1	EPA REGISTRATION DATE OF ISSUANCE
US ENVIRONMENTAL PRO TION AGENCY OFFICE OF PESTICIDES PROGRAMS REGISTRATION DIVISION (TS-767) WASHINGTON, DC 20460	10465-20
	TERM OF ISSUANCE
·	
RUTICE OF FESTICIDE:	rion .
(Under the Federal Insecticide, Fungicide, and Rodenticide Act, as amended)	CCA-Type C, Rood Preservative UV& Concentration
A AND ADDRESS OF REGISTRANT (Include ZIP code	e)
Г	л <i>"</i> л
Mineral Research & Developmen	
One Woodlawn Green Charlotte, NC - 28210	188587 160
L	
omitted to and accepted by the Registration Divisi	stance from that accepted in connection with this registration must be ion prior to use of the label in commerce. In any correspondence on this
duct always refer to the above U.S. EPA registrat the basis ef information furnished by the registra	tion number. ant, the above named pesticide is hereby Registered/Reregistered under
Federal Insecticide, Fungicide, and Rodenticide	
copy of the labeling accepted in connection with t	this Registration/Reregistration is returned herewith.
t is not to be construed as giving the registrant a others.	f any name in connection with the registration of a product under this a right to exclusive use of the name or to its use if it has been covered
<pre>t is not to be construed as giving the registrant a others.</pre>	Fight to exclusive use of the name or to its use if it has been covered by productive of a cover file of the line of "it: guirest for registration/reregistration of 3(c)(5) when the Agency requires all to submit such data. istration No. 10465-20" to your label before ment. of your final printed labeling before you . Refer to the $h-79$ Enclosure for a further
<pre>t is not to be construed as giving the registrant a others.</pre>	Fight to exclusive use of the name or to its use if it has been covered by reaction is according to the line $\Lambda$ (1): (u) the second function of the line $\Lambda$ (2)(5) when the Agency requires all to submit such data. (istration No. 10465+20" to your label before ment. (of your final printed labeling before you () Refer to the $\Lambda$ -79 Enclosure for a further cling. (conglied with, the redistration will be cance with PIPPI section of (). Your release titles acception of the sub-title. (is enclosed to regular regions)
<pre>t is not to be construed as giving the registrant a others.</pre>	<pre>initial exclusive use of the name or to its use if it has been covered by reaction is according to the line is guirest for registration/reregistration of 3(c)(5) when the Agency requires all to submit such data. istration No. 10465+20" to your label before ment. of your final printed labeling before you . Refer to the K-79 Enclosure for a further cling. complied with, the redistration will be ance with PDPF section of the Normalized titutes acception of the submitter. is enclosed to regular them. is enclosed to regular them. is enclosed to regular them. Lois A. Rossi Acting Product Manager (21) Fungicide-Herbicide Branch</pre>
<pre>t is not to be construed as giving the registrant a others.</pre>	<pre>inight to exclusive use of the name or to its use if it has been covered by reaction and its according to the line "use guirest for registration/reregistration of 3(c)(5) when the Agency requires all to submit such data. istration No. 10465-20" to your label before ment. of your final printed labeling before you . Refer to the A-79 Enclosure for a further cling. corplied with, the registration will be ance with PDPP2 section o(c). Your release titles acception of the sub-there. is enclosed by your reserves.</pre>
<pre>t is not to be construed as giving the registrant a others.</pre>	<pre>initial exclusive use of the name or to its use if it has been covered by reaction is according to the line is guirest for registration/reregistration of 3(c)(5) when the Agency requires all to submit such data. istration No. 10465+20" to your label before ment. of your final printed labeling before you . Refer to the K-79 Enclosure for a further cling. complied with, the redistration will be ance with PDPF section of the Normalized titutes acception of the submitter. is enclosed to regular them. is enclosed to regular them. is enclosed to regular them. Lois A. Rossi Acting Product Manager (21) Fungicide-Herbicide Branch</pre>
<pre>t is not to be construed as giving the registrant a others.</pre>	<pre>inight to exclusive use of the name or to its use if it has been covered by reaction and its according to the line "use guirest for registration/reregistration of 3(c)(5) when the Agency requires all to submit such data. istration No. 10465-20" to your label before ment. of your final printed labeling before you . Refer to the A-79 Enclosure for a further cling. corplied with, the registration will be ance with PDPP2 section o(c). Your release titles acception of the sub-there. is enclosed by your reserves.</pre>

