§ 721.3080 Substituted phosphate ester (generic).

(a) Chemical substances and significant new uses subject to reporting. (1) The chemical substance identified generically as a substituted phosphate ester (PMN P-85–730) is subject to reporting under this section for the significant new uses described in paragraph (a)(2) of this section.

(2) The significant new uses are:
   (i) Protection in the workplace. Requirements as specified in §721.63 (a)(1), (a)(3), (b) (concentration set at 0.1 percent), and (c).
   (ii) Hazard communication program. Requirements as specified in §721.72 (a), (b)(2), (c), (d), (e) (concentration set at 0.1 percent), (f), (g)(1)(iv), (g)(1)(vii), (g)(2)(i), (g)(2)(ii), and (g)(5).
   (iii) Industrial, commercial, and consumer activities. Requirements as specified in §721.80(k).
   (iv) Release to water. Section 721.90 (a)(1), (b)(1), and (c)(1).

(b) Specific requirements. The provisions of subpart A of this part apply to this section except as modified by this paragraph.

(1) Recordkeeping. The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in §721.125 (a) through (i).

(2) Limitations or revocation of certain notification requirements. The provisions of §721.185 apply to this significant new use rule.

[61 FR 67396, Dec. 2, 1996]

§ 721.3085 Brominated phthalate ester.

(a) Chemical substance and significant new uses subject to reporting. (1) The chemical substance identified generically as brominated phthalate ester (PMN P-90–581) is subject to reporting under this section for the significant new uses described in paragraph (a)(2) of this section.

(2) The significant new uses are:
   (i) Industrial, commercial, and consumer activities. Requirements as specified in §721.80(q).
   (ii) Hazard communication program. A significant new use of this substance is any manner or method of manufacture, import, or processing associated with any use of these substances without providing risk notification as follows.
   (A) If as a result of the test data required under the TSCA section 5(e) consent order for this substance, the employer becomes aware that this substance may present a risk of injury to human health or the environment the employer must incorporate this new information, and any information on methods for protecting against such risk, into a MSDS as described in §721.72(c) within 90 days from the time the employer becomes aware of the new information. If this substance is not being manufactured, imported, processed, or used in the employer’s workplace, the employer must add the new information to an MSDS before the substances are reintroduced into the workplace.
   (B) The employer must ensure that persons who will receive, or who have received the substance from the employer within 5 years from the date the employer becomes aware of the new information described in §721.72(c) containing the information required under paragraph (a)(2)(i)(A) of this section within 90 days from the time the employer becomes aware of the new information.

(b) Specific requirements. The provisions of subpart A of this part apply to