

Moving forward in KKDIK: How should companies prepare for registration process



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Outline

- KKDIK in a nutshell
- Timeline
- Updates
- Current Situation
- Roles & Responsibilities
- Your Obligations
- Our Role



KKDIK In a Nutshell

Kimyasalların

Kaydı

Değerlendirilmesi

Īzni

Kısıtlanması

Hakkında yönetmelik

Bylaw on

Registration

Evaluation

Authorization & Restriction of

Chemicals



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KKDIK In a Nutshell

- Came into force on June 23rd, 2017
- EU Adaptation policy
- Competent authority: Ministry of Environment and Urbanization
- Merges&Replaces:
 - Bylaw on Safety Data Sheets of Hazardous Substances & Mixtures (Until 2024)
 - 2. Bylaw on Inventory and Control of Chemicals
 - 3. Bylaw on Restriction and Ban of Hazardous Substances & Mixtures

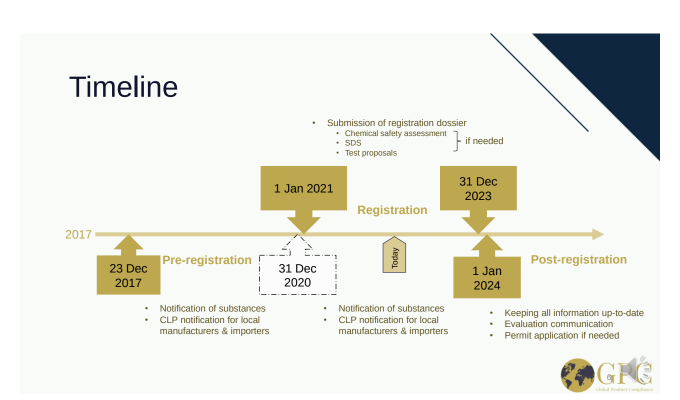


KKDIK In a Nutshell

The Aim of KKDIK Article 1

"The purpose of this Bylaw is to ensure a high level of protection of human health and the environment, including the promotion of alternative methods for assessment of hazards of substances while enhancing competitiveness and innovation."





Frequently Used Abbreviations

SIEF: Substance Information Exchange Forum (MBDF)

LR: Lead Registrant

OR: Only Representative

SME: Small or Medium Size Enterprise

LoA: Letter of Access

LPR: Late Pre-registration

CLP: Classification, Labeling and Packaging (SEA)



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Updates

- Ministry: Deadline will not be postponed
- LR appointment started on March 2021
 - In relation to this, pre-registrations submitted after 15th of February cannot be deleted!
 - Voting system integrated into KKS
- SME fee calculator integrated into KKS
- CHESAR integrated with the name KDGRS
- Authority Fees updated
 - Not much change from Euro perspective
- Downstream User features supposed to be available by January 3rd 2022 on KKS, no announcement yet



Current Situation

- LR nominations still going on
- Dossier submissions & preparations have started with SIEFs with LR
- Individual inventory formation by potential registrants
- Surveys sent by LRs in some SIEFs in progress
- Joint submission is ongoing in SIEFs with submitted lead dossiers



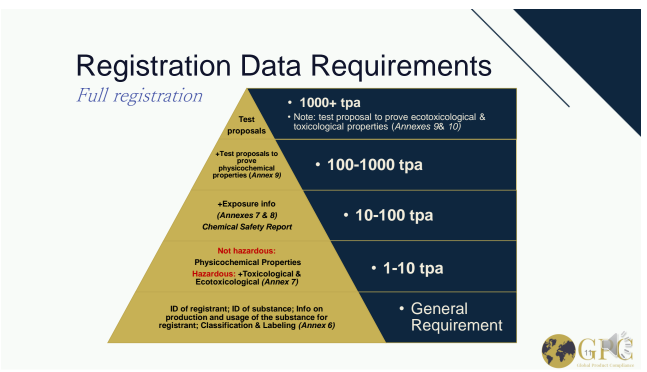
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Registration(Exemptions)

- Imported only to be used in biocidals & plant protection
- Human or veterinary medicines
- Substances in Annexes 4&5
- Polymers
- Non-isolated intermediates
- On-site and transported isolated intermediates (only from full registration)

