

## Registration dossiers for the 2013 Deadline



### All European Economic Area (EEA) Countries

Last update: 30/08/2013



#### Summary for the 2013 deadline

Number of Registrants	3,188
Number of Registrations	9 030

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations
Registered as standard registration	7 232
Registered as intermediate	1 867
<i>Transported isolated intermediates</i>	1 495
<i>On-site isolated intermediates</i>	495



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations
Registrations in Joint Submissions	8 317
<i>Lead</i>	2 156
<i>Member</i>	6,161
Individual Registrations under REACH	713
TOTAL	9 030



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at (link to <http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes>).

	# Registrations
Registered by Large company	7 299
Registered by SME	1 731
Medium company	983
Small company	512
Micro company	236
TOTAL	9 030



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations
Manufacturer	3 611
Manufacturer and Importer	1 083
Importer	2 250
Only Representative of a non-EU manufacturer	2 086
TOTAL	9 030

## Registration dossiers for the 2013 Deadline

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### All European Economic Area (EEA) Countries

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The table below shows the number of registrations received from the 28 EU Member States and from the European Economic Area countries (Norway, Iceland and Liechtenstein).

Description	# Registrations
GERMANY	2,812
UNITED KINGDOM	1,077
ITALY	760
NETHERLANDS	757
FRANCE	749
BELGIUM	649
SPAIN	649
IRELAND	295
SWEDEN	244
POLAND	155
CZECH REPUBLIC	144
FINLAND	130
AUSTRIA	125
HUNGARY	95
DENMARK	86
GREECE	61
LUXEMBOURG	49
BULGARIA	40
NORWAY	35
PORTUGAL	28
ROMANIA	24
SLOVAKIA	19
SLOVENIA	18
ESTONIA	10
CYPRUS	7
LITHUANIA	5
LATVIA	3
ICELAND	2
LIECHTENSTEIN	2
<b>Sum:</b>	<b>9,030</b>

## Registration dossiers for the 2013 Deadline



### GERMANY

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	634	19.89%
Number of Registrations	2 812	31.14%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	2 100	29.04%
Registered as intermediate	755	40.44%
<i>Transported isolated intermediates</i>	611	40.87%
<i>On-site isolated intermediates</i>	216	43.64%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	2 517	30.26%
<i>Lead</i>	935	43.37%
<i>Member</i>	1,582	25.68%
Individual Registrations under REACH	295	41.37%
TOTAL	2 812	31.14%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	2 510	34.39%
Registered by a SME	302	17.45%
Medium company	199	20.24%
Small company	68	13.28%
Micro company	35	14.83%
TOTAL	2 812	31.14%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	1 134	31.40%
Manufacturer and Importer	553	51.06%
Importer	762	33.87%
Only Representative of a non-EU manufacturer	363	17.40%
TOTAL	2 812	31.14%

## Registration dossiers for the 2013 Deadline



### UNITED KINGDOM

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	418	13.11%
Number of Registrations	1 077	11.93%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	937	12.96%
Registered as intermediate	146	7.82%
<i>Transported isolated intermediates</i>	126	8.43%
<i>On-site isolated intermediates</i>	30	6.06%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	1 017	12.23%
<i>Lead</i>	235	10.90%
<i>Member</i>	782	12.69%
Individual Registrations under REACH	60	8.42%
TOTAL	1 077	11.93%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	889	12.18%
Registered by a SME	188	10.86%
Medium company	106	10.78%
Small company	63	12.30%
Micro company	19	8.05%
TOTAL	1 077	11.93%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	284	7.86%
Manufacturer and Importer	59	5.45%
Importer	235	10.44%
Only Representative of a non-EU manufacturer	499	23.92%
TOTAL	1 077	11.93%

