Extract

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GOVERNMENT NOTICES

DEPARTMENT OF THE ENVIRONMENT

CANADIAN ENVIRONMENTAL PROTECTION ACT

Conditions for the Manufacture or Import of Substances New to Canada that are Suspected of Being Toxic

Notice is hereby given, pursuant to subsection 29(5) of the *Canadian Environmental Protection Act*, that the Ministers of Health and of the Environment have assessed information pertaining to substances suspected of being "toxic", as defined under section 11 of the Act.

The Minister of the Environment is hereby pleased to impose, pursuant to paragraph 29(1)(a) of the Canadian Environmental Protection Act, conditions on the manufacture and import of these substances.

Phosphoric acid, mixed polyoxyalkylene aryl and alkyl esters. The notifier may import the notified substance only in circumstances where: the notifier complies with the terms of the condition; the notifier informs all customers of the terms of the condition; and the notifier obtains, prior to any transfer of the notified substance, by sale or otherwise, written confirmation from customers that they will meet these conditions.

- 1. The notified substance may be used only as a component of a petroleum gelling agent formulation, intended for use only in oil fields.
- 2. Any waste containing the notified substance must be disposed of as permitted under the laws of the jurisdiction where the disposal facility is located.
- 3. The notifier shall maintain, and have available for review by any Officer of the Department of the Environment, electronic or paper records, with any documentation supporting the validity of the information contained in these records, indicating:
 - (a) the specific use of the notified substance;
 - (b) the quantity of the notified substance being imported, transferred, by sale or otherwise, purchased or used;
 - (c) the location of the facility used to dispose of the waste containing the notified substance;

- (d) the name and address of the customers to whom the notified substance has been transferred, by sale or otherwise; and
- (e) that the notifier has informed the customers of the conditions and that they will meet these conditions.
- 4. The notifier shall maintain the records made in item 3 at the notifier's Headquarters in Canada for a period of five years after they are made.
- 5. Customers shall maintain and have available for review by any Officer of the Department of the Environment, electronic or paper records, with any documentation supporting the validity of the information contained in these records, indicating all the information requirements set out in paragraphs 3(a) to (e).
- 6. Customers shall maintain electronic or paper records made in item 5 at their Canadian Headquarters for a period of five years after they are made.
- 7. Should the notifier intend to manufacture the notified substance, the notifier shall inform the Minister of the Environment, in writing, 30 days prior to manufacturing.

Propane, 1,1,1,3,3,3-hexafluoro-, CAS Registry Number 690-39-1. The notifier may import or manufacture the notified substance only in circumstances where: the notifier complies with the terms of the condition; the notifier informs all customers of the terms of the condition; and the notifier obtains, prior to any transfer of the substance, by sale or otherwise, written confirmation from customers that they will meet these conditions.

- 1. The notified substance may be used only as a fire extinguishing agent, foam blowing agent, or refrigerant, where it is replacing substances listed as ozone-depleting substances in Schedule I of the *Canadian Environmental Protection Act*.
- 2. The notifier shall maintain, and have available for review by any Officer of the Department of the Environment, electronic or paper records, with any documentation supporting the validity of the information contained in these records, indicating:
 - (a) the specific use of the notified substance;
 - (b) the quantity of the notified substance being manufactured, imported, transferred, by sale or otherwise, purchased or used;
 - (c) the name and address of the customers to whom the notified substance has been transferred, by sale or otherwise; and
 - (d) that the notifier has informed the customers of the conditions and that they will meet these conditions.
- 3. The notifier shall maintain the records made in item 2 at the notifier's Headquarters in Canada for a period of five years after they are made.
- 4. Customers shall maintain and have available for review by any Officer of the Department of the Environment, electronic or paper records, with any documentation supporting the validity of the information contained in these records, indicating all the information requirements set out in paragraphs 2(a) to (d).

5. Customers shall maintain electronic or paper records made in item 4 at their Canadian Headquarters for a period of five years after they are made.

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On behalf of the Minister of the Environment