.94%	766	18.34%
<i>On-site isolated intermediates</i>	687	17.94%	605	23.52%



#### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	3 852	7.89%	1 938	21.64%
<i>Lead</i>	808	8.58%	N/A	N/A
<i>Member</i>	3 044	7.72%	N/A	N/A
Individual Registrations under REACH	392	11.15%	364	13.14%
TOTAL	4 244	8.11%	-	-



#### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	3 292	7.32%	2 057	19.50%
Registered by SME	952	12.93%	456	17.78%
<i>Medium company</i>	582	14.55%	343	19.67%
<i>Small company</i>	305	12.77%	168	14.30%
<i>Micro company</i>	65	6.67%	47	12.91%
TOTAL	4 244	8.11%	-	-



#### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	2 299	12.25%	1 433	20.55%
Manufacturer and Importer	504	8.01%	370	12.22%
Importer	1 306	8.80%	763	17.58%
Only Representative of a non-EU manufacturer	135	1.09%	97	2.85%
TOTAL	4 244	8.11%	-	-

## Registration Statistics

### Liechtenstein

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	19	0.04%	18	0.16%
phase-in	19	0.04%	17	0.17%
non phase-in		0.00%	1	0.06%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.00%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&amp;18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	19	0.05%	18	0.26%
registered as intermediate			0	0.00%
<i>Transported isolated intermediates</i>			0	0.00%
<i>On-site isolated intermediates</i>			0	0.00%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	19	0.04%	18	0.20%
<i>Lead</i>	1	0.01%	N/A	N/A
<i>Member</i>	18	0.05%	N/A	N/A
Individual Registrations under REACH			0	0.00%
TOTAL	19	0.04%	-	



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	16	0.04%	16	0.15%
Registered by SME	3	0.04%	3	0.12%
<i>Medium company</i>			0	0.00%
<i>Small company</i>	2	0.08%	2	0.17%
<i>Micro company</i>	1	0.10%	1	0.27%
TOTAL	19	0.04%	-	



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	1	0.01%	1	0.01%
Manufacturer and Importer			0	0.00%
Importer	17	0.11%	16	0.37%
Only Representative of a non-EU manufacturer	1	0.01%	1	0.03%
TOTAL	19	0.04%	-	

## Registration Statistics



### Lithuania

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.

Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	168	0.32%	107	0.94%
phase-in	156	0.32%	106	1.08%
non phase-in	12	0.29%	1	0.06%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.00%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	143	0.34%	85	1.23%
registered as intermediate	28	0.24%	28	0.48%
<i>Transported isolated intermediates</i>	4	0.05%	4	0.10%
<i>On-site isolated intermediates</i>	25	0.65%	25	0.97%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	165	0.34%	105	1.17%
<i>Lead</i>	2	0.02%	N/A	N/A
<i>Member</i>	163	0.41%	N/A	N/A
Individual Registrations under REACH	3	0.09%	3	0.11%
TOTAL	168	0.32%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	147	0.33%	99	0.94%
Registered by SME	21	0.29%	17	0.66%
<i>Medium company</i>	8	0.20%	8	0.46%
<i>Small company</i>	8	0.33%	8	0.68%
<i>Micro company</i>	5	0.51%	4	1.10%
TOTAL	168	0.32%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	57	0.30%	56	0.80%
Manufacturer and Importer	3	0.05%	2	0.07%
Importer	13	0.09%	11	0.25%
Only Representative of a non-EU manufacturer	95	0.76%	67	1.97%
TOTAL	168	0.32%	-	-



## Registration Statistics

### Luxembourg

Data as of: 27/08/2017

#### Overall Summary

**Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)**

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC) The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier. Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	331	0.63%	202	1.77%
phase-in	310	0.64%	198	2.02%
non phase-in	21	0.51%	4	0.25%

**Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)**

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications		0.06%		0.11%
(b) of which have been claimed		0.12%		0.16%
(c) of which have been updated under REACH		0.27%		1.13%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



#### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	313	0.75%	185	2.68%
registered as intermediate	20	0.17%	18	0.31%
<i>Transported isolated intermediates</i>	19	0.22%	17	0.41%
<i>On-site isolated intermediates</i>	3	0.08%	2	0.08%



#### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	320	0.66%	199	2.22%
<i>Lead</i>	13	0.14%	N/A	N/A
<i>Member</i>	307	0.78%	N/A	N/A
Individual Registrations under REACH	11	0.31%	3	0.11%
TOTAL	331	0.63%	-	-



#### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	295	0.66%	191	1.81%
Registered by SME	36	0.49%	30	1.17%
<i>Medium company</i>	30	0.75%	27	1.55%
<i>Small company</i>	6	0.25%	4	0.34%
<i>Micro company</i>			0	0.00%
TOTAL	331	0.63%	-	-



#### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	14	0.07%	10	0.14%
Manufacturer and Importer	8	0.13%	8	0.26%
Importer	116	0.78%	67	1.54%
Only Representative of a non-EU manufacturer	193	1.55%	143	4.20%
TOTAL	331	0.63%	-	-

## Registration Statistics



### Latvia

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.

Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	99	0.19%	71	0.62%
phase-in	97	0.20%	71	0.73%
non phase-in	2	0.05%	0	0.00%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	3	0.03%	3	0.06%
(b) of which have been claimed	3	0.06%	3	0.08%
(c) of which have been updated under REACH	1	0.05%	1	0.06%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	88	0.21%	61	0.88%
registered as intermediate	12	0.10%	11	0.19%
<i>Transported isolated intermediates</i>	11	0.13%	10	0.24%
<i>On-site isolated intermediates</i>	1	0.03%	1	0.04%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	99	0.20%	71	0.79%
<i>Lead</i>	4	0.04%	N/A	N/A
<i>Member</i>	95	0.24%	N/A	N/A
Individual Registrations under REACH			0	0.00%
TOTAL	99	0.19%	-	



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	77	0.17%	62	0.59%
Registered by SME	22	0.30%	15	0.59%
<i>Medium company</i>	7	0.18%	7	0.40%
<i>Small company</i>	12	0.50%	9	0.77%
<i>Micro company</i>	3	0.31%	3	0.82%
TOTAL	99	0.19%	-	



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	13	0.07%	8	0.11%
Manufacturer and Importer	2	0.03%	2	0.07%
Importer	25	0.17%	22	0.51%
Only Representative of a non-EU manufacturer	59	0.47%	45	1.32%
TOTAL	99	0.19%	-	

## Registration Statistics

### Malta

Data as of: 27/08/2017

#### Overall Summary

**Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)**

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC) The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier. Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	29	0.06%	25	0.22%
phase-in	15	0.03%	20	0.20%
non phase-in	14	0.34%	5	0.31%

**Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)**

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.19%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	12	0.03%	11	0.16%
registered as intermediate	17	0.15%	14	0.24%
<i>Transported isolated intermediates</i>	14	0.17%	11	0.26%
<i>On-site isolated intermediates</i>	3	0.08%	3	0.12%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	23	0.05%	19	0.21%
<i>Lead</i>	6	0.06%	N/A	N/A
<i>Member</i>	17	0.04%	N/A	N/A
Individual Registrations under REACH	6	0.17%	6	0.22%
TOTAL	29	0.06%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	22	0.05%	19	0.18%
Registered by SME	7	0.10%	6	0.23%
<i>Medium company</i>	4	0.10%	4	0.23%
<i>Small company</i>	3	0.13%	3	0.26%
<i>Micro company</i>			0	0.00%
TOTAL	29	0.06%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	5	0.03%	4	0.06%
Manufacturer and Importer			0	0.00%
Importer	23	0.15%	20	0.46%
Only Representative of a non-EU manufacturer	1	0.01%	1	0.03%
TOTAL	29	0.06%	-	-

## Registration Statistics



### Netherlands

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	4 643	8.87%	2 053	18.00%
phase-in	4 401	9.13%	1 937	19.79%
non phase-in	242	5.87%	116	7.17%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	668	5.12%	589	8.96%
(b) of which have been claimed	335	9.79%	328	12.48%
(c) of which have been updated under REACH	53	7.44%	53	13.43%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	4 122	9.88%	1 730	25.07%
registered as intermediate	572	5.00%	452	7.80%
<i>Transported isolated intermediates</i>	495	5.85%	394	9.43%
<i>On-site isolated intermediates</i>	96	2.51%	86	3.34%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	4 436	9.08%	1 879	20.97%
<i>Lead</i>	609	6.47%	N/A	N/A
<i>Member</i>	3 827	9.71%	N/A	N/A
Individual Registrations under REACH	207	5.89%	183	6.62%
TOTAL	4 643	8.87%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	4 199	9.34%	1 917	18.17%
Registered by SME	444	6.03%	331	12.91%
<i>Medium company</i>	240	6.00%	209	11.98%
<i>Small company</i>	159	6.66%	123	10.47%
<i>Micro company</i>	45	4.62%	40	10.99%
TOTAL	4 643	8.87%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	740	3.94%	573	8.22%
Manufacturer and Importer	447	7.10%	371	12.25%
Importer	1 984	13.37%	974	22.44%
Only Representative of a non-EU manufacturer	1 471	11.82%	862	25.31%
TOTAL	4 643	8.87%	-	-

