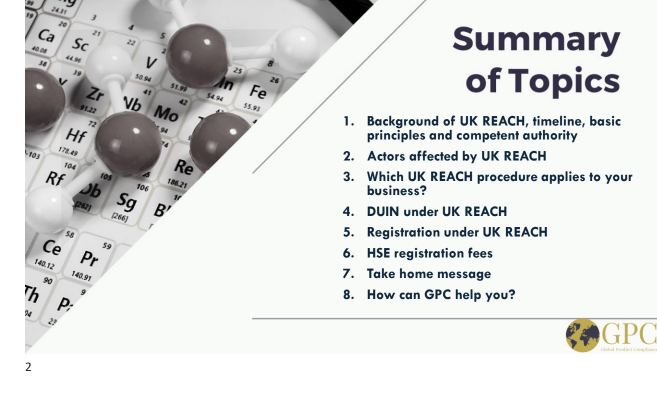
UK REACH

What you need to know about UK-REACH

Guillaume Ehrhard, UK-REACH Regulatory Advisor





Background of UK REACH

- On 1st January 2021, at the end of the Brexit Transition period, UK REACH came into force and EU REACH ceased to apply in Great Britain. As a consequence, chemicals may not be manufactured or imported in Great Britain under an EU REACH registration.
- > UK REACH applies in Great Britain, i.e.: England, Scotland and Wales.

Please NOTE:

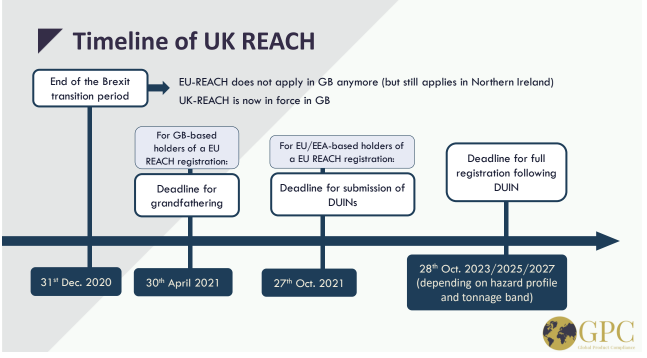
<u>EU REACH</u> still applies in **Northern Ireland**, as provided under the Northern Ireland Protocol agreed between the EU and the UK government.



Background of UK REACH

- UK REACH is based on the EU REACH Regulation as amended by the REACH (EU Exit) Regulations 2019. UK REACH has been described as mirroring its EU counterpart.
- UK REACH contains transitional provisions for importers and exporters who were accessing the GB market with an EU REACH registrations prior to 1st January 2021. The purpose being to limit disruptions on the existing business.
 - Grandfathering
 - DUIN
- Transitional provisions do not apply to those who wish to place a substance on the UK market for the first time.





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Basic principles of UK REACH

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- The "no data no market" principle

The last resort principle on animal testing

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- Access to information for workers
- The precaution principle

Competent authority



- The authority in charge of enforcing UK REACH is the Health and Safety Executive (HSE)
- Compliance with UK REACH is to be carried out through the IT platform <u>Comply with</u> <u>UK REACH</u>





Actors affected by UK REACH



Who is concerned by UK-REACH?



Manufacturers (GB and non-GB based)



Importers



Distributors/downstream users/formulators



Only representatives (OR)



Manufacturers

- If you manufacture any substance in GB, you must register it with HSE (unless it falls under transitional provisions)
- If you manufacture a substance outside GB and you want to place it on the GB market in a quantity above 1 tonne per year, you must register it with HSE. (unless it falls under transitional provisions)
- However, the registration will need to be held by a GB-based entity. This can either be your GB-based importer, or your GB-based Only Representative (OR)

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- Any substance imported to GB from the EU/EEA or from a third country in quantities exceeding 1 tonne per year must be registered with HSE.
- GB-based persons and legal entities which bought chemicals from EU/EEA-based suppliers as part of their business activity before exit day were considered as downstream users under EU REACH. With Great Britain's exit from the European chemicals market, these persons and legal entities now qualify as importer.
- As a consequence, **importers** must hold the registration of the product that they import, **unless the non-GB based supplier has appointed a GB-based OR**.





A downstream user is a person or a legal entity that:

- directly handles chemical substances as part of their business activity, whether in a professional or an industrial situation,
- comes into contact with chemical substances by producing mixtures, transferring substances between containers, producing components or finished goods etc.

and

• is neither the manufacturer nor the importer of those substances.

As a **downstream user** under UK REACH you do not have a duty to register the chemical substances. However, you must use them in a safe way, in accordance with the safety information passed down the supply chain.

