

08/07/2018

To Whom It May Concern:

The California Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65) requires the State to publish a list of chemicals known to cause cancer or birth defects or other reproductive harm. Under the law, the State of California maintains a list of regulated substances, and if any consumer product contains a listed substance, the product must bear a warning to that effect. This list contains over 900 chemicals, including a wide range of naturally occurring and synthetic chemicals that are known to cause cancer or birth defects.

Businesses that are subject to Proposition 65 must provide a “clear and reasonable” warning before knowingly and intentionally exposing anyone to a listed chemical. This warning can be given by a variety of means, such as by labeling a consumer product. To further assist businesses, OEHHA develops numerical guidance levels, known as “safe harbor numbers for determining whether a warning is necessary. However, a business may choose to provide a warning simply based on its knowledge, or assumption, about the presence of a listed chemical without attempting to evaluate the levels of exposure. Glasfloss Industries is fully committed to providing safe products to all our customers. Based on our knowledge, lead has been the primary concern with respect to Proposition 65 for those who do business in California. However, Glasfloss Industries cannot test every filter it ships and has not tested its products for every one of the approximately 900 chemicals on the Proposition 65 list. Therefore, particularly in light of the prevalence of Proposition 65 litigation, the safest option is for Glasfloss Industries to include a warning on any product that we ship to the State of California.

The label, that will cover all Glasfloss Products, will have the following statement.



WARNING: This product can expose you to chemicals including Formaldehyde, Antimony, Styrene, Titanium Dioxide, which is known to the State of California to cause cancer. For more info visit www.P65Warnings.ca.gov



California Proposition 65 states for customers who resell individual filters or repackaging have an obligation to comply with Prop 65 in regards to labeling as well.

California Proposition 65 states to obtain safe harbor coverage under the revised consumer product warning regulations, a business may choose one of four methods of transmitting warnings to consumers:

- (1) A product-specific warning provided on a posted sign, shelf tag, or shelf sign, for the consumer product at each point of display of the product.
- (2) A product-specific warning provided via any electronic device or process that automatically provides the warning to the purchaser prior to or during the purchase of the consumer product, without requiring the purchaser to seek out the warning.
- (3) A warning label that complies with the content requirements in Section 25603(a). (The same statement as above.)
- (4) A short-form warning on the label that complies with the content requirements in Section 25603(b).

The entire warning must be in a type size no smaller than the largest type size used for other consumer information on the product. In no case shall the warning appear in a type size smaller than 6-point type.

As Glasfloss Industries is meeting our obligations under the statute and regulations required by Prop 65, each retailer also accepts the responsibility of following the Prop 65 statute and regulations. Glasfloss does require your acknowledgement of receiving this notification. If there are questions regarding California Proposition 65, you can visit their website at: www.P65Warnings.ca.gov and/or seek legal counsel.

Sincerely,



Todd McGrath MSME
Corporate Engineer
Glasfloss Industries, Inc.

Glasfloss has a policy of uninterrupted research, development and product improvement and reserves the right to change design and specifications without notice.



"Serving You With Locations Throughout The Nation"