## Registration dossiers for the 2013 Deadline



### ITALY

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	287	9.00%
Number of Registrations	760	8.42%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	570	7.88%
Registered as intermediate	191	10.23%
<i>Transported isolated intermediates</i>	143	9.57%
<i>On-site isolated intermediates</i>	59	11.92%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	664	7.98%
<i>Lead</i>	115	5.33%
<i>Member</i>	549	8.91%
Individual Registrations under REACH	96	13.46%
TOTAL	760	8.42%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	531	7.27%
Registered by a SME	229	13.23%
Medium company	154	15.67%
Small company	61	11.91%
Micro company	14	5.93%
TOTAL	760	8.42%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	462	12.79%
Manufacturer and Importer	73	6.74%
Importer	199	8.84%
Only Representative of a non-EU manufacturer	26	1.25%
TOTAL	760	8.42%

## Registration dossiers for the 2013 Deadline



### NETHERLANDS

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	278	8.72%
Number of Registrations	757	8.38%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	648	8.96%
Registered as intermediate	112	6.00%
<i>Transported isolated intermediates</i>	105	7.02%
<i>On-site isolated intermediates</i>	10	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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	722	8.68%
<i>Lead</i>	162	7.51%
<i>Member</i>	560	9.09%
Individual Registrations under REACH	35	4.91%
TOTAL	757	8.38%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	629	8.62%
Registered by a SME	128	7.39%
Medium company	63	6.41%
Small company	57	11.13%
Micro company	8	3.39%
TOTAL	757	8.38%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	138	3.82%
Manufacturer and Importer	74	6.83%
Importer	212	9.42%
Only Representative of a non-EU manufacturer	333	15.96%
TOTAL	757	8.38%

## Registration dossiers for the 2013 Deadline



### FRANCE

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	267	8.38%
Number of Registrations	749	8.29%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	609	8.42%
Registered as intermediate	142	7.61%
<i>Transported isolated intermediates</i>	100	6.69%
<i>On-site isolated intermediates</i>	49	9.90%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	713	8.57%
<i>Lead</i>	211	9.79%
<i>Member</i>	502	8.15%
Individual Registrations under REACH	36	5.05%
TOTAL	749	8.29%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	620	8.49%
Registered by a SME	129	7.45%
Medium company	63	6.41%
Small company	43	8.40%
Micro company	23	9.75%
TOTAL	749	8.29%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	423	11.71%
Manufacturer and Importer	83	7.66%
Importer	164	7.29%
Only Representative of a non-EU manufacturer	79	3.79%
TOTAL	749	8.29%

## Registration dossiers for the 2013 Deadline



### BELGIUM

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	212	6.65%
Number of Registrations	649	7.19%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	594	8.21%
Registered as intermediate	57	3.05%
<i>Transported isolated intermediates</i>	49	3.28%
<i>On-site isolated intermediates</i>	9	1.82%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	634	7.62%
<i>Lead</i>	143	6.63%
<i>Member</i>	491	7.97%
Individual Registrations under REACH	15	2.10%
TOTAL	649	7.19%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	574	7.86%
Registered by a SME	75	4.33%
Medium company	43	4.37%
Small company	30	5.86%
Micro company	2	0.85%
TOTAL	649	7.19%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	200	5.54%
Manufacturer and Importer	56	5.17%
Importer	185	8.22%
Only Representative of a non-EU manufacturer	208	9.97%
TOTAL	649	7.19%



## Registration dossiers for the 2013 Deadline



### SPAIN

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	231	7.25%
Number of Registrations	649	7.19%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	533	7.37%
Registered as intermediate	120	6.43%
<i>Transported isolated intermediates</i>	80	5.35%
<i>On-site isolated intermediates</i>	50	10.10%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	605	7.27%
<i>Lead</i>	120	5.57%
<i>Member</i>	485	7.87%
Individual Registrations under REACH	44	6.17%
TOTAL	649	7.19%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	500	6.85%
Registered by a SME	149	8.61%
Medium company	96	9.77%
Small company	46	8.98%
Micro company	7	2.97%
TOTAL	649	7.19%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	325	9.00%
Manufacturer and Importer	97	8.96%
Importer	157	6.98%
Only Representative of a non-EU manufacturer	70	3.36%
TOTAL	649	7.19%