has the birth of a state of the state of the

(	CENTIK	PANEL

## RESTRICTED USE PESTICIDE

201

For sale to and use by certified applicators or by persons under  $\left( T\right)$ their direct supervision and only for those uses covered by the certified applicators' certification. CCA TYPE-C WOOD PRESERVATIVE 31 7 Chromated Copper Arsenate CCA-C 60% Concentrate н ACTIVE INGREDIENTS 0xidê'-28.507 Chromic Acid (Cr0,) (2) Cupric Oxide (CuO) 11.40% Arsenic Pentoxide (As<sub>2</sub>0<sub>5</sub>) 20.10% INERT INGREDIENTS 40.00Z TOTAL 100.00% Total arsenic, all in water soluble form, expressed as metallic - 13.32% This product contains 9.34 lbs. oxide per gallon This product weighs 15.56 lbs. per gallon KEEP OUT OF THE REACH OF CHILDREN DANGER POISON STATEMENT OF PRACTICAL TREATMENT **(**3) IF SWALLOWED: Call a physician or Poison Control Center. Drink 1 or 2 glasses of water and induce vomiting by touching back of throat with finger. Do not induce vomiting or give anything by mouth to an unconscious person. IF IN EYES: Flush with plenty of water. Call a physician. IF ON SKIN: Wash with plenty of soap and water. Get medical attention. Refer to additional precautionary statements elsewhere on the label under the heading, "Precautionary Statements: Hazards:to Humans and Domestic Animals". S Mineral Research & Development Corporation P.O. Box 610, Harrisburg, NC 28075 ACCEPTED 6 with COMMENTS in EPA Letter Dated. EPA ESTABLISHMENT NO. 10465-NC-1 EPA REGISTRATION NO.: 10465-NET CONTENTS Lbs. FEB 17 1987 Under the Fodoral Inceticide Fungicide, and Rodentscole Ad as amended, for the postici

stared under EPA Reg. No

10469-



(9)

 $\langle 0 \rangle$ 

[13]

14

#### DANGER

HAZARDS TO HUMANS & DOMESTIC ANIMALS

¢

PRECAUTIONARY STATEMENTS

Corrosive. Causes irreversible eye damage, skin or mucous membrane irritation. Harmful or fatal if swallowed, inhaled or absorbed
through skin. Handle in a well ventilated area. Do not get on skin, in eyes or on clothing. Keep container closed when not in use.

Individuals in the work area of an arsenical wood treatment plant must wear properly fitting, well-maintained high efficiency filter respirators, MSHA/NIOSH-approved for inorganic arsenic, if the level of inorganic arsenic in the plant is unknown or exceeds 10 microgram per cubic meter of air (10 ug/m<sup>2</sup>) averaged over an 8-hour work period. Air monitoring programs, procedures and record retention and submission must be conducted in accordance with the instructions on the attached labeling material.

Refer to label attachment, "Permissible Exposure Limit (PEL) Monitoring Program" for additional information concerning the use of this product.

#### ENVIRONMENTAL HAZARDS

This product is toxic to fish and wildlife. Do not apply directly to water or wetlands. Do not contaminate water by cleaning of equipment or disposal of wastes.

# D PHYSICAL AND CHEMICAL HAZARDS

Do not use or store near heat or open flame.

# (12) DIRECTIONS FOR USE

It is a violation of Federal Law to use this product in a manner inconsistent with its labeling. STORAGE AND DISPOSAL

Do not contaminate water, food or feed by storage or disposal. Open dumping is prohibited.

