S. R. O. 1300(I)/2019.— In pursuance of sub-section (3) of section 12 of the Agricultural Pesticides Ordinance, 1971 (II of 1971), and in supersession of its Notification No. S. R. O. 780 (I) 2015, dated the 3rd August, 2015, the Federal Government is pleased to re-notify the Agricultural Pesticides Technical Advisory Committee of the following members, namely:—

<table>
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<tr>
<th>(a)</th>
<th>Secretary, Ministry of National Food Security and Research, Islamabad;</th>
<th>Chairman</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b)</td>
<td>Additional Secretary, Ministry of Commerce, Islamabad;</td>
<td>Member</td>
</tr>
<tr>
<td>(c)</td>
<td>Food Security Commissioner-I/ Deputy Food Commissioner-I, Ministry of National Food Security and Research, Islamabad;</td>
<td>Member</td>
</tr>
<tr>
<td>(d)</td>
<td>Cotton Commissioner, Mo National Food Security &amp; Research, Islamabad;</td>
<td>Member</td>
</tr>
</tbody>
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(2421)

Price : Rs. 6.00

[1698(2019)/Ex. Gaz.]
2. The terms of reference of the aforesaid Committee shall be to regulate the import of pesticides.

S. R. O. 1301(I)/2019.— In exercise of the powers conferred under section 29 of the Agricultural Pesticides Ordinance 1971 (II of 1971), the Federal Government in consultation with the Agricultural Pesticides Technical Advisory Committee, is pleased to make the following further amendments in the Agricultural Pesticides Rules, 1973, namely:—

In the aforesaid Rules,—

(1) In form-1, in serial No. 6, for the words “MRL data”, the words “MRL studies” shall be substituted.

(2) In form-16, in serial No. 6, for the words “MRL data”, the words “MRL studies” shall be substituted.

(3) In form-17, in serial No. 8, for the words “MRL data”, the words “MRL studies” shall be substituted.

(4) In rule 4, after sub-rule (7), the following new sub-rules shall be added, namely:—
“(8) If any applicant fails to submit complete application for registration of a pesticide on Form-1, Form-16 or Form-17 as per 3, 9A(1)(d) and 9A(5)(c) respectively or fails to submit sample of pesticide as per rule 4(1) for verification of information or any of the duly verified documents mandatory for registration of a pesticide under these rules on or before three hundred and sixty five days from the date of first submission of its application with the Department, such application for registration shall be liable to be rejected and the applicant shall not claim any right for registration thereafter, against that application.

(9) if any applicant fails to provide biological tests results as provided under these rules within three years from the date of forwarding the sample to the federal agencies or the Provincial Governments such application for registration shall be liable to be rejected and the applicant shall not claim any right for registration thereafter, against that application.”

(5) In rule 7A, after sub-rule (5), the following new sub-rule shall be added, namely:—

“(6) On inspection by the authorized officer if the manufacturing, formulation, refilling or repacking plant is found in contravention with any of the provisions of these rules, the authorized officer shall report in writing with documentary evidences to the Advisor and Director General of the department and the Advisor and Director General of the Department of Plant Protection may cancel the registration of manufacturing, formulation and refilling or repacking plant after giving the opportunity of personal hearing to the executive of the firm.”

(6) In rule 9,—

(a) in sub-rule (5), in clause (c) after the word “who”, the words “himself and his distributor” shall be inserted; and

(b) in sub-rule (8), after the expression “FORM-1”, the expression “FORM-16 OR FORM-17” shall be inserted.

(7) In rule 9A, after sub-rule (5), the following new sub-rule shall be added, namely:—

“(6) if any applicant fails to submit application for renewal of any pesticide already registered under Form-1, Form-16 or Form-17 along-with complete documents and information mandatory under
these rules within two years from the date of expiry of its registration, such application for renewal of registration shall be liable to be rejected and the applicant shall not claim any right for renewal of its registration thereafter.”

(8) In rule 16, after sub-rule (4), the following new sub-rule shall be added, namely:

“(5) Any person holding pesticides store shall declare complete address of its pesticides store before its establishment to the Provincial Agriculture Department and the Department of Plant Protection.”

[No. F. 5-4/2018-DFSC-I.]

DR. SYED WASEEM-UL-HASSAN,

Food Security Commissioner.