

#### Welcome Webinar: REACH-IT April 2022 release

18 May 2022

Heidi Rasikari Regulatory officer European Chemicals Agency





## With you today

#### **Vasileios Tsifoutis** – Status update of REACH-IT REACH-IT Product manager

**Alexis Quintana Sáinz** - Declaring only representatives Regulatory Officer



#### What you can expect today

- Get an update on latest REACH-IT features following the release in April 2022
- Learn about all the upcoming developments currently in the pipeline
- Get answers to your questions



# Live Q&A

Join Q&A at: slido.com
 Event code: # reachit2022

or with QR:

- Send questions from **11:00 to 13:00** (EEST, GMT +3)
- Only questions within scope
- Questions after the webinar? <u>echa.europa.eu/contact</u>





## **Material available**

- Video recording
- Presentations
- Q&A

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#### Status update Webinar: REACH-IT April 2022 release

18 May 2022

Vasileios Tsifoutis Product Manager European Chemicals Agency





#### **Table of content**

- Latest features available
- Outlook for the next months



## Joint Submission improvements

- Important event dates shown in JS member section:
  - Reference number status validity
  - Change of data requirements



## Joint Submission improvements





## Joint Submission improvements

- Lead registrant can now lower the Joint Submission tonnage band
  - Prerequisite: Member dossiers cannot be in a higher tonnage band
- Lead registrant can remove jointly submitted documents (e.g. Chemical Safety Report & Guidance on Safe Use)



## **Downloadable list of** registrations

- Available in the new "Reports" section of the REACH-IT main menu
  - All registrations of the Legal Entity, listed in a CSV file with information on the registration context
  - Substance ID, Registration status, Role in the supply chain, Role in the joint submission, Tonnage band, etc.

## EUROPEAN CHEMICALS AGENCY

Submit	Q Search	📕 Manage company
Submit a dossier	Advanced search	Company information
Alternative chemical name request	Reference numbers	Company size
Upload a IUCLID dossier	Submissions	Contacts
pplication for authorisation	Substances	Email notification settings
Upload a IUCLID dossier	Co-registrants	Legal entity change
Classification and labelling notification	Pre-registrations and pre-SIEFs	Initiate a legal entity change
Upload a IUCLID dossier     Prepare and submit online in REACH-IT	Classification and labelling	Search or finalise a legal entity change
<ul> <li>Manage group of manufacturers or importers</li> </ul>	Key documents	Create and export an assets list Third party representatives
Downstream user notification of authorised uses	Invoices	
Prepare and submit online in REACH-IT	Contacts	Information on the non-EU manufacturer
Oownstream user report     Upload a IUCLID dossier     Descare and submit colline in DEACH IT	Joint submission - registration	Tasks
Prepare and submit online in REACH-IT nguiry	Create new	Messages
Upload a IUCLID dossier	Join existing	< Terms and Conditions
PORD notification	Search and view	
Upload a IUCLID dossier		C Logout
Data holder information	P Joint application for authorisation	
legistration	Join existing	
Upload a IUCLID dossier	Search and view	
Claim notified substance Substance in articles	Reports	
Upload a IUCLID dossier	Registrations report	
<ul> <li>Prepare and submit online in REACH-IT</li> </ul>	Registrations report	

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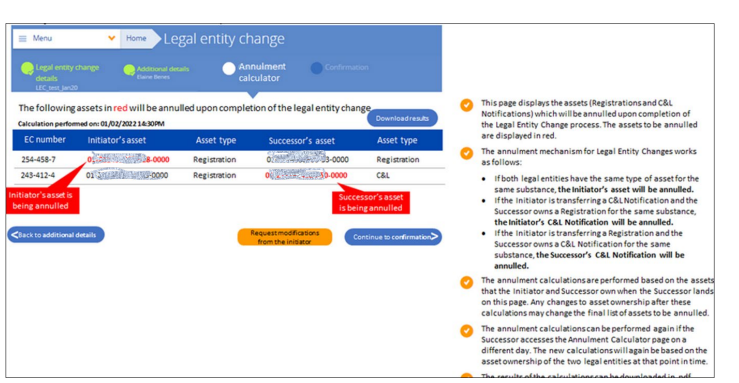


## Asset annulment warning

- Only for registrations and C&L notifications
- Registration, acquired through submission or Legal Entity Change, causes annulation of existing C&L notification for the same substance
- C&L notification acquired through Legal Entity Change causes annulation of the said C&L, if successor has a registration for the same substance



## **Asset annulment warning**





- Submission of C&L notifications in bulk from 2010 to 2016
  - Submitted data not in IUCLID format
  - Limited administrative information recorded



📄 Menu	✓ Home	e Submission report Al	B123456-78	
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- From June 2022:
  - IUCLID dossiers available for each C&L notification submitted previously in bulk
  - Administrative information (e.g. in the submission report) will be complete



-	Menu 💙 Ho	me Submission report	AB123456-78_1234		
	<ul><li>Overview</li></ul>		Request IUCLID file	& Export assigned EC number	^
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	CAS number				
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	Dossier details		^		
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	Dossier name:	-	&L notification - 1234		
	Upload type:	C&L bulk			
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- From June 2022:
  - New query type in search results