## Registration Statistics



### Norway

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONs are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
Note that registrations resulting from notifications (NONs) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	357	0.68%	243	2.13%
phase-in	351	0.73%	241	2.46%
non phase-in	6	0.15%	2	0.12%

##### Table 2: Notified substances (NONs, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONs) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONs which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONs Notifications	42	0.22%	41	0.42%
(b) of which have been claimed	22	0.42%	22	0.58%
(c) of which have been updated under REACH	3	0.16%	3	0.25%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONs are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	302	0.72%	198	2.87%
registered as intermediate	56	0.49%	49	0.85%
<i>Transported isolated intermediates</i>	45	0.53%	41	0.98%
<i>On-site isolated intermediates</i>	12	0.31%	12	0.47%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	350	0.72%	237	2.64%
<i>Lead</i>	38	0.40%	N/A	N/A
<i>Member</i>	312	0.79%	N/A	N/A
Individual Registrations under REACH	7	0.20%	8	0.25%
TOTAL	357	0.68%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	324	0.72%	230	2.18%
Registered by SME	33	0.45%	27	1.05%
<i>Medium company</i>	12	0.30%	11	0.63%
<i>Small company</i>	16	0.67%	14	1.19%
<i>Micro company</i>	5	0.51%	5	1.37%
TOTAL	357	0.68%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	185	0.99%	142	2.04%
Manufacturer and Importer	80	1.27%	68	2.25%
Importer	82	0.55%	64	1.47%
Only Representative of a non-EU manufacturer	10	0.08%	5	0.15%
TOTAL	357	0.68%	-	-

## Registration Statistics



### Poland

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC) The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier. Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	1 246	2.38%	544	4.77%
phase-in	1 226	2.54%	535	5.47%
non phase-in	20	0.49%	9	0.56%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	8	0.06%	8	0.11%
(b) of which have been claimed	7	0.12%	7	0.16%
(c) of which have been updated under REACH	1	0.05%	1	0.19%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	1 050	2.52%	410	5.94%
registered as intermediate	214	1.87%	180	3.10%
<i>Transported isolated intermediates</i>	128	1.51%	112	2.68%
<i>On-site isolated intermediates</i>	121	3.16%	107	4.16%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	1 204	2.47%	508	5.67%
<i>Lead</i>	48	0.51%	N/A	N/A
<i>Member</i>	1 156	2.93%	N/A	N/A
Individual Registrations under REACH	42	1.19%	42	1.52%
TOTAL	1 246	2.38%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	907	2.02%	468	4.44%
Registered by SME	339	4.60%	139	5.42%
<i>Medium company</i>	137	3.43%	86	4.93%
<i>Small company</i>	122	5.11%	58	4.94%
<i>Micro company</i>	80	8.21%	22	6.04%
TOTAL	1 246	2.38%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	885	4.72%	411	5.90%
Manufacturer and Importer	90	1.43%	77	2.54%
Importer	181	1.22%	122	2.81%
Only Representative of a non-EU manufacturer	90	0.72%	63	1.85%
TOTAL	1 246	2.38%	-	-

