



Pathways available to introducers from 1 September 2022

Introducer knows the chemical identity or the supplier can provide the information needed (for example, a written undertaking) for the introducer to categorise their introduction and meet their reporting and record-keeping obligations

Introducer categorises their introduction and complies with all requirements for that category

- Chemical can be introduced in accordance with all requirements (including reporting and record keeping)
- Compliance monitoring applies to all introduction categories

Introducer does not know the chemical identity or the supplier can't provide the information needed for the introducer to categorise their introduction and meet their reporting and record-keeping obligations

- Chemical cannot be introduced
- Case-by-case response to non-compliance
 - Chemical introduced before 1 September 2022 can be sold or used

Amended Rules come into effect (if agreed)

- Introductions **≤10 kg** per annum; and
- Other criteria set out in the amended Rules are met (to exclude high-concern chemicals); and
- Introducer can comply with all requirements (as amended)

Amended Rules apply – introducer complies with the requirements of the amended Rules

- Chemical can be introduced in accordance with the requirements of the amended Rules (including reporting and record keeping)
- Compliance monitoring applies

- Introductions **>10 kg** per annum; or
- Introductions **≤10kg** and criteria are not met (indicating higher concern chemical); or
- Introducer cannot comply with all requirements (as amended)

Chemical still cannot be introduced (unless further amendments are made; the need for further amendments will be considered over the next 15 months)