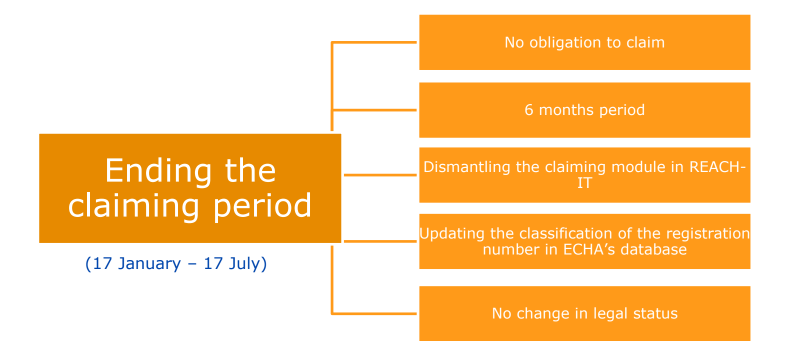


#### **System to system submissions for C&L notif.**

- Draft format documentation published
  - <u>https://www.linkedin.com/groups/9055397/</u>
- Tentative go live date in mid-July 2022



## **NONS claiming**





#### Thank you! vasileios.tsifoutis@echa.europa.eu





Only representatives: obligation to identify the non-EU manufacturer REACH-IT: April 2022 release

18 May 2022

Alexis Quintana-Sáinz European Chemicals Agency



#### **Table of content**

- Background
- Information to declare
- Declaration in REACH-IT
- Re-arrange your REACH-IT accounts if needed
- Implementation and timelines
- Demo
- Support



## Background







#### Background

Background	Needs
Review of Annex VI of REACH	Identification of the non-EU manufacturer the OR is representing (by 14 October 2022)

'1.1.4. Where an only representative has been appointed in accordance with Article 8(1), the following information regarding the natural or legal person established outside the Union who appointed the only representative: name, address, telephone number, email address, contact person, location of the production site(s) or formulation site(s), as appropriate, company website, as appropriate and national company identification number(s), as appropriate.';



#### **Information to declare**





#### **Information to declare**

- Whether the company is acting as an OR or not
- Information on the non-EU manufacturer
  - Name
  - Address
  - Contact person and contact details (from non-EU manufacturer)
  - Location of the production or formulation sites
  - Letter of appointment

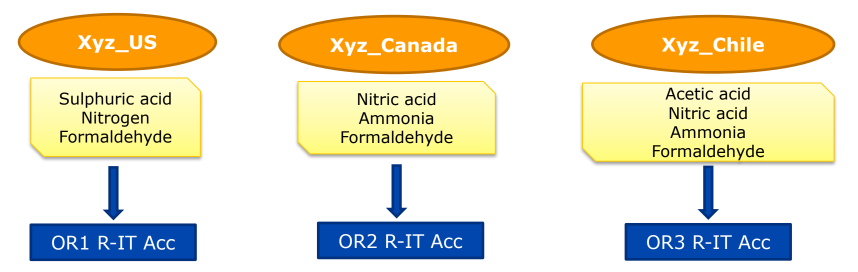


#### **Declaration in REACH-IT**





#### One non-EU manufacturer per REACH-IT account



Each only representative must have a REACH-IT account for each of the non-EU manufacturers they represent

echa.europa.eu



#### **Re-arrange your accounts if needed**





#### **Re-arrange your REACH-IT accounts if needed by 14 October**

- If you:
  - Represent more than one non-EU manufacturer from one REACH-IT account
  - Represent the same non-EU manufacturer from several REACH-IT accounts
  - Have registrations as an only representative and as a manufacturer/importer in one REACH-IT account
- Use the legal entity change functionality in REACH-IT
- Fee will be waived if requested before 14 October
- Before you start
  - Manual 'Only representatives: How to ensure that your account represents only one non-EU manufacturer'

