

## For introducers of new chemicals under non-cosmetic exemption provisions



Australian Government  
Department of Health and Ageing  
NICNAS

This guide can be used by persons intending to manufacture/import a new chemical under the non-cosmetic exemption (NCE) and at volumes not exceeding 100 kg per 12- month period under subsection 21(4)(b) of the *Industrial Chemicals (Notification and Assessment) Act 1989*.

**NCE -1**

This form is for use as an aid in determining no unreasonable risk and must be kept by the introducer for record keeping purposes with supporting documentation. This form can be sent to NICNAS for data entry purposes relating to annual reporting requirements.

### Applicant

Business Name	ABN	
Business Address	Postcode	
Postal Address (if same as Business Address, state AS ABOVE)	Postcode	
Phone ( )	Fax ( )	Email

### Technical Contact

Name	Position	Company
Business Address (if different to above)	Postcode	
Postal Address (if same as Business Address, state AS ABOVE)	Postcode	
Phone ( )	Fax ( )	Email

### Chemical Identity

Chemical Name
Marketing or Other Name(s)
CAS Number (if known) - -

Amount of the new chemical intended to be introduced under this exemption for a 12-month period

- Is the new chemical classified as *hazardous* according to the *NOHSC* Approved Criteria for Classifying Hazardous Substances?  
 Yes  No
- Will the new chemical be present in a formulated product at a concentration, which causes the product to be classified as *hazardous* according to *NOHSC* Approved Criteria?  
 Yes  No
- Will the new chemical be present in a formulated product which itself is classified as *hazardous* according to the *NOHSC* Approved Criteria irrespective of the chemical?  
 Yes  No
- Is the chemical or the breakdown products likely to be persistent and/or bioaccumulative?  
 Yes  No

Please refer to the Handbook for Notifiers Section 2.6 for further information regarding the above questions and implications.

- Is the chemical an industrial nanomaterial under the NICNAS definition?  
(Note: for the working definition please consult the guidance document, *Guidance on New Chemical Requirements for Notification of Industrial Nanomaterials*, available from the NICNAS website:  
[http://www.nicnas.gov.au/Current\\_Issues/Nanotechnology/Guidance%20on%20New%20Chemical%20Requirements%20for%20Notification%20of%20Industrial%20Nanomaterials.pdf](http://www.nicnas.gov.au/Current_Issues/Nanotechnology/Guidance%20on%20New%20Chemical%20Requirements%20for%20Notification%20of%20Industrial%20Nanomaterials.pdf))

Yes     No

If yes, the chemical is not subject to an exemption from notification and assessment and must be notified to NICNAS.

Use:

State reasons why the introduction of the new chemical should **not** pose an unreasonable risk to the following:

(i) occupational health and safety

(ii) public health

(iii) the environment

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**Declaration**

I declare that to the best of my knowledge all the information in this application is true, correct and complete. In relation to the notification statement and/or other documentation accompanying this application, I declare that I am entitled to use and give the Director all data in the statement.

Name

Position

Signature

Date

**Note:**

It is an offence under the Act to supply a statement which is false or misleading.

Under the Regulations, manufacturers and importers must maintain a dossier of safety information on non-cosmetic chemicals/products which are exempt under subsection 21(4)(b) of the Act from notification and assessment.

Companies are also required to complete annual reporting under subsection 21AA of the act.