

Special Update



CMA Testing
and Certification
Laboratories
廠商會檢定中心

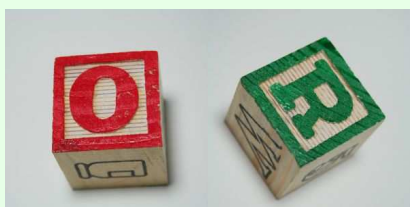
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Ref: ENV28/200809

REACH *able*

**Less than 3 months left for pre-registration!!
Action now and appoint your Only Rep.**



If you are exporting substances into the EU or you have a huge amount of business related to EU buyers, then have you considered appointing CMA Industrial Development Foundation Limited (CMA Testing) to be your Company's Only Representative to ensure that your supply chain are being protected?

The REACH regulation requests a registration for every substance within the scope of manufactured in, or imported into EU, with the quantities of 1 tonne or more per year. This registration must be submitted to the European Chemicals Agency (ECHA) by EU manufacturers or a legal person in the EU who may take on the role as **Only Representative (OR)**, non-EU manufacturers cannot submit such registration to ECHA directly.



Chemical manufacturers and formulators of preparations who are based outside the EU often have many EU-based customers, these non-EU manufacturers and formulators must register each individual substance which they are importing to EU market. In order to maintain control of supply into the EU, such a non-EU manufacturer may take a proactive approach to REACH by appointing an **"Only Representative" (OR)** to meet the registration requirements for those substances on behalf of their EU customers.



The appointment of an OR removes the registration obligations from the individual importers and allows a non-EU manufacturer to continue supplying their substances into the EU without revealing sensitive and confidential business information (such as formulations and substance identity) to their EU customers.

Moreover, OR is responsible for the pre-registration on behalf of its client, accept official role on SIEFs, organize the Chemical Safety Report (CSR), and make registration for the substances after the pre-registration etc. This approach is particularly useful for non-EU manufacturers if they are supplying many EU importers who, perhaps, would not be able to meet their technical and legal responsibilities as importers under REACH.

December 2008						
S	M	T	W	T	F	S
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7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30	31			

If you would like to appoint an OR to take responsibility for the pre-registration of your substances, then clock is now ticking, as the pre-registration period ends on 1 December 2008.

If you need help finding a suitable Only Representative, why not try **CMA Testing - Your Reliable REACH Partner**, One-Stop Solution of REACH Regulation can be provided. We have taken a whole series of suppliers through our rigorous approval system, which include preparation of dossier for Pre-registration & Registration support Guidance, Chemical Review & SVHC (Substances of Very High Concern) Review, consultation for substitution plan to control and source for alternatives in the use of "Dangerous Substances" as well as REACH competence so that you can increase your competitiveness within your industry.

We provide one-stop solution for **REACH** Compliance Please Call Us Now!

- Pre-registration & Registration Guidance
- Screening test for SVHC in products
- Only Representative for non-EU companies
- Tailor-made Training courses & Workshops



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