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The role of an OR

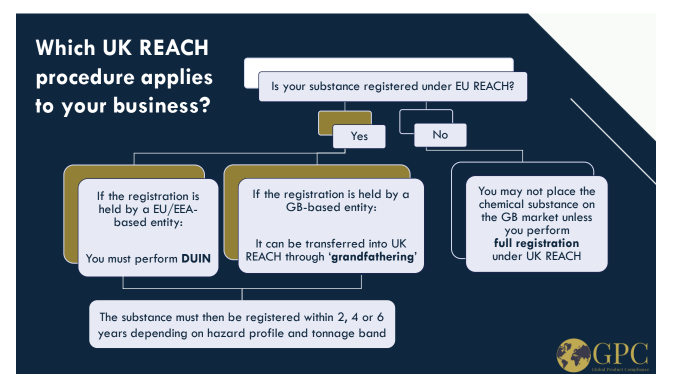
- Non-GB based manufacturers who wish to place chemical substances on the GB market may appoint a GB-based only representative (OR)
- An OR must be:
 - \checkmark a natural or legal person established in Great Britain
 - ✓ equipped with sufficient background in the practical handling of substances and the information related to them
 - ✓ appointed by a mutual agreement with a manufacturer, formulator or article producer, established outside Great Britain
 - ✓ responsible for complying with the legal requirements for importers under UK REACH





Which UK REACH procedure applies to your business?







How to Comply as a non-GB manufacturer:

DUIN under UK REACH



What is DUIN, how does it work?

Downstream User Import Notification (DUIN) is a process set out under the UK REACH transitional arrangements.

The notification allows EU/EEA based holders of an EU REACH registration to maintain access to the GB while postponing their UK REACH registration deadline.

EU/EEA based registration holders have 2 options:

- They may let their GB-based downstream user(importer)/distributor/formulator submit the DUIN to HSE; or
- 2. They may appoint a GB-based OR to submit the DUIN to HSE

DUINs must be submitted **before October 27, 2021.** Once they have been notified, the substances must be fully registered under UK REACH, within 2, 4 or 6 years depending on tonnage band and hazard profile.



What are the benefits of DUIN?

Maintaining access to the GB market while **securing time** to complete full registration of the substance within the deadline of 2, 4 or 6 years

Remarks:

- DUIN is not a pre-registration, as the concept does not exist under UK REACH.
- DUIN is conditional upon the substance being already registered under EU REACH
- The DUIN needs to be done only once per legal entity, and it must cover all the substances that you are dealing with.



What are the conditions to perform DUIN?

- 1. To be either:
 - A GB-based legal entity that was importing substances and mixtures into GB from the EU or from outside of the EU;
 - A non-GB based manufacturer, wishing to appoint a GB-based OR to perform the DUIN on behalf of the GB-based importer
- The non-GB based manufacturer must hold a valid EU REACH Registration Number
- The non-GB based manufacturer must have exported the substance to the GB during the period between January 1st, 2019 and December 31st, 2020.



How to perform DUIN? (1/2)



- Appoint a GB-based OR if you are not going to let you GB-based importer perform the DUIN
- Open an account on HSE's IT system "Comply with UK REACH". A DUIN number will then be assigned to you
- Keep in mind that the deadline for DUIN is <u>27 October 2021</u>

Past the deadline, substances will need to undergo full registration



How to perform DUIN? (2/2)



The DUIN takes the form of a standardised Excel spreadsheet, including (but not limited to) the following information: DUIN number, legal entity's name, CAS number, classification and labelling etc.



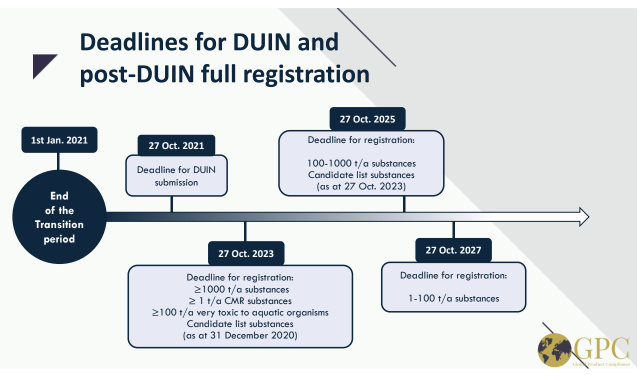
The spreadsheet then needs to be sent by email to HSE



For some of the information, it may be easyer to add an attachment to the email (e.g. the Safety Data Sheet)

You must then **fully register** your substance within 2, 4 or 6 years





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How to Comply as a non-GB manufacturer:

Registration under UK REACH



Registration under UK REACH

• The registration process applies to:

- Non-GB based manufacturers who wish to place a substance on the GB market for the first time. Registration should be carried out as soon as possible.
- GB-based importers or manufacturers who wish to place a substance on the GB market for the first time. Registration should be carried out as soon as possible.
- GB-based importers and ORs who have previously submitted a DUIN. Registration must be carried out within 2, 4 or 6 years.