## Registration dossiers for the 2013 Deadline



### IRELAND

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	201	6.30%
Number of Registrations	295	3.27%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	199	2.75%
Registered as intermediate	96	5.14%
<i>Transported isolated intermediates</i>	94	6.29%
<i>On-site isolated intermediates</i>	2	0.40%



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

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	# Registrations	% of EEA
Registrations in joint submissions	244	2.93%
<i>Lead</i>	21	0.97%
<i>Member</i>	223	3.62%
Individual Registrations under REACH	51	7.15%
TOTAL	295	3.27%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	219	3.00%
Registered by a SME	76	4.39%
Medium company	49	4.98%
Small company	22	4.30%
Micro company	5	2.12%
TOTAL	295	3.27%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	18	0.50%
Manufacturer and Importer	0	0.00%
Importer	39	1.73%
Only Representative of a non-EU manufacturer	238	11.41%
TOTAL	295	3.27%

## Registration dossiers for the 2013 Deadline



### SWEDEN

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	109	3.42%
Number of Registrations	244	2.70%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	204	2.82%
Registered as intermediate	43	2.30%
<i>Transported isolated intermediates</i>	36	2.41%
<i>On-site isolated intermediates</i>	8	1.62%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	234	2.81%
<i>Lead</i>	67	3.11%
<i>Member</i>	167	2.71%
Individual Registrations under REACH	10	1.40%
TOTAL	244	2.70%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	147	2.01%
Registered by a SME	97	5.60%
Medium company	57	5.80%
Small company	17	3.32%
Micro company	23	9.75%
TOTAL	244	2.70%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	66	1.83%
Manufacturer and Importer	19	1.75%
Importer	49	2.18%
Only Representative of a non-EU manufacturer	110	5.27%
TOTAL	244	2.70%

## Registration dossiers for the 2013 Deadline



### POLAND

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	119	3.73%
Number of Registrations	155	1.72%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	142	1.96%
Registered as intermediate	14	0.75%
<i>Transported isolated intermediates</i>	13	0.87%
<i>On-site isolated intermediates</i>	3	0.61%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	145	1.74%
<i>Lead</i>	3	0.14%
<i>Member</i>	142	2.30%
Individual Registrations under REACH	10	1.40%
TOTAL	155	1.72%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	60	0.82%
Registered by a SME	95	5.49%
Medium company	29	2.95%
Small company	48	9.38%
Micro company	18	7.63%
TOTAL	155	1.72%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	118	3.27%
Manufacturer and Importer	10	0.92%
Importer	23	1.02%
Only Representative of a non-EU manufacturer	4	0.19%
TOTAL	155	1.72%

## Registration dossiers for the 2013 Deadline



### CZECH REPUBLIC

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	50	1.57%
Number of Registrations	144	1.59%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	81	1.12%
Registered as intermediate	64	3.43%
<i>Transported isolated intermediates</i>	53	3.55%
<i>On-site isolated intermediates</i>	12	2.42%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	119	1.43%
<i>Lead</i>	32	1.48%
<i>Member</i>	87	1.41%
Individual Registrations under REACH	25	3.51%
TOTAL	144	1.59%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	113	1.55%
Registered by a SME	31	1.79%
Medium company	18	1.83%
Small company	11	2.15%
Micro company	2	0.85%
TOTAL	144	1.59%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	92	2.55%
Manufacturer and Importer	4	0.37%
Importer	35	1.56%
Only Representative of a non-EU manufacturer	13	0.62%
TOTAL	144	1.59%

