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August 30, 2018

**RE: California Proposition 65 Compliance Requirements**

Dear Valued Customer,

As I am sure you are aware, California Proposition 65, the Safe Drinking Water and Toxic Enforcement Act of 1986 (“Prop 65”) provides extremely stringent requirements for certain substances that are found in products being sold to California consumers. In many cases, these heightened standards are far below the levels which the FDA itself would consider harmful for human consumption.

NewAge Industries/AdvantaPure would like to assure you that we periodically survey our supply chain as it relates to compliance of Prop 65 and, as part of our ongoing compliance, are providing you with this notice of potential Prop 65 requirements that may be applicable to you and your sale of certain products to California consumers.

Currently, the following product lines are known to not be complaint to the Prop 65 and contain or may contain a chemical on California’s list of chemicals that can cause cancer, birth defects or other reproductive harm:

Product Line	Trade Name	Compliance Status	Chemical
500	Thermobarb® Plastic Fittings	Not Compliant	Talc
110	Clearflo® 68 Durometer Tubing	Not Compliant	DEHP
431	Nylobrade® Push-On Hose	Not Compliant	DEHP
280	Silcon®	Not Compliant	Ethanol and Toluene
281	Silcon® Medical	Not Compliant	Toluene
291	Silbrade® Medical	Not Compliant	Toluene
448	Prolite®	Not Compliant	Ethylene Oxide and 1,4-Dioxane
111	Clearflo® Fuel and Oil	Not Compliant	DEHP

Additionally, in the event that you are selling products to California consumers, you may be affirmatively obligated to label any products that contain a listed chemical.

New Prop 65 regulations specify that warnings for consumer products are required to say the product “can expose you to” a Proposition 65 chemical rather than saying the product “contains” the chemical. OEHHA’s new Proposition 65 warnings website can be found at the following hyperlink: [P65Warnings.ca.gov](http://P65Warnings.ca.gov).

In the event that you are selling the products listed above to California consumers, we suggest that you familiarize yourself with these regulations (and Prop 65) to determine (a) if you are required to label any products you are currently selling and (b) the language necessary in such warnings to comply with Prop 65. At the following link, you will find a “plain language” summary of Prop 65 produced by the State of California: <https://oehha.ca.gov/proposition-65/general-info/proposition-65-plain-language>

Regards,

A handwritten signature in blue ink that reads "Mary Marcus". The signature is written in a cursive, flowing style.

Mary Marcus  
Executive Director of Quality