Procurement Standard
All packages, packaging components, and packaged retail-ready products purchased by, distributed or sold on behalf of [name of company] must be demonstrated as being in full compliance with all requirements of the Model Toxics in Packaging Legislation [or state specific laws]. Nineteen U.S. states have passed legislation restricting the use of four metals in packaging and packaging components sold or distributed in the state. A Certificate of Compliance will be required of every supplier for each such item purchased, distributed or sold by [name of company].

Requirements:
1) Toxics in Packaging legislation prohibits the sale or distribution of any package, packaging component, or packaged retail-ready product to which any mercury, cadmium, lead, or hexavalent chromium has been intentionally introduced. (Packaging component includes coatings, inks, glues, labels, etc.)

2) The law further requires that the sum of the total of the incidental presence of mercury, cadmium, lead, or hexavalent chromium be under 100 parts per million for any package, packaging component, or packaged retail-ready product offered for distribution or sale. Incidental presence is defined as the presence of one or more of these regulated metals as an unintended or undesired component of a package or packaging component. A limited number of specific exemptions are available related to the use of recycled materials, federal health and safety requirements, glass packaging, and other very limited situations. For details, visit https://toxicsinpackaging.org/model-legislation/exemptions/.

Certification:
As a condition of doing business with [name of company] the supplier shall provide a Certificate of Compliance which covers each type of package, packaging component, or packaged retail-ready product supplied, distributed, or sold under this specification.