## Registration dossiers for the 2013 Deadline



### FINLAND

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	70	2.20%
Number of Registrations	130	1.44%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	125	1.73%
Registered as intermediate	5	0.27%
<i>Transported isolated intermediates</i>	3	0.20%
<i>On-site isolated intermediates</i>	2	0.40%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	125	1.50%
<i>Lead</i>	14	0.65%
<i>Member</i>	111	1.80%
Individual Registrations under REACH	5	0.70%
TOTAL	130	1.44%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	107	1.47%
Registered by a SME	23	1.33%
Medium company	15	1.53%
Small company	5	0.98%
Micro company	3	1.27%
TOTAL	130	1.44%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	24	0.66%
Manufacturer and Importer	3	0.28%
Importer	23	1.02%
Only Representative of a non-EU manufacturer	80	3.84%
TOTAL	130	1.44%

## Registration dossiers for the 2013 Deadline



### AUSTRIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	56	1.76%
Number of Registrations	125	1.38%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	97	1.34%
Registered as intermediate	30	1.61%
<i>Transported isolated intermediates</i>	20	1.34%
<i>On-site isolated intermediates</i>	11	2.22%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	118	1.42%
<i>Lead</i>	29	1.35%
<i>Member</i>	89	1.44%
Individual Registrations under REACH	7	0.98%
TOTAL	125	1.38%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at (link to <http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes>).

	# Registrations	% of EEA
Registered by a large company	106	1.45%
Registered by a SME	19	1.10%
Medium company	17	1.73%
Small company	1	0.20%
Micro company	1	0.42%
TOTAL	125	1.38%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	71	1.97%
Manufacturer and Importer	14	1.29%
Importer	28	1.24%
Only Representative of a non-EU manufacturer	12	0.58%
TOTAL	125	1.38%



## Registration dossiers for the 2013 Deadline



### HUNGARY

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	40	1.25%
Number of Registrations	95	1.05%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	55	0.76%
Registered as intermediate	40	2.14%
<i>Transported isolated intermediates</i>	30	2.01%
<i>On-site isolated intermediates</i>	11	2.22%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	92	1.11%
<i>Lead</i>	26	1.21%
<i>Member</i>	66	1.07%
Individual Registrations under REACH	3	0.42%
TOTAL	95	1.05%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	49	0.67%
Registered by a SME	46	2.66%
Medium company	25	2.54%
Small company	5	0.98%
Micro company	16	6.78%
TOTAL	95	1.05%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	63	1.74%
Manufacturer and Importer	4	0.37%
Importer	28	1.24%
Only Representative of a non-EU manufacturer	0	0.00%
TOTAL	95	1.05%



## Registration dossiers for the 2013 Deadline



### DENMARK

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	30	0.94%
Number of Registrations	86	0.95%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	66	0.91%
Registered as intermediate	20	1.07%
<i>Transported isolated intermediates</i>	11	0.74%
<i>On-site isolated intermediates</i>	11	2.22%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	82	0.99%
<i>Lead</i>	22	1.02%
<i>Member</i>	60	0.97%
Individual Registrations under REACH	4	0.56%
TOTAL	86	0.95%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	71	0.97%
Registered by a SME	15	0.87%
Medium company	3	0.31%
Small company	4	0.78%
Micro company	8	3.39%
TOTAL	86	0.95%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	39	1.08%
Manufacturer and Importer	11	1.02%
Importer	30	1.33%
Only Representative of a non-EU manufacturer	6	0.29%
TOTAL	86	0.95%

## Registration dossiers for the 2013 Deadline



### GREECE

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	52	1.63%
Number of Registrations	61	0.68%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	60	0.83%
Registered as intermediate	1	0.05%
<i>Transported isolated intermediates</i>	0	0.00%
<i>On-site isolated intermediates</i>	1	0.20%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	61	0.73%
<i>Lead</i>	0	0.00%
<i>Member</i>	61	0.99%
Individual Registrations under REACH	0	0.00%
TOTAL	61	0.68%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	12	0.16%
Registered by a SME	49	2.83%
Medium company	8	0.81%
Small company	5	0.98%
Micro company	36	15.25%
TOTAL	61	0.68%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	45	1.25%
Manufacturer and Importer	7	0.65%
Importer	9	0.40%
Only Representative of a non-EU manufacturer	0	0.00%
TOTAL	61	0.68%