STORAGE

This product must be stored in closed tanks or drums which display a label properly identifying the product and its concentration.

BEST AVAILABLE COPY

## PESTICIDE DISPOSAL:

Pesticide wastes are acutely hazardous. Improper disposal.of; excess pesticide, spray mixture, or rinsate is a violation of Federal law. If these wastes cannot be disposed of by use according to label instructions, contact your State Pesticide or Environmental Control Agency or the Hazardous Waste representative at the nearest EPA Regional Office for guidance.

# LEFT PANEL (CONTINUED)

(

## CONTAINER DISPOSAL

(

(16) Triple rinse (or equivalent) and offer for recycling or recondi-Lioning or dispose of in a sanitary landfill or by other approved State and local procedures.

SPILLS

-

- Avoid contact with eyes, skin or clothing
- $\langle 7 \rangle$  Dike to contain with sand or soil
  - Collect usable liquid and return to work tank or drum
  - Neutralize any uncollected liquid

50% Concentrate Apply 200 pounds of lime or 800 pounds of cement per 50 gallons of 50 % concentrate

Working Solutions (up to 10% solution) Apply 40 pounds of lime or 160 pounds of cement per 50 gallons of solution of 10% or less.

- Collect and enclose in steel drums, any contaminated soil, sand or absorbent and dispose in accordance with local, state and Federal regulations for hazardous waste
- Contact chemical manufacturer, state environmental agency or U.S. E.P.A. for assistance and instructions for control of spilled chemicals.

END LEFT PANEL



# BEGIN RIGHT PANEL

#### SPECIFIC USE INSTRUCTIONS

Contents for use only in pressure treating vessel for forest products. Cannot be used in concentrated form. Do not attempt to use without implementing the necessary safety equipment. To be used only in impregnation of forest products utilizing water solutions having concentrations ranging from 0.5% to 10% by weight. Impregnation procedures must rigidly adhere to the current specifications of the American Wood Preservers Association. Treated wood is provided protection against termites, ascomycetes, brown rot, dry rot and white rot.

Applicators must wear gloves impervious to the wood treatment formulation in all situations where dermal contact is expected (e.g., handling freshly treated wood and manually opening cylinder doors).

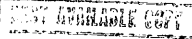
Individuals who enter pressure treatment cylinders and other related equipment that is contaminated with the wood treatment solution (e.g., cylinders that are in operation or are not free of the treatment solution) must wear protective clothing, including overalls, jacket, gloves and boots, impervious to the wood treatment formulation. In addition, individuals who enter pressure-treatment cylinders must wear properly fitting, well maintained, high efficiency respirators, MSKA/NIOSH-approved for inorganic arsenic, if the level of inorganic arsenic in the plant is ugknown or exceeds 10 micrograms per cubic meter of air (10 ug/m) averaged over an 8-hour work period. Air monitoring programs, procedures and record retention and submission must be conducted in accordance with the instructions on the attached labeling material.

Applicators must not eat, drink or use tobacco products during those parts of the application process that may expose them to the wood treatment formulation (e.g., manually opening/closing cylinder doors, moving trams out of cylinders, mixing chemicals and handling freshly treated wood).

Wash thoroughly after skin contact and before eating, drinking, use of tobacco products or using restrooms.

Protective clothing must be changed when it shows signs of contamination. Applicators must leave protective clothing and workshops or boots and equipment at the plant. Worn-out protective clothing and workshoes or boots must be left at the plant and disposed of in a manner approved for pesticide disposal and in accordance with state and federal regulations.

Processes used to apply inorganic arsenical formulations shall leave no visible surface deposits on the wood, as defined by AWPA Standard C-1 and AWPB Standards LP2 and LP22. (Visible surface deposits means a surface residue or crystallization on the treated wood. Small isolated or infrequent spots of chemical on otherwise clean wood shall be allowed).





