

Melissa Nadeau

From: Lyn Pesterfield <lpesterfield@gracemg.com>
Sent: Friday, July 17, 2020 12:04 PM
To: Melissa Nadeau
Subject: Comments re updating TPCB model legislation

I think it's great you are updating to keep up with trends in safer, more sustainable packaging. A couple of comments, from one who is not a chemical engineer but who works in assessing chemicals for use in consumer products.

- 1) I would recommend you modify the language to limit the use of phthalates to <300 ppm for each of the 10 that are presently regulated in the US, between the CPSC and California. (BBP, DBP, DIBP, DCHP, DEHP, DHEXP, DIDP, DINP, DnHP, DPENP.) You want to maintain your reputation as a science-based organization, and adding in chemicals that have not been scientifically proven to be harmful is not the way to do that.
- 2) Please define PFAS more clearly – as a non-chemist, I need examples to know what these are.

Kind regards,

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