### LUXEMBOURG

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	17	0.53%
Number of Registrations	49	0.54%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	47	0.65%
Registered as intermediate	2	0.11%
<i>Transported isolated intermediates</i>	2	0.13%
<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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	46	0.55%
<i>Lead</i>	3	0.14%
<i>Member</i>	43	0.70%
Individual Registrations under REACH	3	0.42%
TOTAL	49	0.54%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	38	0.52%
Registered by a SME	11	0.64%
Medium company	10	1.02%
Small company	1	0.20%
Micro company	0	0.00%
TOTAL	49	0.54%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	0	0.00%
Manufacturer and Importer	1	0.09%
Importer	19	0.84%
Only Representative of a non-EU manufacturer	29	1.39%
TOTAL	49	0.54%

## Registration dossiers for the 2013 Deadline



### BULGARIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	26	0.82%
Number of Registrations	40	0.44%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	35	0.48%
Registered as intermediate	5	0.27%
<i>Transported isolated intermediates</i>	0	0.00%
<i>On-site isolated intermediates</i>	5	1.01%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	33	0.40%
<i>Lead</i>	3	0.14%
<i>Member</i>	30	0.49%
Individual Registrations under REACH	7	0.98%
TOTAL	40	0.44%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	20	0.27%
Registered by a SME	20	1.16%
Medium company	3	0.31%
Small company	5	0.98%
Micro company	12	5.08%
TOTAL	40	0.44%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	26	0.72%
Manufacturer and Importer	0	0.00%
Importer	9	0.40%
Only Representative of a non-EU manufacturer	5	0.24%
TOTAL	40	0.44%

## Registration dossiers for the 2013 Deadline



### NORWAY

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	20	0.63%
Number of Registrations	35	0.39%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	28	0.39%
Registered as intermediate	7	0.37%
<i>Transported isolated intermediates</i>	5	0.33%
<i>On-site isolated intermediates</i>	2	0.40%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	32	0.38%
<i>Lead</i>	5	0.23%
<i>Member</i>	27	0.44%
Individual Registrations under REACH	3	0.42%
TOTAL	35	0.39%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	27	0.37%
Registered by a SME	8	0.46%
Medium company	5	0.51%
Small company	3	0.59%
Micro company	0	0.00%
TOTAL	35	0.39%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	19	0.53%
Manufacturer and Importer	1	0.09%
Importer	14	0.62%
Only Representative of a non-EU manufacturer	1	0.05%
TOTAL	35	0.39%

## Registration dossiers for the 2013 Deadline



### PORTUGAL

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	17	0.53%
Number of Registrations	28	0.31%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	25	0.35%
Registered as intermediate	3	0.16%
<i>Transported isolated intermediates</i>	3	0.20%
<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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	28	0.34%
<i>Lead</i>	1	0.05%
<i>Member</i>	27	0.44%
Individual Registrations under REACH	0	0.00%
TOTAL	28	0.31%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	15	0.21%
Registered by a SME	13	0.75%
Medium company	7	0.71%
Small company	4	0.78%
Micro company	2	0.85%
TOTAL	28	0.31%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	17	0.47%
Manufacturer and Importer	4	0.37%
Importer	4	0.18%
Only Representative of a non-EU manufacturer	3	0.14%
TOTAL	28	0.31%

## Registration dossiers for the 2013 Deadline



### ROMANIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	14	0.44%
Number of Registrations	24	0.27%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	21	0.29%
Registered as intermediate	3	0.16%
<i>Transported isolated intermediates</i>	2	0.13%
<i>On-site isolated intermediates</i>	1	0.20%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	24	0.29%
<i>Lead</i>	1	0.05%
<i>Member</i>	23	0.37%
Individual Registrations under REACH	0	0.00%
TOTAL	24	0.27%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	22	0.30%
Registered by a SME	2	0.12%
Medium company	0	0.00%
Small company	2	0.39%
Micro company	0	0.00%
TOTAL	24	0.27%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	16	0.44%
Manufacturer and Importer	2	0.18%
Importer	5	0.22%
Only Representative of a non-EU manufacturer	1	0.05%
TOTAL	24	0.27%



