

General Regulatory Chamber (REACH) Rules and Rights of Appeal

Decision made under	Right of Appeal	What happens to your decision pending your appeal?
<p>The REACH etc. (Amendment) (EU Exit) Regulation 2019</p> <p>EU REACH Legislation to be read alongside The REACH Regulations 2019</p>	<ul style="list-style-type: none"> • An appeal may be brought against the imposition of additional conditions on registration exemptions for product and process-oriented research and development (PPORD) substances – Article 9 • An appeal may be brought against the results of completeness checks of registration dossiers – Article 20 • An appeal may be brought against an Agency decision made on a data sharing dispute – Article 27(6) • An appeal may be brought against the Health & Safety Executive decision for Dossier evaluation - compliance checks and animal testing proposals of registration dossiers (under Article 40 and Article 41) – Article 51 • An appeal can be brought against the Health & Safety Executive’s decision to requests additional information under the REACH evaluation procedures. – Article 52 	<ol style="list-style-type: none"> 1. If the Health & Safety Executive (HSE) considers the appeal to be admissible and well founded, then the HSE can rectify the decision within the period of 30 days beginning with the day when the appeal is brought. 2. When an appeal is lodged against the HSE, the contested decision is suspended and the appellant is not required to adhere to the decision until the FTT has made its ruling.