Blogs January 24, 2020 Food & Consumer Packaged Goods Litigation

Industry Insights: Proposition 65 Labeling Responsibilities Finalized for Intermediary Parties and Retail Sellers

California's Office of Environmental Health Hazard Assessment (OEHHA) issued finalized amendments on January 14, 2020, to its regulations that will become effective on April 1, 2020. Per OEHHA in its Final Statement of Reasons, the amendments "clarify how intermediate parties in the chain of distribution can satisfy their obligation to provide a warning" under Proposition 65. OEHHA also revised the level of knowledge required to trigger warning obligations for retail sellers. <u>To read more, click here</u>.

Authors



Jasmine Wetherell

Partner JWetherell@perkinscoie.com 310.788.3294



Kristine E. Kruger

Senior Counsel KKruger@perkinscoie.com 206.359.3111

Explore more in

Food & Consumer Packaged Goods LitigationFood & BeverageBlog seriesFood & Deverage

Food & Consumer Packaged Goods Litigation

Food & Consumer Packaged Goods Litigation shares timely insights into litigation developments, emerging arguments and challenges facing food and consumer packaged goods manufacturers and related industries.

View the blog