

Global Regulatory Affairs

August 7, 2018

Product Declaration - California Proposition 65

Dear Valued Customer:

We are committed to ensuring our products are compliant with California Proposition 65 labeling requirements.

California Proposition 65 (CA Prop 65) is formally known as the Safe Drinking Water and Toxic Enforcement Act of 1986 (Health and Safety Code, Chapter 6.6, Sections 25249.5 through 25249.13). This California law was enacted by voters as an environmental ballot initiative in November 1986. The law was intended by its authors to protect California citizens and the State's drinking water sources from chemicals known to cause cancer, birth defects or other reproductive harm, and to inform citizens about exposures to such chemicals.

Proposition 65 imposes requirements on persons/businesses doing business in California that have products containing specific listed chemicals. All products sold or distributed within California containing a listed chemical must comply with Proposition 65 requirements for either risk exposure and/or labeling.

In addition, Proposition 65 has also established safe harbor levels (which include No Significant Risk Levels (NSRLs) for cancer-causing chemicals and Maximum Allowable Dose Levels (MADLs) for chemicals causing reproductive toxicity) for many of the chemicals listed under Proposition 65. Specifically, Proposition 65 provides that exposure levels that are below the safe harbor levels are exempt from the labeling requirements.

Please be advised that based on our knowledge of the raw materials, the product and packaging specifications, Kimberly-Clark confirms that our tissue, towels, napkins, children's diapers/pants, children's swim pants, baby wipes, flushable moist wipes, hand wipes, feminine hygiene pads/liners/tampons, and adult incontinence garments/pads/liners/guards do not contain chemicals at concentrations that would require a Proposition 65 warning label. Because of this, Kimberly-Clark does not test the product forms for the presence of chemicals listed on Proposition 65. The representations are accurate as of the date of this letter.

Thank you for your interest in Kimberly-Clark* products. Should you have any questions pertaining to this communication, please contact your Sales Representative.

Thank you,

Tina J. Flaherty Global Regulatory Affairs

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