

List of notifications

Prepared as of 2 May 2024

Explanatory Note

Part I of the table lists the substance/product-type combinations notified for inclusion in the review programme for which ECHA has issued a declaration of compliance in accordance with Article 17(5) of the Review Programme Regulation (EU) No 1062/2014, together with the name of the notifying company (“participant” in accordance with Article 2(c) of the Review Programme Regulation).

The list includes notifications made for redefined active substances, substance/product-type combinations in part 2 of Annex II to the Review Programme Regulation, substances where previous participants made a timely withdrawal, substances that previously benefitted from the food & feed derogation, substances where the product-type was modified under the BPR compared to the BPD. The list is updated regularly.

Companies interested by the same active substance/product-type combination(s) are encouraged to collaborate to submit the application for approval of the active substance where appropriate, in particular to minimise testing on animals. An application for “active substance evaluation under Regulation (EU) No 1062/2014 (Participant)” (AS-EVA) must be submitted by the participants within 2 years of the relevant notification compliance decision (in accordance with Article 3(2) of the Review Programme Regulation).

The active substance/product-type combinations will be added to the Article 95 list of relevant substances and suppliers when the complete substance dossier is submitted and validated by the evaluating Competent Authority. Once the active substance/product-type combination and suppliers are added to the Article 95 list, the corresponding entry will be removed from this list of successful notifications.

Active substance/product-type combinations will be removed from the list of successful notifications, if the application was withdrawn before the evaluating Competent Authority validated it.

Part II lists the active substance/product-type combinations for which ECHA has not received a notification or for which ECHA has issued a declaration of non-compliance in accordance with Article 17(5) of the Review Programme Regulation (and no compliant notification has been received from another notifier for this active substance/product-type combination, or for which the participants have made a timely withdrawal as per Article 11 (e.g. no active substance application following a successful notification has been received by the deadline). These active substance/product-type combinations will be removed from the review programme (section a and b).

For substances that will be removed from the review programme (Part II, section a and b), the Commission is to take a non-approval decision according to Article 20 of the Review Programme Regulation. The maximum phase-out periods, after the date of the decision not to approve and subject to national laws, are 12 months for the making available on the market of the products and 18 months for using those products, in accordance with Art 89(2) of the BPR.

Part I: List of compliant notifications

Active substance	EC number	CAS number	Product-Type(s)	Participant	Deadline for Active Substance application
Hydrogen peroxide	231-765-0	7722-84-1	11, 12	Ecolab Deutschland GmbH	06/03/2026
Hydrogen peroxide	231-765-0	7722-84-1	11	Roam Technology NV	16/04/2026

Part II: List of active substance/product-type combinations for which no notifications were submitted or submitted notifications were not found compliant, or for which no active substance application was submitted by the deadline required following a successful notification

Section a: substances no longer supported under the review programme following ECHA's open invitation to take over the role of participant because no notifications were submitted or submitted notifications were not found compliant, or the role of participant had already previously been taken over¹

Active substance	EC number	CAS number	Product-Type(s)
Silver adsorbed on silicon dioxide			9
p-[(diiodomethyl)sulphonyl]toluene	243-468-3	20018-09-1	6,7,9, 10

Section b: substances for which no active substance application was submitted by the deadline indicated in the last column (or other types of timely withdrawals were made, as per Article 11 RPR). These substances are expected to be removed from the review programme by a Commission non-approval decision

Active substance	EC number	CAS number	Product Type(s)	Deadline for active substance application
-	-	-	-	-

¹ The Commission is to take a non-approval decision for these substances, as per Article 20 of the Review Programme Regulation. The maximum phase-out periods, after the date of the decision not to approve and subject to national laws, are 12 months for the making available on the market of the products and 18 months for using those products, in accordance with Art 89(2) of the BPR.