• The registration process consists of:

- 1) Article 26 Inquiry
- 2) Registration

Remarks:

- Registration is required prior to the manufacture or import into GB reaching 1 ton/year.
- Registration is per substance, per legal entity.
- Registration is not required for mixtures (formulations).
- Registrations must be accompanied by the appropriate registration fee



- The first step to new registration is submission of Inquiry Dossier
- The process for compiling an inquiry dossier is analogous to the process under EU REACH and the requirements are the same.
- Inquiry dossiers must be submitted to The Agency via Comply with UK REACH.
- Upon receipt of inquiry number, your contact details will be shared with existing registrants, grandfathered registrants and other successful inquirers regarding that substance. This will enable you to engage in the data sharing process.



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The Art. 26 Inquiry

The Registration (1/2)

Substance groups and joint registration Following the submission of an inquiry, 'Comply with UK REACH' will organize the registrants according to substance groups.

• Substance groups will be made up of multiple businesses that all want to submit a registration for the same substance.

- The group must then appoint a Lead Registrant (LR) to submit the joint registration dossier for that substance on behalf of all group members.
- The Lead Registrant role should be claimed on 'Comply with UK REACH' once the dossier is ready to be submitted.



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The Registration (2/2)

Data sharing

- Sharing the data needed to submit a joint registration will be an important task for substance groups.
- If the substance group is in the process of forming, members must:
 - \checkmark Find out what studies are available
 - \checkmark Assess any data gaps within the group
 - \checkmark Consider other publicly available data

• A legal agreement or a 'Letter of Access' (LOA) can formalize the data sharing agreement and give coregistrants and new members access rights to the data to be used in the lead dossier, for the purpose of completing their registration.





HSE registration fees

- UK REACH will apply fees to the same processes that were charged under EU REACH.
- The starting point for the UK REACH fees are the EU REACH fees and these have been converted from Euro to GBP, based on the average conversion rate for 2017.



Turnover/Balance sheet ceilings for SMEs for UK REACH

Enterprise category	Headcount	Turnover or Balance sheet total		
Medium-sized	< 250	$\leq \pounds 43.650$ million	$\leq \pounds 37.539$ million	
Small	< 50	\leq £8.730 million	\leq £8.730 million	
Micro	< 10	$\leq \pounds$ 1.746 million	$\leq \pounds$ 1.746 million	
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Reduced fees for SMEs

Enterprise and Tonnage Bands	Large enterprise	Medium enterprise	Small enterprise	Micro enterprise
1 to 10	£1,138	£740	£399	£57
10 to 100	£3,061	£1,990	£1,071	£153
100 to 1000	£8,185	£5,320	£2,865	£409
above 1 000 tonnes	£22,064	£14,342	£7,723	£1,103
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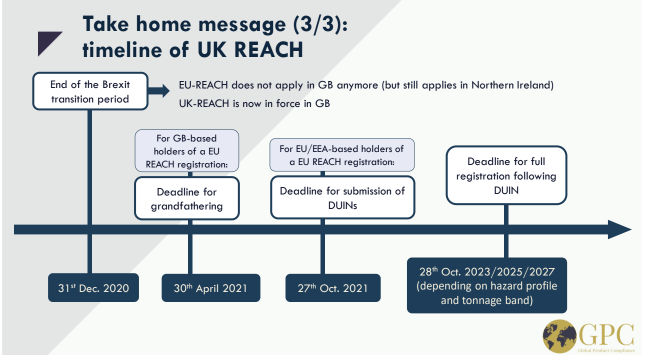
Take home message (1/3)

- ✓ Identify the substances to be placed in the GB market in qty. ≥ 1 tpa apart from your EU exports earlier
- ✓ Check- if the substance is already registered in EU-REACH as EU Registered substances make you eligible for DUIN
- Check- if the substance will be placed in the GB for the first time Submit inquiry and registration dossier as soon as possible
- Early submission means possibility to be a part of substance group so prioritise substances for inquiry submission immediately after DUIN





- ✓ Check- if the SDS is updated or not the substance classification should be as per the new GB CLP
- ✓ Identify the competent OR to take responsibilities towards your UK-REACH compliances.
- Be transparent to your OR and give complete information to avoid any non compliances
- ✓ Keep yourself updated on UK REACH developments- <u>apcgateway.com</u>,



How can GPC help you?

- Registrations and DUIN Notifications
- Only Representative services
- Study Management
- Safety Data Sheet (SDS)
- Communication with Authorities
- UK-REACH Compliance Advisor (DU communications and certificates)





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