

Annex F: List of changes

To make using Version 3 of the Automotive Industry Guideline (AIG) on REACH more user-friendly, the list below shows the key changes between this and version 2.1 published in January 2008. Only the major changes are listed here. Modifications of grammar or wording without an impact on content are not considered herein.

Chapter Changes

Executive Summary:	Short comment about a possible REACH review in 2012
1	Some additional definitions in a "Glossary of Terms" (e.g. dangerous substance, derived no-effect level, exporter, generic exposure scenario, nanomaterial, etc.), an important term change from "preparation" to "mixture" and a lot of more detailed and new explanation. A lot of additional "Acronyms" concerning e.g. associations, exposure categories; exposure scenarios.
2	Adjusted dates and deadlines from June 1 2011 onward.
3	Some useful working assumptions for a better REACH timeline extended by all obligations under CLP
4	Was former chapter 5
4.0	Revised flow chart
4.1	Revised flow chart
4.2	Revised flow chart
4.3	Revised flow chart
4.4	Revised flow chart including working assumptions
4.5	Revised flow chart
4.6	Revised flow chart
4.7	New flow chart on REACH restriction
4.8	New flow chart on article 33 communication
4.9	New flow chart on obligations for DUs
5	Sector advices (formerly chapter 4: "Guidelines")
5.3	Formerly chapter 4.3. More detailed information, especially on SDS/eSDS requirements and extended to CLP compliance fulfilment
5.4	Formerly chapter 4.4. Extended information on importers obligations
5.5	Formerly chapter 4.5 and 4.6. Describes in detail all REACH title V obligations for DUs .
5.6	New chapter: Describes all safety data sheet requirements for DUs in the REACH context, e.g. the best process to collect, exchange and update SDSs. Furthermore it shows exposure scenario requirements and how to get compliant with Art. 32
5.7	New chapter: Describes how to fulfil the notification obligations according to CLP (Regulation (EC) No 1272/2008 on classification, labelling and packaging of substances and mixtures)
5.8	Formerly chapter 4.7. More detailed explanation on registration of substances in articles including the AI position regarding pyrotechnic devices
5.9	Formerly chapter 4.8. More detailed information about the notification of substances in articles, including an example how to determine if the use of a substance in an article has been registered and how to document a notification exemption. Furthermore an explanation about the determination of the notification timeline and some useful working assumptions for a better understanding of the notification requirements. Finishes with a recommendation of the basic strategy for the AI on notification (chapter 5.9.1).
5.10	Formerly chapter 4.9. More detailed information about how to communicate automatically to the business-to-business recipient of the article (art 33.1) and to a consumer upon request (art 33.2), finishing with an AI recommendation how to gather and provide the requested data (chapter 5.10.1)
5.11	Formerly chapter 4.10. More detailed information about the authorisation in the supply

chain, including a graphic figure explaining the main stages of the authorisation process and the opportunities for the stakeholder input. Finishes with a recommendation of the AI on authorisation.

- 5.12 New description of the REACH restriction process, including the difference between the authorisation and restriction process
 - 5.13 New description on REACH and waste and its impact on the AI, including the question how to consider recyclates under REACH.
 - 5.14 New description about the enforcement projects of the national authorities on REACH and a recommendation how to get prepared, finishing with a practical REACH-audit example of the automotive industry.
 - 5.15 Replaces the former Chapter 4.11
 - 6 Revised matrix: "8-Steps matrix" became the "5 steps compliance schedule" with more detailed steps, new steps, realistic deadlines and explanations.
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- Annex A More detailed information on associations supporting the TF- REACH
 - Annex D Adjusted Frequently Asked Questions (FAQ)
 - Annex E New annex: REACH - Supplier risk identification matrix
 - Annex F Replaces annex E: List of changes
 - Annex G Replaces chapter 4.12. Authority helpdesks and information tools
 - Annex H Replaces chapter 4.13. Industry Helpdesks and Information Tools
 - Annex I New annex: How to use the REACH TF SVHC survey
 - Annex J New annex: REACH-EN-FORCE-2 projects
 - Annex K New annex: SDS matrix
 - Annex L New annex: Summary of AI position papers & communications
 - Annex M New annex: Art 33 answer letters
 - Annex N New annex: REACH-GADSL-IMDS flow chart
 - Annex O New annex: AIG 5 step compliance schedule in Excel
 - Annex P New annex: Article 33 FAQ