

Subpart B—Labeling

- 1230.10 Placement.
- 1230.11 Required wording.
- 1230.12 Manufacturer; distributor.
- 1230.13 Labeling of “poison”.
- 1230.14 Directions for treatment.
- 1230.15 Responsibility for labeling directions for treatment.
- 1230.16 Exemption from labeling directions for treatment.

Subpart C—Guaranty

- 1230.20 General guaranty.
- 1230.21 Specific guaranty.

Subpart D—Administrative Procedures

- 1230.30 Collection of samples.
- 1230.31 Where samples may be collected.
- 1230.32 Analyzing of samples.
- 1230.33 Investigations.
- 1230.34 Analysis.
- 1230.35 Hearings.
- 1230.36 Hearings; when not provided for.
- 1230.37 Publication.

Subpart E—Imports

- 1230.40 Required label information.
- 1230.41 Delivery of containers.
- 1230.42 Invoices.
- 1230.43 Enforcement.
- 1230.44 Samples.
- 1230.45 No violation; release.
- 1230.46 Violation.
- 1230.47 Rejected containers.
- 1230.48 Relabeling of containers.
- 1230.49 Penalties.

AUTHORITY: 15 U.S.C. 1261–1276.

CROSS REFERENCES: For regulations relating to invoices, entry, and assessment of duties, see 19 CFR parts 141, 142, 143, 151, 152. For regulations regarding the examination, classification, and disposition of foods, drugs, devices, cosmetics, insecticides, fungicides, and caustic or corrosive substances, see 19 CFR part 12. For regulations relating to consular invoices, and documentation of merchandise, see 22 CFR parts 91 and 92.

SOURCE: 38 FR 32110, Nov. 20, 1973, unless otherwise noted.

Subpart A—General Provisions**§ 1230.2 Scope of the act.**

The provisions of the act apply to any container which has been shipped or delivered for shipment in interstate or foreign commerce, as defined in section 2(c) of the act (44 Stat. 1407; 15 U.S.C. 402) or which has been received

from shipment in such commerce for sale or exchange, or which is sold or offered for sale or held for sale or exchange in any Territory or possession or in the District of Columbia.

§ 1230.3 Definitions.

(a) The word *container* as used in the regulations in this part means a retail parcel, package, or container suitable for household use and employed exclusively to hold any dangerous caustic or corrosive substance defined in the act.

(b) The words *suitable for household use* mean and imply adaptability for ready or convenient handling in places where people dwell.

Subpart B—Labeling**§ 1230.10 Placement.**

The label or sticker shall be so firmly attached to the container that it will remain thereon while the container is being used, and be so placed as readily to attract attention.

§ 1230.11 Required wording.

(a) The common name of the dangerous caustic or corrosive substance which shall appear on the label or sticker is the name given in section 2(a) of the act (44 Stat. 1406; 15 U.S.C. 402) or any other name commonly employed to designate and identify such substance.

(b) Preparations within the scope of the act bearing trade or fanciful names shall, in addition, be labeled with the common name of the dangerous caustic or corrosive substance contained therein and comply with all the other requirements of the act and of the regulations in this part.

§ 1230.12 Manufacturer; distributor.

If the name on the label or sticker is other than that of the manufacturer, it shall be qualified by such words as “packed for,” “packed by,” “sold by,” or “distributed by,” as the case may be, or by other appropriate expression.

§ 1230.13 Labeling of “poison”.

The following are styles of uncondensed Gothic capital letters 24-point (type face) size: