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Extract

Canada Gazette, Part I
February 6, 1999
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 a substance 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 import of this

substance.

Calcium, bis(2,4-pentanedionato-0,0')-, CAS Registry Number 19372-44-2. The notifier may

import the notified substance only in circumstances where: the notifier complies with the terms of

the condition; the notifer 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 in the preparation of stabilizers

used in the compounding of plastics, intended for use only in outdoor applications.

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 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 records made in item 2 must be maintained 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

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requirements set out in paragraphs 2(a) to (c).

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.

6. 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.

J. A. Buccini

Director

Commercial Chemicals

Evaluation Branch

On behalf of the Minister of the Environment