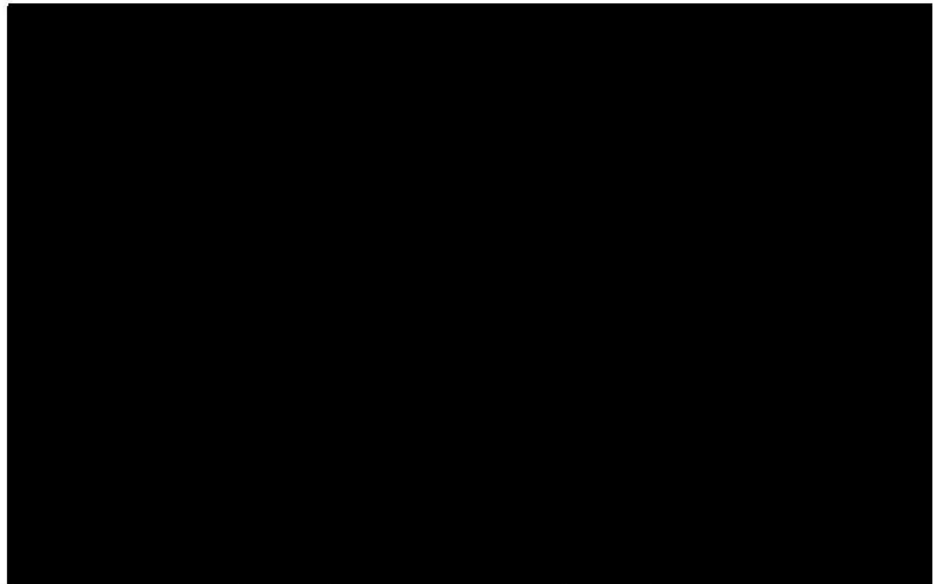


From:  
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Subject: Meeting with Cefic on 20/12/2021

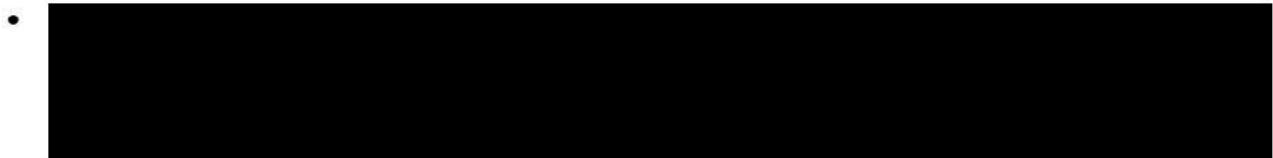
Dear colleagues,

We would like to inform you that F1 had an online meeting with Cefic on the REACH revision and transition pathways on 20/12/2021. Please see below for your information the participants, main points discussed and agreed next steps.

Participants: [redacted], [redacted] (Cefic), [redacted], [redacted], [redacted]  
[redacted], [redacted] (GROW.F1)

Main points discussed:

- Cefic summarised the main results of their **recently published study** on the economic impacts of the CLP revision and extended GRA (REACH revision), Cefic calls for a well-planned and sequenced implementation of GRA, focusing on most hazardous substances and consumer uses, providing business with a clear framework for investment.
- According to Cefic, the main benefits of the study have been to start discussion with COM and raise awareness of chemical companies on CSS – there is support for overall goal of CSS but the key question is how to reach this goal (link to transition pathways and industry days).
- **SMEs** are not well represented in the Cefic study and this was due to the lack of resources in SMEs to provide input for the study – SMEs will be affected differently (they tend to be more innovative and they can react faster, but at the same time the costs for them can be comparatively higher).
- Generally, Cefic requested more **clarity** on the key concepts announced in the CSS, starting from **definitions** (e.g. clear definitions of consumer and professional uses; substances of concern etc.); GROW noted that some concepts are still under discussion but more clarity will be provided as things evolve; restrictions roadmap gives already an indication of the upcoming regulatory action.





Please do not hesitate to get in touch should you have any questions.

Best regards,

