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# Newsletter RNI srl 14.04.2022

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Download here our services brochure



RNI has activated the transmission service with digital certification of regulatory practices for Spanish authorities.

RNI can be found on pages 202 and 203 of Chemical Watch's Global Service Providers Guide 2021, at the following link

In order to verify the VAT number associated with the UFI code in most European countries, press here

# NORTHERN IRELAND: 2020 REGULATION ON OFFICIAL CONTROLS OF PLANT PROTECTION PRODUCTS



Companies that work with plant protection products (PPPs) must comply with the regulations on official controls 2020 with the obligation to register the company and commercial activities with the competent authority. In Northern Ireland the authority is the Northern Ireland Department of Agriculture, Environment and Rural Affairs (DAERA).

Companies based in Northern Ireland or those that produce, import, distribute, sell or place on the market pesticides for professional use or their ingredients or adjuvants are required to register by 31 March 2022. If, on the other hand, the company starts its business after March 31, 2022, it must register within three months.

They do not have the obligation to register:

- Those involved in the amateur pesticide supply chain,
- · Professional users such as farmers,
- Consumers,
- The company is based in the UK (obligation to register with Defra)

The department has launched an online procedure on the DAERA website.

For more information press here

## **COMMISSION REGULATION OF REACH REGULATION (REG 2022/477)**



On 24 March 2022, Regulation (EU) 2022/477 was published, which modifies the annexes from VI to X of Regulation (EC) no. 1907/2006 concerning the registration, evaluation, authorization and restriction of chemicals (REACH).

The regulation will come in force on 14th April 2022 and will be applicable from 14th October 2022 and modifies the annexes in which are indicated the requirements concerning the general registrant information and substance identification information which a registrant is to submit for general registration purposes and modifies some specific rules on REACH standard information in order to align the terminology of the classification of substances dangerous to that used in the CLP Regulation.

For more information press here

### ADDED 5 NEW SUBSTANCES TO THE REACH AUTHORIZATION LIST



In the Commission Regulation (EU) 2022/586 of 8 April 2022, 5 new substances were identified and included in the Candidate List due to their reprotoxic, carcinogenic or endocrine disrupting properties. In addition, ECHA, in its recommendation of 1<sup>st</sup> October 2019, indicated them as priority substances to be included in this annex. The five substances are:

- Tetraethyllead (TEL)
- 4,4'-bis (dimethylamino) -4 " (methylamino) trityl alcohol [with ≥ 0.1% w / w Michler's ketone or Michler's base
- Reaction products of 1,3,4-thiadiazolidin-2,5-dithione, formaldehyde and 4-heptylphenol, branched and linear (RP-HP) [with ≥ 0.1% w / w 4-heptylphenol, branched and linear (4 -HPbl)]
- 2-ethylhexyl 10-ethyl-4,4-dioctyl-7-oxo-8-bone-3,5-dithia-4-stannatetradecanoate (DOTE)
- Reaction mass of 2-ethylhexyl 10-ethyl-4,4-dioctyl-7-oxo-8-bone-3,5-dithia-4-stannatetradecanoate and 2-ethylhexyl 10-ethyl-4 - [[2- [ (2) -ethylhexyl) oxy] -2-oxoethyl] thio] -4-octyl-7-oxo-8-bone-3,5-dithia-4-stannatetradecanoate (reaction mass of DOTE and MOTE)

These substances are used, for example, as fuel additives, in the formulation of inks, in lubricants and as stabilizers in the production of polymers.

For more information press here

## **UK: LATE DUIN IS POSSIBLE**



On 27th October the possibility to notify DUIN (Downstream Import Notification) in the UK expired. Companies that submitted their notifications for their substances in time to the HSE, will benefit from extended UK REACH registration deadlines as follows: 27 October 2023, 2025, and 2027 depending on the annual tonnage and the hazards of the substance. However, companies that have not notified their substances by the deadline and wish to continue importing EU REACH registered substances into the UK market at 1 tonne or more per year can still submit DUIN late notifications.

UK-based importers and UK-based only representatives appointed by non-UK suppliers (such as non-UK manufacturers / formulators) may submit DUIN notifications late. When the designated OR sends the late DUIN, the GB downstream users will be covered by this DUIN and will not have to send their own.

The HSE recommends doing this as soon as possible.



Our UK - BREXIT services cover the fulfillments of national regulations in the UK which will come into force after the release.

RNI srl provides the services listed for EU companies and for UK based companies:

- For national authorization applications still under evaluation in the UK, submitted by companies based in the EU, it is necessary that the latter appoint their own OR (based in the UK) by 31.12.2021 to continue the authorization process.
- LATE DUIN notification for GB importers of substances and mixtures is possible after 27.10.2021
- $\bullet\,$  New UK REACH registrations according to new deadlines
- Compliance with new UK regulations (REACH, CLP; BPR, etc.)
- Exclusive Representation Services in UK for Italian / EU companies (OR service)

In collaboration with our partner LANDILEX, we also offer legal consultancy.

For more information press here.

# KKIDIK (TURKISH REACH): LATE PREREGISTRATION ACCEPTED BY TURKISH AUTORITHY ONLY EARLY 2021

#### **ACT NOW IF YOU LOST THE LAST DEADLINE**



In 2017, Turkey published and consolidated the text of the KKIDIK regulation regarding chemicals that can be placed on local national market. The scheme adopted follows the European REACH regulation in many prescriptions, so much so that it is often referred to as Turkey-REACH.

One of the significant differences is that there is only one registration deadline for all tonnage bands, set for 31/12/2023.

At this stage, the possibility is open to pre-register by 31/12/2020 but the Turkish government seems to accept late preregistration until 31.12.2023.

Moreover, in the last quarter of 2021 The MoEU will add a sub-tool into the KKS in order to generate Chemical Safety Report.

As for REACH EU, applicants must be Turkish legal entities. Non-Turkish companies that want to keep the market will have to appoint a local OR (only Representative). RNI srl can offer this service.

### **SEA UPDATES:**

The SEA CLP like Regulation has been updated, adding 110 new substances to the Harmonized List of classification and labeling "and new hazard classifications. Furthermore, only polymers must be notified and not their ingredients.

For more information press the here

For more information, contact us at info@reachup.it





ASSOCIAZIONE ITALIANA

AssICC has signed an agreement with the associated company RNI (ReachUp Regulatory Network Italy) srl, which offers advice on product regulations for the European and extra-European markets.

Thanks to the stipulated agreement, for all the companies associated with AssICC will be reserved a 10% discount on the RNI srl services.

For more info visit the webpage



From this month, REACHUP offers import and export worldwide consultant services on TRADE ITALIAN AGENCY. You can access on the ICE online vetrina previous registration.

The link of the page is reported here













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