



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 standard 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>).

| | # 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% |