

Information on REACH Consortia

Lead

08 June 2020

General Information	
Name of commodity	Lead and lead compounds
Name of consortium/consortia	Lead REACH Consortium
Official launched on (date)	1 January 2008
Scope (e.g. substances)	<p>Lead (231-100-4) Dioxobis(stearato)trilead (235-702-8) Fatty acids, C16-C18, lead salts (292-966-7) Lead dichloride (231-845-5) Lead monoxide (215-267-0) Lead Oxide Sulphate (234-853-7) Orange Lead or Lead Tetroxide (215-235-6) Pentalead Tetraoxide Sulphate (235-067-7) Phthalato(2-)]dioxotrilead (273-688-5) Sulfurous acid, Lead salt, Dibasic (263-467-1) Tetralead Trioxide Sulphate (235-380-9) Trilead Dioxide Phosphonate (235-252-2)</p> <p>Flue dust, lead refining (273-809-1) Lead alloy, base, Pb, Sn, dross (273-701-4) Lead antimonial, dross (273-795-7) Lead dross (273-796-2) Lead dross antimony rich (273-791-5) Lead dross, bismuth rich (273-792-0) Lead, Bullion (308-011-5) Lead, dross, copper rich (273-925-2) Matte, lead (282-356-9) Slags, lead reveratory smelting (273-800-2) Slags, Lead smelting (273-825-9) Slimes + sludges, battery scrap antimony- and lead-rich (310-061-8) Speiss, Lead (282-366-3) Wastes, lead battery reprocessing (305-445-7) Zinc, desilverising skims (273-802-3)</p>



Number of members + comment if appropriate	>90 legal entities
Minimum fee for consortium	<p>For the period 2008-2010 the higher of €42,000 for lead metal or €27,500 for lead compounds plus a contribution to substance-specific funding. Annual Fixed Fees of €4,000/year (lead metal) or €3,000/year (lead compounds) applied for 2011 and 2012; the Fixed Fees were increased from 2015 to €6,000/year (lead metal) and €4,500/year (lead compounds) and again from 2020 to €7,000/year (lead metal) and €5,200/year (lead compounds).</p> <p>Any new member must pay Pro Rata Share at the point of admission.</p>
Brief description of membership profile (e.g. manufacturers, ORs, companies per legal entity etc.)	<p>Full Membership is open to legal entities who are producers or importers of lead and lead compounds. Associate Membership is open to legal entities that do not produce lead and its compounds, but are stakeholders who have a commercial interest in these substances, such as distributors or customers of the Full Members.</p> <p>The Consortium offers non-members the opportunity to purchase Letters of Access (LOA) for the purpose of complying with their own REACH registration duties.</p> <p>Licence To Use (LTU) agreements are available for companies or Consortia who would like to use the Consortium's data for the purposes of read-across to non-Consortium substances for EU REACH registration.</p> <p>LTU agreements are also available for companies and Consortia who wish to use the Consortium's data for compliance with non-EU legislation such as K-REACH.</p>



Status and Comments	
Major review of agreement and structure (if relevant)	N/A
“OR” and “importers” in consortium/a	Manufacturers, Importers and non-EU producers in the Consortium. Only Representatives are not eligible to join the Consortium as Full Members.
Technical work	<ul style="list-style-type: none"> • European Voluntary Risk Assessment for Lead (VRAL) available. • IUCLID dossiers and Chemical Safety Reports completed for all substances in 2010. Migration to IUCLID 6 completed in 2016. • Many UVCB intermediate dossiers successfully upgraded as required to Article 10 substance registrations in 2014; refinement of Substance ID profiles started in 2018 and continues under the Consortium’s MISA commitment. • Update of dossiers, classification and labelling, and Chemical Safety Reports based on latest information on uses, and health and environmental effects, and in addition the adoption of the CLH for lead metal in the 9th ATP to CLP. • Updates to exposure scenarios and ext-SDS with any new information as required and within the Secretariat’s work plan. • Active member of the EM Risk Management Taskforce, EM Chemicals Management Forum, and the Cross Industry Initiative (CII) • Developing advocacy and communications campaign activities to defend Pb metal in the REACH Authorisation process (coordinated via Pb Metal Advocacy and Communications TF, which includes downstream users and other sectors reliant on Pb) • Defence of Pb compounds recommended for authorisation, developing and delivering key advocacy messages with the Commission and Member States with information supporting effectiveness of existing EU legislation (co-ordinated with downstream user Associations) • Evaluating the most effective organisation and funding structure to facilitate technical work and coordinate applications for authorisation; establishing authorisation consortium/a. • Defending Pb metal with the ECHA Risk Assessment Committee (RAC) in response to the proposal for harmonised environmental classification. • Responding to restriction proposals for Pb compounds, including Pb stabiliser use in PVC and Pb in ammunition; support for other sector Associations as required.
Pre-existence of RA	Yes, for lead metal and 12 lead compounds, and for 14 of the 15 complex UVCB substances.



Collection of data from DU	<p>A number of data collection initiatives have taken place over the years for the VRAL, REACH registrations, voluntary blood lead targets. Updates of the registration files as a result of the new initiatives by which Pb and Pb compounds have been affected, such as the harmonised classification of lead metal, authorisation of the Pb compounds and restriction initiatives.</p>
Pre-registration	<p>Members pre-registered the relevant Consortium substances; Lead Registration dossiers were successfully submitted in 2010, with co-registrations being made in 2010 and afterwards. A number of members have also submitted inquiry dossiers since 2013 for substances produced after the 2010 registration deadline.</p> <p>Dossiers are updated as required, including updates to LR dossiers and CSRs. LR dossier updates were most recently submitted for Pb metal and 9 Pb compounds in 1H 2020 to submit new environmental data, blood lead data, and to update the mutagenicity section of the CSRs.</p>
SIEF Has one of your members ticked the “SIEF facilitator” box? Proposed lead registrant	<p>SIEF facilitators and Lead Registrants for all substances were all members of the Pb REACH Consortium by either stepping forward or being nominated as such.</p>
Contacts with other consortia for exchange of data	<p>Under some circumstances where considered necessary data is exchanged.</p>
Upcoming meetings	<p>16 June 2020 REACH General Assembly</p> <p>Via webinar</p> <p>30 September 2020 REACH Steering Committee</p> <p>ILA Offices, London</p>
Other comments (if relevant)	

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