(19)

(18)











# RIGHT PANEL (CONTINUED)

(

NOTE TO USER: Examples of acceptable materials for protective clothing (e.g., gloves, overalls, jackets and boots) required during application and handling of inorganic arsenicals are vinyl, polyvinyl chloride (PVC), neoprene, NBR (Buna-N), rubber and polyethylene.

## WARRANTY STATEMENT

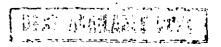
(25)

i

(

Follow directions carefully. Buyer assumes all risks of use, storage or handling of this material not in strict accordance with directions given herewith.

END RIGHT PANEL



#### Implementation of the Permissible Exposure Limit (PEL) Monitoring Program\*

{

£

100 7

Each arsenical wood treatment plant employer shall require all employees potentially exposed to airborne inorganic arsenic to wear properly fitting, well maintained high efficiency filter respirators MSHA/NIOSH-approved for inorganic arsenic for the entire period that the employees are in the treatment application work area or engaged in any activity associated with the treatment process. Alternatively, to potentially relieve employees from the burden of wearing respirators, the employer may implement a Permissible Exposure Limit (PEL) monitoring program. This requirement becomes effective for existing plants on June 1, 1986. Any plants which begin operations in the future will have 3 months from the date of initial operation to implement this requirement.

All wood treatment plant employers who elect to implement the PEL. monitoring program must determine the current levels of airborne exposure to employees, if the data were obtained in the same manner as described below in the "Monitoring and Measurements Procedures" unit, and if the employer can certify that no changes have been made since the time of monitoring that could have resulted in new or additional employee exposure to inorganic arsenic including events on the "PEL Checklist" below.

If the initial or subsequent monitoring demonstrates that airborne inorganic arsenic in a work area is greater than 10 ug/m<sup>3</sup>, all employees working in that area are required to wear properly fitting, well-maintained high efficiency filter respirators MSHA/NIOSH-approved for inorganic arsenic. If in subsequent monitoring, at least two consecutive measurements taken at least 7 days apart, the inorganic arsenic, levels are below 10 ug/m<sup>3</sup>, employees in those areas may discontinue the wearing of the respirators, except as discussed in the "PEL Checklist" below. However, if the employee exposure is above 5 ug/m<sup>3</sup> and below, 10 ug/m<sup>3</sup>, the employer shall repeat monitoring at least every 6 months until at least two consecutive measurements taken at least 7 days apart, are below 5 ug/m<sup>3</sup>. The employer may then discontinue monitoring, except as discussed in the "PEL Checklist" below.

\*As taken, from Section IV, paragraph 3. November, 1985. Settlement Agreement, Amended Notice of Intent to Cancel. (EPA)

#### PEL Checklist

-2-

(

In all cases where there has been a change in production, process, control, or employee handling procedures, or if any events in the PEL Check list occurred, or if, for any other reason an employer should suspect new or additional airborne inorganic arsenic, additional monitoring that complies with the requirements for initial monitoring shall be completed. Responses to the Checklist will become part of the monitoring records. Monitoring is required within 3 months if any of the following events/questions on the check list can be answered in the affirmative with respect to any events which may have occurred since the last monitoring report submitted to the Agency:

1. After the wood has been treated, have you changed from hand stacking or from mechanical stacking to hand stacking? If yes, when?

2. Has your production capacity increased significantly? If yes, when?

3. Have you changed from a ready-to-use or dilute concentrate to a mix-it-yourself formulation? Has the proportional amount of arsenic in the solution increased, e.g., have you shifted from CCA type A or C to type B7 If yes, when?

4. Has a significant, i.e., reportable under the "Comprehensive Environmental Response, Compensation, and Liability Act of 1980" (Superfund), 42 U.S.C. 9501 <u>et seq.</u>, spill occurred? If yes, when?

5. Is treated wood being retained on the drip pad for less time? If yes, when?

6. Have there been any other production, process, control or employee handling procedure changes which could result in new or additional airborne inorganic arsenic? Identify change, and when it occurred.

