

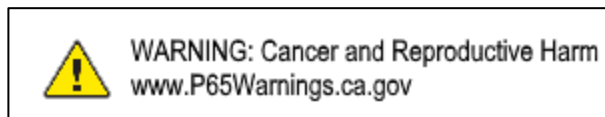
August 13, 2018

Dear Valued Customer,

As your partner, we are sending this notice to inform you of changes to California's Proposition 65 (Prop 65) requirements that become effective on August 30, 2018. If your company sells Activar Construction Products Group (ACPG) products over the internet and/or through catalogs to retailers or end customers in the state of California, the new Prop 65 requirements will impact you.

The California Safe Drinking Water and Toxic Enforcement Act of 1986, also commonly known as Prop 65, requires businesses to provide a "clear and reasonable" warning before exposing anyone in California to a listed chemical more than the allowable safe harbor level. These updated regulations now place the primary responsibility for providing this warning on the chain of commerce including product manufacturers, producers, packager, importers, suppliers and distributors in order to allocate responsibility and minimize the burden on retail sellers.

We at ACPG are committed to providing safe and compliant products to our customers. **By August 30, 2018, ACPG will label all products, both manufactured and distributed, in response to the new warning regulations.** Below is an example of the short form label that will be placed on all ACPG products in order to comply with Prop 65, regardless of destination.



A Prop 65 warning label does not necessarily mean that an ACPG product is in violation of any product safety regulation, nor that it will eventually cause cancer or reproductive harm. Our products may have trace amounts of listed chemicals, since they are found in many common materials such as steel, used in many of our commercial construction products.

If your company sells ACPG products over the internet and/or through catalogs, you are required to ensure that this warning is appropriately transmitted to your customers at the time of sale. Please review the requirements in California Code of Regulations 27 CCR 25602.2 "Responsibility to Provide Consumer Product Exposure Warning." Specifically, see section 25302 (b) for internet purchases, and section 25302 (c) for catalog purchases.

If you should have any further questions, please contact us via email: compliance@activarcpg.com.

For more information on ACPG's Prop 65 position, see www.activarcpg.com/prop-65-information

For more information on Prop 65 requirements, see www.p65warnings.ca.gov/

Thank you,
Activar Construction Products Group