# Updates to the Worker Protection Standards & Impacts on California

**CDPR** 

**Enforcement Branch** 

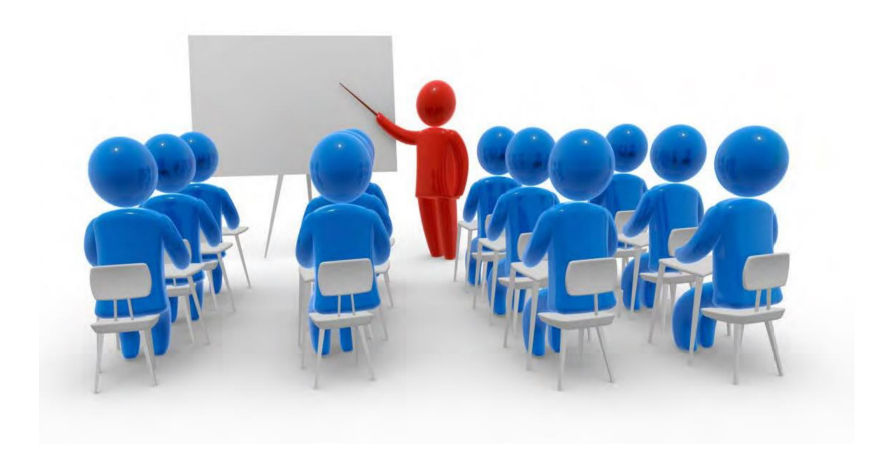
## Background

- In 1992 the US EPA implemented a set of regulations known as the Worker Protection Standards (WPS) to address worker safety concerns in the agricultural industry.
- On March 18, 2014, the EPA published their proposed revisions to the WPS in the Federal Registrar.
- On August 18, 2014, DPR submitted comments to the US EPA on their proposal.
- On November 2, 2015, the US EPA published the Final WPS rule in the Federal Registrar.

#### **US EPA WPS Revisions**

- Pesticide Safety Training for Workers and Handlers
- Notification
- Hazard Communication
- Drift Related Requirements
- Minimum Age Requirements
- Display of Pesticide Safety Information
- Decontamination
- Exemptions

# Pesticide Safety Training for Workers and Handlers



#### Shortening of the Retraining Interval

- **EPA's Current Rule:** Employers are required to ensure that workers and handlers are trained once every five years.
- EPA's Revised Rule: Workers and handlers must be trained annually.
- Impact on CA: Handlers are already required to be trained annually. New revisions will change worker training requirements only.

## Establish Record Keeping Requirements to Verify Training

- **EPA's Current Rule:** No requirement for how an employer must verify a worker or handler has received pesticide safety training.
- **EPA's Revised Rule:** Employers must maintain records of worker and handler training for two years.
- Impact on CA: Add requirement for worker training record keeping. Handler training record keeping is already required.

## **Expand Content of Training**

- **EPA's Current Rule:** Requires employers to train handlers and workers on specific topics.
- **EPA's Revised Rule:** Adds additional topics to worker and handler training (reducing take home exposure, exclusion zones, minimum age, respirator use, etc.)
- Impacts to CA: CA already has most proposed topics in PSIS series however those topics would need to be codified in regulation as part of the training requirements.

## Notification Changes



#### Field Posting

- **EPA's Current Rule:** Requires employers to notify workers orally or by posting warning signs fields under REI (if worker is within ½ mile of the treated site).
- **EPA's Revised Rule:** Requires posting for all outdoor applications with REI's greater than 48 hours.
- **Impact on CA:** Posting signs will be required for REI's greater than 48 hours (not seven days).

#### Hazard Communication



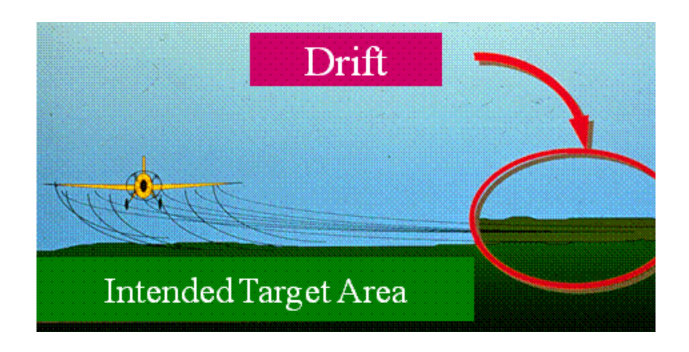
#### Pesticide Specific Hazard Communication Materials

- **EPA's Current Rule:** Requires employers to provide pesticide specific application information at the central display.
- **EPA's Revised Rule:** Requires employers to provide pesticide specific hazard information (SDS) at the central display as well as application information.
- Impact on CA: CA already requires SDSs to be maintained. However, now SDSs are required to be available at the central display.

