



Settlement Related to BPA in Leggings Under California Proposition 65


There have been several settlements for apparel items such as socks and athletic shirts for allegedly containing bisphenol A (BPA). Recently, there was a Consent Judgement settled for leggings, as well as athletic shirts, made primarily of polyester with spandex containing BPA.

The injunctive relief in that judgement includes the following:

Reformulation: Per the judgement, a product “contains BPA” if BPA is intentionally added to the product or product component or contains more than 10 parts per billion BPA. Also, BPA cannot be replaced with any other bisphenol (such as Bisphenol S).

OR:

Warning label: Election to Warn: leggings (and athletic shirts) which contain more than 10 ppb BPA may bear the appropriate warning, as follows:

 **WARNING:** This product can expose you to chemicals including Bisphenol A (BPA) which is know to the State of California to cause birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov

Related Regulatory Updates

- [BPA in Socks Settlement Under California Proposition 65](#) (June 2022)
- [Settlement Related to BPA in Athletic Shirts under California Proposition 65](#) (October 2023)

How Does this Impact You? Contact Us to Discuss

If you have any comments and/or questions, please contact your customer service representative or email: info@us.bureauveritas.com

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