## Registration dossiers for the 2013 Deadline



### SLOVAKIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	8	0.25%
Number of Registrations	19	0.21%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	13	0.18%
Registered as intermediate	7	0.37%
<i>Transported isolated intermediates</i>	5	0.33%
<i>On-site isolated intermediates</i>	2	0.40%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	18	0.22%
<i>Lead</i>	1	0.05%
<i>Member</i>	17	0.28%
Individual Registrations under REACH	1	0.14%
TOTAL	19	0.21%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	18	0.25%
Registered by a SME	1	0.06%
Medium company	1	0.10%
Small company	0	0.00%
Micro company	0	0.00%
TOTAL	19	0.21%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	13	0.36%
Manufacturer and Importer	5	0.46%
Importer	0	0.00%
Only Representative of a non-EU manufacturer	1	0.05%
TOTAL	19	0.21%



## Registration dossiers for the 2013 Deadline



### SLOVENIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	11	0.35%
Number of Registrations	18	0.20%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	14	0.19%
Registered as intermediate	4	0.21%
<i>Transported isolated intermediates</i>	4	0.27%
<i>On-site isolated intermediates</i>	1	0.20%



##### 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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	15	0.18%
<i>Lead</i>	0	0.00%
<i>Member</i>	15	0.24%
Individual Registrations under REACH	3	0.42%
TOTAL	18	0.20%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	6	0.08%
Registered by a SME	12	0.69%
Medium company	6	0.61%
Small company	5	0.98%
Micro company	1	0.42%
TOTAL	18	0.20%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	8	0.22%
Manufacturer and Importer	1	0.09%
Importer	9	0.40%
Only Representative of a non-EU manufacturer	0	0.00%
TOTAL	18	0.20%

## Registration dossiers for the 2013 Deadline



### ESTONIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	4	0.13%
Number of Registrations	10	0.11%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	10	0.14%
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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	10	0.12%
<i>Lead</i>	7	0.32%
<i>Member</i>	3	0.05%
Individual Registrations under REACH	0	0.00%
TOTAL	10	0.11%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	9	0.12%
Registered by a SME	1	0.06%
Medium company	1	0.10%
Small company	0	0.00%
Micro company	0	0.00%
TOTAL	10	0.11%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	6	0.17%
Manufacturer and Importer	0	0.00%
Importer	3	0.13%
Only Representative of a non-EU manufacturer	1	0.05%
TOTAL	10	0.11%

## Registration dossiers for the 2013 Deadline



### CYPRUS

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	6	0.19%
Number of Registrations	7	0.08%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	7	0.10%
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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	7	0.08%
<i>Lead</i>	0	0.00%
<i>Member</i>	7	0.11%
Individual Registrations under REACH	0	0.00%
TOTAL	7	0.08%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	1	0.01%
Registered by a SME	6	0.35%
Medium company	2	0.20%
Small company	3	0.59%
Micro company	1	0.42%
TOTAL	7	0.08%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	0	0.00%
Manufacturer and Importer	0	0.00%
Importer	4	0.18%
Only Representative of a non-EU manufacturer	3	0.14%
TOTAL	7	0.08%

## Registration dossiers for the 2013 Deadline



### LITHUANIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	5	0.16%
Number of Registrations	5	0.06%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	5	0.07%
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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	5	0.06%
<i>Lead</i>	0	0.00%
<i>Member</i>	5	0.08%
Individual Registrations under REACH	0	0.00%
TOTAL	5	0.06%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	4	0.05%
Registered by a SME	1	0.06%
Medium company	0	0.00%
Small company	1	0.20%
Micro company	0	0.00%
TOTAL	5	0.06%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	2	0.06%
Manufacturer and Importer	1	0.09%
Importer	1	0.04%
Only Representative of a non-EU manufacturer	1	0.05%
TOTAL	5	0.06%

