

Information on REACH Consortia

Cadmium

February 2025

General Information	
Name of commodity	Cadmium
Name of consortium	Cadmium REACH Consortium
Official launch on (date)	1 st July 2007
Scope (e.g., substances, activities)	<ul style="list-style-type: none"> • Metal subgroup: Cadmium metal (EC 231-152-8, CAS 7440-43-9) • Compounds subgroup: Cadmium oxide (EC 215-146-2, CAS 1306-19-0) Cadmium hydroxide (EC 244-168-5, CAS 21041-95-2) Cadmium chloride (EC 233-296-7, CAS 10108-64-2) Cadmium nitrate (EC 233-710-6, CAS10325-94-7) Cadmium carbonate (EC 208-168-9, CAS 513-78-0) Cadmium sulphide (EC 215-147-8, CAS 1306-23-6) Cadmium sulfoselenide red (EC 701-229-5) Cadmium zinc sulphide yellow (EC 701-227-4) Cadmium telluride (EC 215-149-9, CAS 1306-25-8) • “Isolated Intermediates” subgroup: Cadmium sulphate (EC 233-331-6, CAS 10124-36-4) <p><u>All those substances were Registered in 2010 and are regularly updated.</u></p> <p>Follow ECHA Authorisation and Restriction procedures and respond to consultations and mobilise any identified advocacy on request of the General Assembly.</p> <ul style="list-style-type: none"> - Current Restrictions on use of Cd and compounds are listed in Annex XVII, entry 23. - Cd & some Cd-salts are included in the “Candidate List” for potential inclusion in the Annex XIV List of substances subject to Authorisation <p>Dossier maintenance as per Commission Implementing Regulation (EU) 2020/1435 of 9 October 2020 on the duties placed on registrants to update their registrations REACH Regulation</p> <p>All dossiers revised in the framework of Metals and Inorganics Sectoral Approach (MISA)</p> <p>Participation in Metals Environment Exposure Data (MEED) programme</p> <p>Endocrine disruption assessment ongoing</p>



Contact?	reach@zinc.org
Number of members + comment if appropriate	15 Members (representing ~34 legal entities)
Minimum fee for consortium	Fee is calculated based on the Cost sharing formula included in the consortium internal rules and is driven by tonnage band, number of substances and requirements.
Brief description of membership profile (e.g., manufacturers, ORs, companies per legal entity etc.)	EU and non-EU manufacturers, importers, traders, and downstream users – either directly as an EU-based legal entity or via an Only Representative.

Status and Comments	
Major review of agreement and structure (if relevant)	An executive summary of the Agreement is available on request. The mandate of IZA secretariat now includes UK-REACH. Letters-of-Access (LoAs) for referral and Licenses-to-Use (LtUs) for incorporation of data in another Registration dossier are available for granting through specific agreements.
“OR” and “importers” in consortium/a	EU-based legal entities are ORs for some multi-national consortia members. Non-EU manufacturers/importers have appointed a consultancy company based in the EU as OR.
Technical work	General secretariat and technical work have been contractually mandated to the IZA-team. The work programs and budgets are presented, reviewed, and managed via Management Committees (MC) during the year (twice a year), while being approved at the annual General Assembly (GA).
Pre-existence of RA	Yes.
Collection of data from DU	Ongoing as required for future dossier updates.
Contacts with other consortia for exchange of data	Open for data exchanges.
Upcoming meetings	Yearly General Assembly (GA) in November (next GA: 13/11/2024)
Support on REACH-type regulations (e.g., Korea, Turkey, UK)	LtUs available for UK-REACH, K-REACH (Korea REACH), KKDIK (Turkey REACH) and Taiwan REACH
Other	

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