- Recycled in Turkey that is registered before
- Exported from a supply chain and reimported by the same supply chain
- Food and feedstock
- Less than 1 ton/year





Registration Data Requirements

Isolated intermediate registration

- 1000+ tpa & under transit toxicological properties

Details of Risk Management Measures
Physicochemical properties

Effects on human health& environment Standard testing regine info if not properly secured (Annex 11)

ID of registrant; ID of substance; Info on production and usage of the substance for registrant; Classification & Labeling (Annex 6)

- General Requirement

Registration

Chemical Safety Report (CSR)

- Prepared for 10+ tpa unless is less then:
 - Substance is in mixture => defined threshold in Annex 1 of CLP
 - PBT/vPvB=> 0.1w% of chemical
- Includes
 - Human health hazards
 - Physicochemical hazards
 - Environmental impact & hazards
 - PBT and vPvB evalutation
- ➤ Only prepared by a certified Chemical Safety Assessment Expert



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Registration

Safety Data Sheet

- Prepared only by a Chemical Safety Assessment Expert* and only in Turkish
- Needed if:
 - · Harmful according to CLP
 - PBT/vPvB
 - Substance is SVHC and in candidate for authorization list
 - Includes standard 16 headings





^{*:} Not necessarily until 2024

Joint Registration

- 1) LR is elected
- 2) SIEF members who would like to join the dossier inform the LR
- 3) LR creates application, including members and their uses
 - In case an individiual registration is necessary for a SIEF member, application to the Ministry is needed
- 4) Members complete their part of the dossier individually afterwards



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Joint Registration

- Purchasing of LoA & Cost Sharing
 - After LR submits the registration and includes the members, LoA and other dossier related cost are shared among members
 - · Costs are calculated per usage & tonnage band
- According to KKDIK members are not discriminated in cost sharing

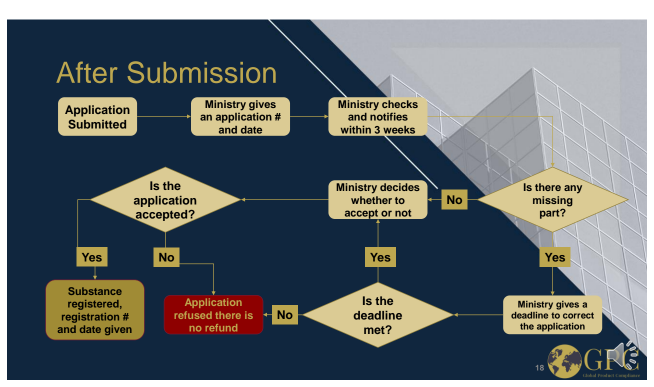


Joint Registration

- SIEF agreements should be signed well before
- Cost structure should be prepared and agreed on
- LR needs to inform members about SIP, uses, tonnage, SIEF agreement and cost sharing structure BEFORE moving forward
 - Be proactive in your SIEF for registering in good time before the deadline!



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Roles & Responsibilities

SIEF Roles

• Active Member

• Actively participating in deciding on SIP, uses, data requirement

• LR is also an active member

• Passive Member

• Not interested in preparation of the dossier but is willing to join

• Only interested in registration but not the process

• Dormant Member

• Not interested in registration unless stated otherwise but still part of the SIEF

Your Obligations

- Make a list of substances where you want to register
 - · Don't forget to decide on your SIEF role
- Be proactive if there is no LR and still the SIEF is silent!
- Answer as quickly as possible to surveys from LR, your consultant or your OR
- If there is a change in your intention, inform relevant contacts swiftly
- Identify your substances & uses correctly



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Our Role

- GPC is experienced with LR and consortia management for 400+ substances before Turkey
- Currently taking lead +250 SIEFs in Turkey
- We will:
 - Manage SIEF communication as well as legal & administrative aspects
 - Prepare technical dossier
 - · Represent your best interests in the SIEF
 - Take LR position whenever possible & desired
 - Manage communication down the supply chain
 - · Follow most economic strategies for your compliance





Thank You.

Contact us for global regulatory services

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