List of REACH Annexes

ANNEX I: General provisions for assessing substances and preparing chemical safety reports (CSRs) – conditions under which manufacturers, importers or downstream users may conduct a CSR, the methodologies and documentation process.

ANNEX II: Guide to the compilation of safety data sheets – requirements for a supplier to compile with the safety data sheet for a substance or a mixture in accordance with Article 31.

ANNEX III: Criteria for substances registered in quantities between 1 and 10 tonnes.

ANNEX IV: Exemptions from the obligation to register in accordance with Article 2(7)(a) – list of substances exempted from Registration, Downstream Users and Evaluation as sufficient information is known about these substances that they are considered to cause minimum risk because of their intrinsic properties.

ANNEX V: Exemptions from the obligation to register in accordance with Article 2(7)(b) – list of substances exempted from Registration, Downstream users and Evaluation as registration is deemed inappropriate or unnecessary as these substances do not prejudice the objectives of REACH.

ANNEX VI: Information requirements referred to in Article 10 – details the general information needed for the submission of a registration dossier and evaluation.

ANNEX VII: Standard information requirements for substances manufactured or imported in quantities of one tonne or more.

ANNEX VIII: Standard information requirements for substances manufactured or imported in quantities of 10 tonnes or more.

ANNEX IX: Standard information requirements for substances manufactured or imported in quantities of 100 tonnes or more.

ANNEX X: Standard information requirements for substances manufactured or imported in quantities of 1,000 tonnes or more.

ANNEX XI: General rules for adaptation of the standard testing regime set out in Annexes VII to X – explains the standard conditions for testing under REACH. This may also be used for the Evaluation process by ECHA to ensure compliance to testing methods.

ANNEX XII: General provisions for downstream users to assess substances and prepare chemical safety reports – explains how downstream users are to assess and document that the risks arising from their substance(s) are adequately controlled during use, for a use not covered by the Safety Data Sheet supplied to them.
ANNEX XIII: Criteria for the identification of persistent, bioaccumulative and toxic substances, and very persistent and very bioaccumulative substances.

ANNEX XIV: List of substances subject to authorisation – list of substances that can only be used or placed on the market in the EU if an authorisation is granted (unless exemption applies, the sunset date has not passed or if a valid application is still pending).

ANNEX XV: Dossiers – general principles for preparing dossiers to propose and justify the identification of CMRs, PBTs, vPvBs, or a substance of equivalent concern as well as restrictions of the manufacture, placing on the market or use of a substance within the Community.

ANNEX XVI: Socio-economic analysis – outlines the information that may be addressed when submitting a socio-economic analysis (SEA) with an application for authorisation or in connection with a proposed restriction.

ANNEX XVII: Restrictions on the manufacture, placing on the market and use of certain dangerous substances, mixtures and articles – list of substances restricted for manufacture, import use or presence in articles in the EU and the conditions of the restriction.