(3)--A--hazardous--chemical---being---transported---or temporarily--stored-in-a-sealed-or-totally-enclosed-container-and which-is-transported--in-accordance--with--requirements--of--the United-States-Department-of-Transportation-

32E.

- (A) THE REQUIREMENTS OF THIS SECTION DO NOT APPLY TO A CONSUMER PRODUCT OR FOODSTUFF THAT IS:
- (1) PACKAGED FOR DISTRIBUTION TO AND INTENDED FOR USE BY THE GENERAL PUBLIC; AND
- (2) HANDLED OR STORED UNOPENED IN A RETAIL ESTABLISHMENT, -STOREROOM OR WAREHOUSE.
- [(a)] (B) An employer shall compile and maintain a chemical information list which shall contain the following information for each hazardous chemical manufactured, processed, formulated, packaged, repackaged, handled, reacted, transferred, or stored in a workplace:
  - (1) The common name;
  - (2) The chemical name; and
- (3) Identification of the work area in which the hazardous chemical is found.
  - [(b)] (C) Chemical information lists shall be:
- (1) Arranged in alphabetical order according to common name;
  - (2) Revised and realphabetized biennially; and
  - (3) Maintained for at least 40 years.
- [(c)] (D) A hazardous chemical not already on the chemical information list shall be added to the chemical information list within 30 days of its introduction into the workplace; however, it need not be placed on the list in alphabetical order until the next biennial revision of the chemical list.

32G.

- (i) This section does not require labeling of the following chemicals:
- (1) Any pesticide, as this term is defined in the federal Insecticide, Fungicide, and Rodenticide Act (7 U.S.C. 136 et seq.), when subject to the labeling requirements of that act and labeling regulations issued under that act by the United States Environmental Protection Agency;