## Registration dossiers for the 2013 Deadline



### LATVIA

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	3	0.09%
Number of Registrations	3	0.03%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	3	0.04%
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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	3	0.04%
<i>Lead</i>	0	0.00%
<i>Member</i>	3	0.05%
Individual Registrations under REACH	0	0.00%
TOTAL	3	0.03%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	1	0.01%
Registered by a SME	2	0.12%
Medium company	2	0.20%
Small company	0	0.00%
Micro company	0	0.00%
TOTAL	3	0.03%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	1	0.03%
Manufacturer and Importer	1	0.09%
Importer	1	0.04%
Only Representative of a non-EU manufacturer	0	0.00%
TOTAL	3	0.03%

## Registration dossiers for the 2013 Deadline



### ICELAND

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	2	0.06%
Number of Registrations	2	0.02%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	2	0.03%
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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	2	0.02%
<i>Lead</i>	0	0.00%
<i>Member</i>	2	0.03%
Individual Registrations under REACH	0	0.00%
TOTAL	2	0.02%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	1	0.01%
Registered by a SME	1	0.06%
Medium company	1	0.10%
Small company	0	0.00%
Micro company	0	0.00%
TOTAL	2	0.02%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	1	0.03%
Manufacturer and Importer	0	0.00%
Importer	1	0.04%
Only Representative of a non-EU manufacturer	0	0.00%
TOTAL	2	0.02%

### LIECHTENSTEIN

Last update: 30/08/2013



#### Summary for the 2013 deadline

		% of EEA
Number of Registrants	1	0.03%
Number of Registrations	2	0.02%

#### Detailed Statistics on Number of Registrations



##### Breakdown by Registration Type

REACH covers different types of registrations: either a standard registration (Article 10) or a limited registration for substances with intermediate uses only (Articles 17 and 18). A substance can be registered for up to three of these registration types with one dossier. This is why the numbers below do not add up to the total number of registrations

	# Registrations	% of EEA
Registered as full registration	2	0.03%
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). The number of these individual registrations shows cases where there is only one company registering a particular substance, but also cases where multiple companies have registered individually the same substance. The latter cases may indicate a breach of the legal obligation to register jointly. ECHA will make an analysis of the overall situation once all dossiers have been processed.

	# Registrations	% of EEA
Registrations in joint submissions	2	0.02%
<i>Lead</i>	0	0.00%
<i>Member</i>	2	0.03%
Individual Registrations under REACH	0	0.00%
TOTAL	2	0.02%



##### Breakdown by Registrant Company Size

The table below shows the breakdown of registrations by company size as indicated by the companies. ECHA will verify the self-declarations as micro, small or medium size (SME) at a later stage. Further information on SMEs under REACH and the verification process is available at ([link to http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes](http://echa.europa.eu/web/guest/support/small-and-medium-sized-enterprises-smes)).

	# Registrations	% of EEA
Registered by a large company	0	0.00%
Registered by a SME	2	0.12%
Medium company	0	0.00%
Small company	2	0.39%
Micro company	0	0.00%
TOTAL	2	0.02%



##### Breakdown by Role in Supply Chain

The table below shows the breakdown of registrations according to the role as manufacturer, manufacturer and importer, importer and Only Representative.

Non-EU companies can export to the European Union through two different routes under REACH: either via an importer who has registered appropriately the substance, or by appointing an Only Representative who acts on the behalf of their existing customers. The number of registrations received from importers and Only Representatives thus indicates that REACH is functioning for non-EU companies.

	# Registrations	% of EEA
Manufacturer	0	0.00%
Manufacturer and Importer	0	0.00%
Importer	2	0.09%
Only Representative of a non-EU manufacturer	0	0.00%
TOTAL	2	0.02%