## Registration Statistics



### Portugal

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	318	0.61%	218	1.91%
phase-in	310	0.64%	213	2.18%
non phase-in	8	0.19%	5	0.31%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	110	0.07%	106	0.11%
(b) of which have been claimed	6	0.13%	6	0.16%
(c) of which have been updated under REACH	4	0.27%	4	0.25%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	252	0.60%	168	2.43%
registered as intermediate	67	0.59%	52	0.90%
<i>Transported isolated intermediates</i>	24	0.28%	23	0.55%
<i>On-site isolated intermediates</i>	50	1.31%	38	1.48%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	305	0.62%	207	2.31%
<i>Lead</i>	11	0.12%	N/A	N/A
<i>Member</i>	294	0.75%	N/A	N/A
Individual Registrations under REACH	13	0.37%	13	0.47%
TOTAL	318	0.61%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	237	0.53%	180	1.71%
Registered by SME	81	1.10%	51	1.99%
<i>Medium company</i>	40	1.00%	39	2.24%
<i>Small company</i>	30	1.26%	19	1.62%
<i>Micro company</i>	11	1.13%	5	1.37%
TOTAL	318	0.61%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	220	1.17%	154	2.21%
Manufacturer and Importer	43	0.68%	38	1.25%
Importer	51	0.34%	47	1.08%
Only Representative of a non-EU manufacturer	4	0.03%	4	0.12%
TOTAL	318	0.61%	-	-

## Registration Statistics



### Romania

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	385	0.74%	238	2.09%
phase-in	377	0.78%	237	2.42%
non phase-in	8	0.19%	1	0.06%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications				
(b) of which have been claimed				
(c) of which have been updated under REACH				0.00%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	302	0.72%	186	2.70%
registered as intermediate	94	0.82%	73	1.26%
<i>Transported isolated intermediates</i>	33	0.39%	29	0.69%
<i>On-site isolated intermediates</i>	65	1.70%	52	2.02%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	384	0.79%	237	2.64%
<i>Lead</i>	16	0.17%	N/A	N/A
<i>Member</i>	368	0.93%	N/A	N/A
Individual Registrations under REACH	1	0.03%	1	0.04%
TOTAL	385	0.74%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	350	0.78%	224	2.12%
Registered by SME	35	0.48%	27	1.05%
<i>Medium company</i>	24	0.60%	22	1.26%
<i>Small company</i>	11	0.46%	9	0.77%
<i>Micro company</i>			0	0.00%
TOTAL	385	0.74%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	243	1.29%	169	2.42%
Manufacturer and Importer	81	1.29%	78	2.58%
Importer	34	0.23%	29	0.67%
Only Representative of a non-EU manufacturer	27	0.22%	21	0.62%
TOTAL	385	0.74%	-	-



## Registration Statistics



### Sweden

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONs are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
 The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
 Note that registrations resulting from notifications (NONs) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	1 502	2.87%	1 032	9.05%
phase-in	1 453	3.01%	1 004	10.26%
non phase-in	49	1.19%	28	1.73%

##### Table 2: Notified substances (NONs, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONs) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONs which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONs Notifications	93	0.18%	90	0.34%
(b) of which have been claimed	17	0.35%	17	0.47%
(c) of which have been updated under REACH	9	0.48%	9	0.94%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONs are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	1 254	3.01%	886	12.84%
registered as intermediate	252	2.20%	180	3.10%
<i>Transported isolated intermediates</i>	185	2.19%	129	3.09%
<i>On-site isolated intermediates</i>	95	2.48%	68	2.64%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	1 457	2.98%	992	11.07%
<i>Lead</i>	543	5.77%	N/A	N/A
<i>Member</i>	914	2.32%	N/A	N/A
Individual Registrations under REACH	45	1.28%	43	1.56%
TOTAL	1 502	2.87%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	948	2.11%	595	5.64%
Registered by SME	554	7.53%	487	18.99%
<i>Medium company</i>	128	3.20%	103	5.91%
<i>Small company</i>	370	15.49%	358	30.47%
<i>Micro company</i>	56	5.75%	54	14.84%
TOTAL	1 502	2.87%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	474	2.53%	303	4.35%
Manufacturer and Importer	143	2.27%	138	4.56%
Importer	231	1.56%	180	4.15%
Only Representative of a non-EU manufacturer	654	5.26%	551	16.18%
TOTAL	1 502	2.87%	-	-

