



RACHEL S. DOUGHTY  
P.O. Box 8055  
Berkeley, CA 94707  
Phone: (510) 900-9502  
Email: rdoughty@greenfirelaw.com  
www.greenfirelaw.com

January 6, 2022

By Electronic Mail and Online Submission

Lauren Zeise, PhD.  
Director  
California OEHHA  
lauren.zeise@oehha.ca.gov

**RE: Comment Regarding Modification to Text of Proposed Regulation Title 27, California Code of Regulations Proposed Amendments to Article 6 Clear and Reasonable Warnings – Short Form**

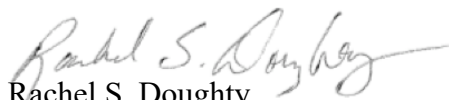
Dr. Zeise:

I write to the California Office of Environmental Health Hazard Assessment (OEHHA) on behalf of Greenfire Law, PC to comment on the proposed amendments to the short form Proposition 65 warning regulations, specifically “modification of the proposed amendments [which] would change provisions addressing label size, catalog and internet warnings, and other issues.”

Greenfire Law, PC strongly supports the requirement to identify a chemical that is the cause of the potential exposure. We also encourage OEHHA to go further and require each such chemical potentially causing an exposure to also be listed.

My office thanks you for consideration of our comment and for the collective work of your agency and engaged Californians to create and maintain a safer, and more informed, California.

Sincerely,

  
Rachel S. Doughty  
Greenfire Law, PC