

| No. | EU REACH Registration phrase           | What you need to know   | How we can support you   |
|-----|--|---|--|
| 1   | Clarifying your obligations            | <ul style="list-style-type: none"> <li>- Do I need to register?</li> <li>- Does my substance need to be registered?</li> <li>- How to characterize and identify your substance?</li> <li>- What do you need to consider for your business?</li> </ul> | <ul style="list-style-type: none"> <li>- REACH Impact analysis</li> <li>- Only Representative service according to Article 8 of REACH</li> <li>- Substance identification testing incl. study monitoring</li> </ul>  |
| 2   | Finding your co-registrants            | <ul style="list-style-type: none"> <li>- Establishment of substance identification (sameness)</li> </ul>  | <ul style="list-style-type: none"> <li>- Creation and submission of an inquiry according to Article 26 of REACH</li> <li>- Development of a registration strategy based on ECHA inquiry result</li> </ul>  |
| 3   | Get organized with your co-registrants | <ul style="list-style-type: none"> <li>- Creating a new joint registration; or</li> <li>- Joining an existing joint registration</li> </ul>   | <ul style="list-style-type: none"> <li>- Data sharing negotiation with lead registrant/consortium/data owner</li> <li>- Practical advice for sharing data</li> <li>- Advice on which method to use for registration: (a) member of joint submission; or (b) member of joint submission but full/partial opt-out data sharing; or (c) individual submission, if possible</li> </ul>   |
| 4   | Assessing hazard and risk              | <ul style="list-style-type: none"> <li>- Information requirements for the substance you wish to register, based on its tonnage band</li> </ul>  | <ul style="list-style-type: none"> <li>- Data gap analysis</li> <li>- Development of strategy for gathering the data</li> <li>- Adaptation of standardized information to the conditions laid down by REACH</li> <li>- Avoid unnecessary testing on animals (weight of evidence, QSAR methods, in-vitro methods, grouping of substances and read-across)</li> <li>- Study monitoring for new tests, if required</li> <li>- Determination of Classification and Labelling of the substance according to CLP</li> <li>- PBT/vPvB assessment</li> <li>- Preparation for chemical safety report, exposure scenario assessment, safety data sheet etc.</li> </ul> |
| 5   | Creating your registration dossier     | <ul style="list-style-type: none"> <li>- The registration dossier needs to be created with IUCLID</li> </ul>  | <ul style="list-style-type: none"> <li>- Download and install IUCLID</li> <li>- Creation of the substance dataset</li> <li>- Creation of the registration dossier</li> <li>- Review the registration dossier</li> <li>- Run the dissemination preview to see what will be published online</li> <li>- Export the registration dossier</li> </ul>   |

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|------------|--------------------------------------|--|--|
| 6          | Submitting your registration dossier | <ul style="list-style-type: none"> <li>- Check your company details</li> <li>- Check your company size</li> <li>- The registration dossier shall be submitted through REACH IT</li> </ul>        | <ul style="list-style-type: none"> <li>- Consulting on your company size</li> <li>- Determination of the reduced fees for Small and Medium-sized Enterprises (SMEs) according to REACH Fee Regulation</li> <li>- Submit the registration dossier through REACH-IT</li> <li>- Consulting on registration invoice issued by ECHA and coordination of the payment</li> <li>- Consulting on registration confirmation issued by ECHA</li> <li>- Registration communication down the supply chain.</li> </ul>                   |
| 7          | Keeping your registration up to date | <ul style="list-style-type: none"> <li>- Post-registration obligations</li> <li>- Respect the deadlines for updating</li> </ul>  | <ul style="list-style-type: none"> <li>- Monitor the triggers for updating</li> <li>- Collaborate with your co-registrants</li> <li>- Prepare for updating your registration</li> <li>- Update and submit your registration</li> </ul>   |
| <b>No.</b> | <b>EU REACH Post-registration</b>    | <b>What you need to know</b>   | <b>How we can support you</b>  |
| 1          | Evaluation                           | <ul style="list-style-type: none"> <li>- Dossier evaluation</li> <li>- Substance evaluation</li> </ul>   | <p>Dossier evaluation:</p> <ul style="list-style-type: none"> <li>- Consulting on compliance checks and/or examination of testing proposals</li> <li>- Registration dossier update upon ECHA's request</li> <li>- If required, generation of new tests and data sharing negotiation between co-registrants</li> </ul> <p>Substance evaluation:</p> <ul style="list-style-type: none"> <li>- Consulting on substance listed in the CoRAP to clarify whether use poses a risk to human health or the environment.</li> </ul> |
| 2          | Authorization (if required)          | <ul style="list-style-type: none"> <li>- Substance of very high concern identification</li> <li>- Recommendation for the Authorization list</li> <li>- Applications for authorization</li> </ul> | <p>Consulting on</p> <ul style="list-style-type: none"> <li>- SVHC substances, adding SVHCs to the candidate list</li> <li>- recommendation for the authorization list and exemptions</li> <li>- Application for authorization</li> </ul>  |
| 3          | Restriction (if required)            | <ul style="list-style-type: none"> <li>- Restriction process</li> </ul>  | <p>Consulting on</p> <ul style="list-style-type: none"> <li>- Restriction process</li> <li>- ECHA's activities on restrictions</li> <li>- Preparation of a restriction proposal, Information on restricted substances</li> </ul>   |

CoRAP: Community Rolling Action Plan

IUCLID: International Uniform Chemical Information Database

QSAR: Quantitative Structure–Activity Relationship

PBT: Persistent, Bioaccumulative and Toxic; vPvB: very Persistent and very Bioaccumulative

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