## Registration Statistics



### Slovenia

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)  
The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.  
Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	162	0.31%	119	1.04%
phase-in	156	0.32%	112	1.14%
non phase-in	6	0.15%	7	0.43%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	1	0.01%	1	0.02%
(b) of which have been claimed	1	0.02%	1	0.03%
(c) of which have been updated under REACH			0	0.00%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	123	0.29%	82	1.19%
registered as intermediate	40	0.35%	38	0.66%
<i>Transported isolated intermediates</i>	36	0.43%	34	0.81%
<i>On-site isolated intermediates</i>	6	0.16%	6	0.23%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	142	0.29%	100	1.12%
<i>Lead</i>	7	0.07%	N/A	N/A
<i>Member</i>	135	0.34%	N/A	N/A
Individual Registrations under REACH	20	0.57%	20	0.72%
TOTAL	162	0.31%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	120	0.27%	93	0.88%
Registered by SME	42	0.57%	39	1.52%
<i>Medium company</i>	24	0.60%	24	1.38%
<i>Small company</i>	11	0.46%	11	0.94%
<i>Micro company</i>	7	0.72%	5	1.37%
TOTAL	162	0.31%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	57	0.30%	46	0.66%
Manufacturer and Importer	13	0.21%	12	0.40%
Importer	65	0.44%	52	1.20%
Only Representative of a non-EU manufacturer	27	0.22%	22	0.65%
TOTAL	162	0.31%	-	-

## Registration Statistics



### Slovakia

Data as of: 27/08/2017

#### Overall Summary

##### Table 1: REACH dossiers (registrations by companies from 1st June 2008 - NONS excluded)

(NONS are substances notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

The following table shows the total number of new registration numbers granted by ECHA following submission of a registration dossier.

Note that registrations resulting from notifications (NONS) made by companies under the previous chemicals legislation (Directive 67/548/EEC) are reported separately below in Table 2. The allocation of substances and dossiers across Tables 1 and 2 is described in detail in Table 3 at the end of this report.

	# Registrations	% of EEA	# Unique Substances	% of EEA
TOTAL	220	0.42%	177	1.55%
phase-in	210	0.44%	171	1.75%
non phase-in	10	0.24%	6	0.37%

##### Table 2: Notified substances (NONS, notified to Member State Competent Authorities under the previous European chemicals legislation - Directive 67/548/EEC)

Substances notified under Directive 67/548/EEC (NONS) prior to the introduction of REACH are considered as registered. The table below shows (a) the number of NONS which were granted a registration number by ECHA (b) the number of these claimed by the notifier and (c) the number for which an update has been submitted under REACH.

	# Registrations	% of EEA	# Unique Substances	% of EEA
(a) Number of NONS Notifications	6	0.04%	4	0.08%
(b) of which have been claimed	4	0.08%	4	0.11%
(c) of which have been updated under REACH	3	0.16%	3	0.19%

#### Detailed Registration Statistics

The following tables are based on Table 1 data, new registrations under REACH (ie. NONS are excluded).



##### Breakdown by Registration Type

REACH covers different types of registrations: Full registrations (Art.10) and Intermediates (Art. 17&18). A substance can be registered for up to three registration types with one dossier. This is why the numbers below do not add up to the total number of registrations.

	# Registrations	% of EEA	# Substances	% of EEA
registered as full registration	166	0.40%	130	1.88%
registered as intermediate	76	0.66%	73	1.26%
<i>Transported isolated intermediates</i>	59	0.70%	58	1.39%
<i>On-site isolated intermediates</i>	40	1.04%	40	1.56%



##### Joint Submission is a fundamental principle of REACH. Its aim is to reduce costs and avoid unnecessary testing on animals.

This table provides a breakdown of the number of registrations submitted in a joint submission (multiple registrants) compared to individual submissions (single registrants).

	# Registrations	% of EEA	# Substances	% of EEA
Registrations in Joint Submissions	215	0.44%	172	1.92%
<i>Lead</i>	19	0.20%	N/A	N/A
<i>Member</i>	196	0.50%	N/A	N/A
Individual Registrations under REACH	5	0.14%	5	0.18%
TOTAL	220	0.42%	-	-



##### Breakdown by Registrant Company Size

	# Registrations	% of EEA	# Substances	% of EEA
Registered by Large company	196	0.44%	163	1.54%
Registered by SME	24	0.33%	20	0.78%
<i>Medium company</i>	9	0.23%	8	0.46%
<i>Small company</i>	9	0.38%	9	0.77%
<i>Micro company</i>	6	0.62%	5	1.37%
TOTAL	220	0.42%	-	-



##### Breakdown by Role in Supply Chain

	# Registrations	% of EEA	# Substances	% of EEA
Manufacturer	162	0.86%	134	1.92%
Manufacturer and Importer	33	0.52%	33	1.09%
Importer	18	0.12%	16	0.37%
Only Representative of a non-EU manufacturer	7	0.06%	6	0.18%
TOTAL	220	0.42%	-	-

## Registration Statistics

---