January 22, 2013

Michele B. Corash
Morrison & Foerster LLP
425 Market Street
San Francisco, California 94105-2482

Dear Ms. Corash:

Thank you for your letter of May 13, 2010, on behalf of the Grocery Manufacturers Association (GMA), responding to the Request for Relevant Information on bisphenol A (BPA) as a chemical under consideration for listing as known to cause reproductive toxicity under Proposition 65\(^1\). The potential listing is based on the authoritative bodies provision\(^2\) of the Proposition 65 implementing regulations as applied to findings by the National Toxicology Program (NTP) on the basis of a final report from the NTP Center for the Evaluation of Risks to Human Reproduction (NTP-CERHR) that BPA causes developmental toxicity at “high” doses (NTP-CERHR, 2008)\(^3\).

Under the formal authoritative bodies listing process set out in the regulation, a chemical must be listed under Proposition 65 when the Office of Environmental Health Hazard Assessment (OEHHA) determines that the following criteria are met:

1) **Formal Identification**: An authoritative body formally identifies the chemical as causing reproductive toxicity (Title 27, Cal. Code of Regs., section 25306(d)\(^4\)).

2) **Sufficiency of Evidence**: The evidence considered by the authoritative body meets the sufficiency criteria contained in the regulation (Section 25306(g)). However, the chemical is not listed if scientifically valid data which were not considered by the authoritative body clearly establish that the sufficiency of evidence criteria were not met (Section 25306(h)).

GMA’s comments address both public policy and legal issues. GMA’s comments assume that all manufacturers will stop using BPA in their products if the chemical is listed.

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\(^1\) The California Safe Drinking Water and Toxic Enforcement Act of 1986, California Health and Safety Code section 25249.5 et seq.

\(^2\) Title 27, Cal. Code of Regulations, section 25306.


\(^4\) All further references are to sections of Title 27 of the California Code of Regulations unless otherwise stated.

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**California Environmental Protection Agency**

*The energy challenge facing California is real. Every Californian needs to take immediate action to reduce energy consumption.*
However, Proposition 65 does not ban the use of listed chemicals. It simply requires that consumers be given a warning prior to certain exposures to the chemical and prohibits the release of significant amounts of the chemical into sources of drinking water. It is not clear whether or not a warning might be required for exposures to BPA from food packaging and, in fact, GMA maintains that the manufacturers will be able to prove that any exposure is below the safe harbor level and therefore will not require a warning. Further, policy arguments about the potential impact on the food industry in California are not relevant to whether or not the chemical meets the listing criteria in the regulation. Proposition 65 does not allow consideration of economic impacts, a chemical’s merits or the availability of alternative chemicals when making listing decisions.

OEHHA also disagrees with GMA’s contention that the law creates a “hierarchy” of listing mechanisms where the “state’s qualified experts” mechanism trumps the three others. Proposition 65 provides four mechanisms for listing of chemicals, all of which are independent of each other. In fact, the Labor Code listing mechanism is established in a separate subsection from the other three. The Labor Code mechanism is set forth in Health and Safety Code section 25249.8(a) and the other three are listed in the disjunctive in Health and Safety Code section 25249.8(b). The only connection in the statute between the state’s qualified expert’s mechanism and the authoritative bodies’ mechanism is the requirement that the authoritative bodies be identified by the state’s qualified experts. No hierarchical structure, consensus requirement or other provision is made in the statute or regulations for establishing interdependent operation of the different mechanisms. The 2009 determination of the Developmental and Reproductive Toxicant Identification Committee (DARTIC) that BPA does not meet the criteria for listing pursuant to the state’s qualified experts mechanism does not address the entirely separate question of whether BPA meets the criteria for listing pursuant to an alternative listing mechanism. Thus, the state’s qualified experts cannot “overrule” the authoritative body process, and vice-versa. If the criteria for listing by any of the four mechanisms are met, the chemical is added to the list because it is “known to the state” to cause reproductive toxicity.

The fact that the Health and Welfare Agency originally expressed its opinion that the state’s qualified experts would be the “primary approach to listing” at the time the authoritative bodies regulations were being adopted, does not change this analysis. Neither the Proposition 65 statute nor its implementing regulations refer to any hierarchy in which the state’s qualified experts mechanism is the “primary approach to listing” chemicals.

OEHHA agrees with cited text from the statement of reasons for Section 25306, stating that the purpose of the authoritative bodies provision is to conserve the resources (time and effort) of the state’s qualified experts. This is because the DARTIC (which serves as the state’s qualified experts for reproductive toxicity) does not need to re-evaluate chemicals for which a thorough scientific evaluation has already been conducted. Generally, the chemicals that are brought to the DARTIC are there for a de novo review because the chemical has not been considered by an authoritative body. In the case of BPA, the NTP-CERHR report was published during the pendency of BPA’s review by the DARTIC. OEHHA could have removed the chemical for DARTIC consideration, but chose not to do
so. However, OEHHA can and indeed must consider whether BPA meets the authoritative bodies listing criteria, whether or not it has been previously reviewed by the DARTIC. Nothing in the statute or regulations allows OEHHA to ignore a chemical that may qualify for listing under one of the four listing mechanisms, simply because it has already been considered under another mechanism.

Finally, we acknowledge GMA’s request that a regulatory Maximum Allowable Dose Level (MADL) be proposed prior to the potential listing of BPA and agree that a safe harbor level would provide valuable compliance assistance to the food industry. It is OEHHA’s practice to propose a safe harbor level, where sufficient data are available to do so, within one year of the listing of a chemical. Often these safe harbors become effective at or near the time the warning requirements of the law are effective and well before the time that discharges of the chemical to sources of drinking water are prohibited. In some instances, it has proved feasible to propose a MADL concurrent with or even prior to listing of a chemical. OEHHA will consider whether it is feasible to do so for BPA but would, at a minimum, make it a priority to timely propose such a level for BPA, should the chemical be listed. OEHHA also has regulatory authority to develop interpretive guidelines and safe use determinations to provide further guidance to businesses and the public concerning the applicability of Proposition 65 to specific products as well as uses of a chemical. OEHHA would consider developing these materials as appropriate if BPA were listed.

After review of all the submissions received in response to the Request for Relevant Information, OEHHA has determined that BPA meets the criteria for listing under the authoritative bodies provision of Proposition 65. Accordingly, a Notice of Intent to List (NOIL) BPA will be published in the near future. Following publication of the NOIL, there will be a further 30-day period for submission of comments on this proposed action.

Thank you for your interest in Proposition 65. If you have any questions or concerns, please contact me at (916) 322-6325 or by email at Lauren.Zeise@oehha.ca.gov.

Sincerely,

[Signature]

Lauren Zeise, Ph.D.
Deputy Director for Scientific Affairs