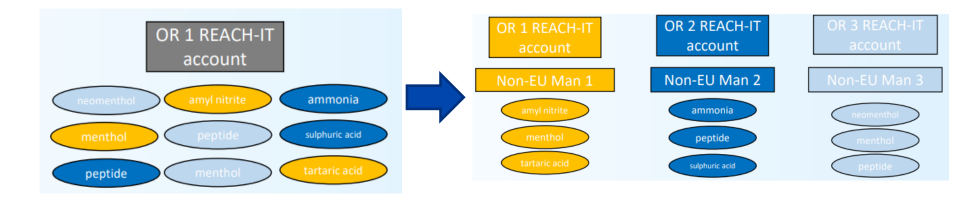


#### Manual 'Only representatives: How to ensure that your account represents only one non-EU manufacturer'

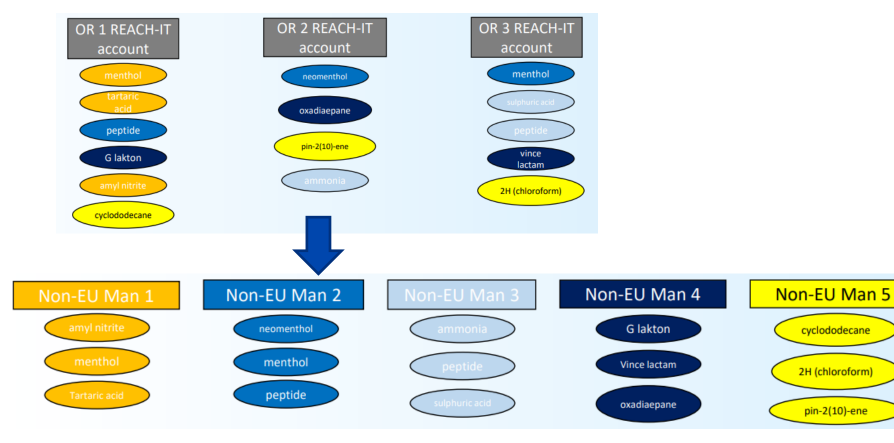
- Background of the changes
- In which cases you should re-arrange your REACH-IT accounts
- How to use the legal entity change functionality
- Practical examples to avoid annulment of registrations and C&L notifications



#### **Practical examples in the manual**









# **Implementation and timelines**





# **Implementation (1/2)**

- Re-arrange accounts if needed
  - Legal entity change functionality (free of charge before 14 October)
- Pop-up message for all users
  - Declare whether they use the account acting as an only representative
  - Declaration by users with REACH manager role
  - Declaration is done once per account
  - Once a user declares whether they are an OR or not → cannot be changed
  - Information on the non-EU manufacturer  $\rightarrow$  editable



# **Implementation (2/2)**

- 'Information on the non-EU manufacturer' under 'Manage company' section
- If OR role:
  - Information on the non-EU manufacturer compulsory
  - Visibility of the non-EU manufacturer always for the user of the account



- Option to display the name of non-EU manufacturer in REACH-IT (joint submission, joint application of authorisation and co-registrant pages)
  - If TPR selected  $\rightarrow$  name of non-EU manufacturer not visible in REACH-IT
  - Name of the non-EU manufacturer is not displayed in ECHA's dissemination website echa.europa.eu



## **Timelines**

- Before entry into force (14 October)
  - If declaration OR/not OR in REACH-IT → check consistency between REACH-IT and IUCLID
  - If no declaration in REACH-IT  $\rightarrow$  no checks
- After entry into force
  - If declaration OR/not OR in REACH-IT → check consistency between REACH-IT and IUCLID
  - If no declaration OR/not OR
    - IUCLID dossier submitted as OR  $\rightarrow$  declaration in REACH-IT mandatory
    - IUCLID dossier submitted as M/I  $\rightarrow$  declaration in REACH-IT not mandatory



### DEMO



## Support



## Support

- <u>News on ECHA website</u>
- Manual <u>Only representatives: How to ensure that your account</u> represents only one non-EU manufacturer'
  - Practical information
- Registration report in REACH-IT accounts
  - Find registrations with mixed roles from the same account (next slides)
- Legal entity change wizard
  - Annulation calculator → avoid annulment of registrations and C&L notifications in the transfer (next slides)
- Webinar 18 May



#### **Downloadable list of registrations**

- Available in the new 'Reports' section of the
- REACH-IT main menu for industry
- Identification of the substance, registration status, role in the supply chain, role in joint submission, tonnage band,...

🤫 Joint submission - reg	gistration					
Create new		📃 Menu 🗸	Home Reports			
Join existing		_				
Search and view		I am looking for: Export registrations				
🔑 Joint application for a	authorisation	You can request your res	zistrations report by clicking the but	ton.		
Join existing		Request report			In this page you can request the export of the list of all the registrations owned by this	
Search and view	Search and view				Legal Entity. To initiate the process, click on the "Request report" button. You will receive a message in your REACH-IT inbox when the report is available for you to	
Reports					download.	
Registrations report						



#### Legal entity change asset annulment warning (for registrations and C&L notifications)



- This page displays the assets (Registrations and C&L Notifications) which will be annulled upon completion of the Legal Entity Change process. The assets to be annulled are displayed in red.
- The annulment mechanism for Legal Entity Changes works as follows:
- If both legal entities have the same type of asset for the same substance, the Initiator's asset will be annulled.
- If the Initiator is transferring a C&LNotification and the Successor owns a Registration for the same substance, the Initiator's C&L Notification will be annulled.
- If the Initiator is transferring a Registration and the Successor owns a C&L Notification for the same substance, the Successor's C&L Notification will be annulled.



# Thank you!

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- Question not answered?
   Contact us: <u>echa.europa.eu/contact</u>





## **Material published**

Video recording, presentations and Q&A <u>echa.europa.eu/support/training-material/webinars</u>

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> REACH-IT: April 2022 release 18/05/2022 11:00 - 13:00 EEST						
<ul> <li>IUCLID 6: April 2022 release</li> <li>12/05/2022</li> <li>11:00 - 13:00 EEST</li> </ul>						
> New developments and regulator 28/04/2022	y applications of the OECD QSA	R Toolbox				



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