#### Pesticide Hazard Information Availability

- **EPA's Current Rule:** Pesticide Records must be maintained and posted at a central display for 30 days + REI.
- **EPA's Revised Rule:** Pesticide Application and Hazard Information must be maintained for two years and be made available to workers, medical personnel, or "designated representatives" if requested.
- Impact on CA: CA already requires record keeping for two years. CA must add EPA's requirement for records to be provided to "designated representatives" upon request.

## Drift Related Requirements



#### Restrictions to Prevent Drift Exposure

- **EPA's Current Rule:** Established "entry restricted areas" adjacent to treated areas during pesticide application for nurseries and greenhouses.
- **EPA's Proposed Rule:** Retains nursery and greenhouse requirements but changes the term "entry restricted area" to "exclusion zone" and requires new exclusion zones of up to 100ft around application equipment for outdoor production.
- Impact on CA: Will require CA to adopt EPA's new "exclusion zones."

## Minimum Age Requirements



#### Age Requirements

- **EPA's Current Rule:** Does not establish a minimum age for handlers and early entry workers.
- **EPA's Revised Rule:** Requires all early entry workers and handlers to be at least 18 years old.
- Impact on CA: Will require CA to revise our current handler age requirement to apply to all handling situations and adopt early entry worker age requirement.

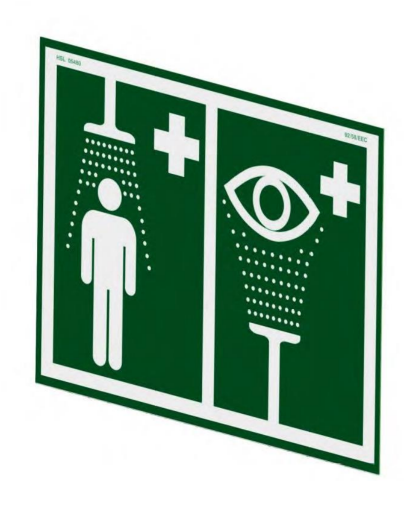
#### Display of Pesticide Safety Information



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- **EPA's Current Rule:** Requires pesticide safety poster (PSIS series in CA) to be displayed at a central location.
- **EPA's Revised Rule:** Requires pesticide safety information to be displayed at a central location and all decontamination sites servicing 11 or more workers.
- **Impact on CA:** Will require PSISs to be displayed at decontamination sites for 11 or more workers.

#### Decontamination



## Clarify Water Required for Decontamination

- **EPA's Current Rule:** Requires employers to provide "enough water" for routine washing and emergency eye flush.
- **EPA's Revise Rule:** Requires employers to provide gallon of water per worker and 3 gallons of water per handler/early entry worker (measured at the start of their work period) for decontamination.
- **Impact on CA:** Need to codify EPA required amounts of water.

## Requirement for Ocular Decontamination

- **EPA's Current Rule:** Requires all handlers applying pesticides requiring protective eyewear to have one pint of eyewash immediately available.
- o **EPA's Revised Rule:** Employers must provide water at all mixing and loading sites for ocular decontamination (when label requires protective eyewear or using a closed system) from a system capable of delivering 0.4 gallons/minute for 15 minutes or from six gallons of water able to flow gently for about 15 minutes (retains 1 pint rule).
- Impact on CA: Need to add requirements for ocular d econtamination at mix/load sites.

## Exemptions



# Exemptions for Crop Advisors and Their Employees

- o **EPA's Current Rule:** Exempts employers from complying with certain handler/re-entry worker requirements for workers performing crop advising tasks if they are a Certified Crop Advisor or directly supervised by one.
- **EPA's Revised Rule:** Eliminates the exemptions for employees directly supervised by Certified Crop Advisors.
- Impact on CA: California must delete these exemptions as well.

## Exemptions for Applying in an Enclosed Cab

- **EPA's Current Rule:** Permits handlers to forego respiratory protection requirements if operating in an enclosed cab approved for respiratory protection.
- **EPA's Revised Rule:** Requires handlers in enclosed cabs to wear the label-specified respiratory protection except when the only label-specified respiratory protection is a filtering facepiece respirator (NIOSH approval number prefix TC–84A) or dust/mist filtering respirator.
- Impact on CA: CA must delete this exemption as well.

# Other Significant EPA Changes Not Impacting California

- Deletion of "grace period" for worker training
- Revised closed system requirements (in accordance with DPR's revised regulations)
- Requirement for respiratory protection program to be consistent with OSHA standards

#### Implementation

- First round of required changes expected to be in place January 2017.
- Second round of required changes (relating to new training requirements) expected to be in place January 2018.
- DPR will be providing future trainings to the County Agricultural Commissioners and industry relating to the implementation of these changes-Stay Tuned!

## Questions?

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