

SUBJECT: VENDOR ACTION REQUIRED

Vendor Partner

In early 2017 Lowe's sent emails and posted on LowesLink® the expectations for your compliance with the updated California regulations relating to the Safe Drinking Water and Toxic Enforcement Act of 1986 – also known as "Proposition 65." The Act and its new regulations update warning requirements for consumer products sold to customers in California that contain certain chemicals identified by the State.

In that letter and support FAQs we made you aware of the new regulations, pointed you to available resources on the required warnings which should help you evaluate impacts to your business with Lowe's. These regulations become effective August 2018 and it is imperative for both Lowe's and you as our vendor partner, to plan early to achieve full compliance with the new requirements.

A new requirement for CA Prop 65 was required warnings for applicable products on digital and mobile channels. The attached FAQs are a compilation of both the original ones provided as well as updated information on how Lowe's will collect information from vendors to comply with the digital/mobile warning requirement. This is not a comprehensive list.

Please note that lack of action, completion or compliance to the regulations on your part will cause a removal of items from sale in all channels.

You should consult your company's product compliance or quality assurance staff or legal personnel if you have questions concerning the requirements for Proposition 65 warnings on your products.

Please note that this letter does not modify our existing agreements with you nor is it meant to provide legal guidance. Lowe's values our relationship with you as partners and thanks you for your compliance with all laws and regulations.

Thank you for your support and attention to this matter.

Lowe's Merchandising Operations

April 2018