



June 1, 2016

# The Frank R. Lautenberg Chemical Safety for the 21<sup>st</sup> Century Act:

*Implementation Timeline*

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## Implementation Timeline: the first 6 months (December 2016)

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- Within 6 months of enactment:
  - Work on 10 risk evaluations of Work Plan chemicals
  - Report to Congress on EPA’s ability to implement the new mandates
- Within 180 days of enactment:
  - Review of small business reporting recordkeeping requirements, subsequent reviews not less than once every ten years



# Implementation Timeline: the first year (June 2017)

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Within 1 year of enactment:

- Rule for inventory reset
  - Reporting to be completed within 180 days
  - Within 1 year after Active Inventory compiled, rule for protection of chemical identities on the confidential inventory
  - Within 5 years after Active Inventory compiled, CBI claims need to be reviewed
- Guidance for industry developed risk evaluations
- Establishment of the Science Advisory Committee on Chemicals

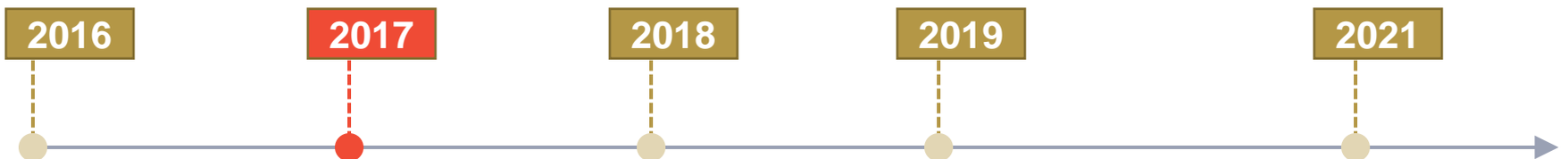


# Implementation Timeline: the first year (June 2017)

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Within 1 year of enactment:

- Rule for prioritization of chemicals, either designated as high priority or low priority
  - Designations to take between 9-12 months and published in Federal register: 90 days for information submission, 90 days for public comment on proposed designation with a 3 month extension available if needed.
- Rule for Risk Evaluation (“RE”) process
  - Need at least 12 months between prioritization and publication of scope. For Work Plan chemicals, need at least 3 months before scope published
  - RE needs to be completed with 3 years after initiation, 6 month extension available. 30 day notice and comment period on the RE.
  - If needed, Risk Management rule proposed with 1 year of RE completion.
  - Final RM rule within 2 years.
  - Compliance with RM rule within 5 years.



## Implementation Timeline: Years 2 and 3 (June 2018 - 2019)

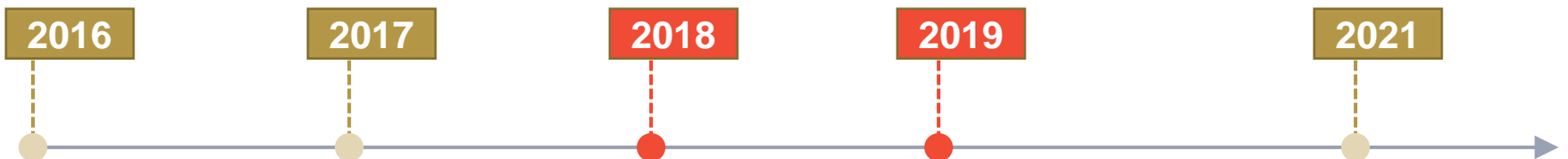
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Within 2 years of enactment:

- Development of strategic plan to promote development and implementation of alternative testing methods and to reduce animal testing
- Development of policies, procedures and guidance
  - To be reviewed, revised as necessary every 5 years

Within 3 years after enactment:

- Risk Management rules for high-scoring Work Plan PBTs
  - Final RM rule issued within next 18 months
- Proposed rules for limiting reporting for inorganic by-products when subsequently recycled, reused or reprocessed.
  - Final rule within 3.5 years
- Make adjustments to fee schedule as necessary (3 fiscal years)



## Implementation Timeline: years 3.5 – 5 (December 2019 - June 2021)

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Within 3.5 years after enactment:

- 20 Risk Evaluations to be underway and 20 Low priority designations made
  - Once a RE is completed, a new one needs to be commenced.

Within 5 years after enactment

- Report on progress on the Testing Strategic Plan





# *Questions*

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