



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
WASHINGTON, D.C. 20460

November 4, 1975

Registration Division

PR NOTICE 75-5

NOTICE TO PRODUCERS, FORMULATORS, DISTRIBUTORS,  
AND REGISTRANTS OF PESTICIDES

Attention: Persons Responsible for Federal Registration of Pesticides  
SUBJECT: Unacceptable Use of the Word "Chlorine" in the Name and  
Labeling of Pesticides

Use of the word "CHLORINE" alone or in combination with other wording in the name or in labeling text to describe products other than liquified chlorine under pressure has been determined to be in violation of Section 2(q)(1)(A) of the Federal Insecticide, Fungicide, and Rodenticide Act as amended and Section 162.10 (a)(5)(vii) of the regulations thereunder, and is no longer acceptable for registration.

The labeling for existing registrations which bear such wording in the product name or elsewhere in the labeling text must be corrected within the parameters of this notice. Products to which this notice applies are:

1. Sodium, lithium, and calcium hypochlorites.
2. Chlorinated triazinetriones including their potassium and sodium derivatives.
3. Chlorinated trisodium phosphates.

4. Any other pesticide product which is not liquified chlorine under pressure.

Corrections to bring the labeling or existing registrations into compliance will be requested at the time such products are called in for re-registration.

Unregistered products currently under consideration for registration are expected to reflect compliance with this notice when the final printed labeling is submitted.

The following examples are considered acceptable alternatives:

UNACCEPTABLE

Dry Chlorine

Liquid Chlorine

Dry Granular  
Chlorine

Chlorine Tablets

ACCEPTABLE

Dry Chlorinating (Chemical, Compound,  
or Product)

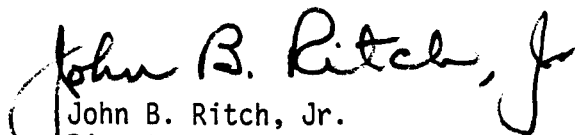
Liquid Chlorinating (Chemical, Compound,  
or Product)

Dry Granular Chlorinating (Chemical,  
Powder, or Product)

Chlorinating Tablets

Other alternatives may be used provided they are submitted for review and found acceptable within the intent of this Notice, before being adopted.

Any product failing to satisfy this requirement within the schedules set forth herein will be considered misbranded within the meaning of Section 2(q)(1)(A) of the Federal Insecticide, Fungicide, and Rodenticide Act, as amended, and subject to enforcement proceedings.

  
John B. Ritch, Jr.  
Director  
Registration Division (WH-567)