NOTICE OF VIOLATION

California Safe Drinking Water and Toxic Enforcement Act

Bisphenol A in Canned Processed Pork Products

July 17, 2025

This Notice of Violation is provided to you pursuant to and in compliance with California Health and Safety Code Section 25249.7(d).

- For general information regarding the California Safe Drinking Water and Toxic Enforcement Act, see the attached summary provided by the California EPA (copies not provided to public enforcement agencies).
- This Notice is provided by the Center for Environmental Health ("CEH"), 2201 Broadway, Suite 508, Oakland, CA 94612, (510) 655-3900. CEH is a nonprofit corporation dedicated to protecting the environment, improving human health, and supporting environmentally sound practices. Shakoora Azimi-Gaylon is the Senior Director of the Toxic Exposures and Pollution Prevention program and a responsible individual within CEH.

Description of Violation:

- <u>Violators</u>: The names and addresses of the violators are identified on the attached Exhibit 1.
- <u>Time Period of Exposure</u>: The violations have been occurring since at least July 17, 2022, and are continuing to this day.
- <u>Provision of Proposition 65</u>: This Notice covers the "warning provision" of Proposition 65, which is found at California Health and Safety Code Section 25249.6.
- <u>Chemical(s) Involved</u>: The name of the listed chemical involved in these violations is bisphenol A ("BPA"). The violators identified in Exhibit 1 expose individuals to BPA when individuals consume the canned processed pork products identified in this Notice.
- <u>Type of Product</u>: The specific type of product causing these violations is canned processed pork products. Non-exclusive examples of these types of products are identified on the attached Exhibit 1.
- <u>Description of Exposure</u>: This Notice addresses consumer exposures to BPA.
 Consumption of the canned processed pork products subject to this Notice results in human exposures to BPA. BPA is found in the canned processed pork products. The primary route of exposure for the violations is direct ingestion when consumers eat the products. These exposures occur in homes, workplaces, and everywhere else throughout California where the canned

processed pork products are consumed. No clear and reasonable warning is provided with these products regarding the presence of BPA in the products.

Resolution of Noticed Claims:

Based on the allegations set forth in this Notice, CEH intends to file a citizen enforcement lawsuit against the alleged violators unless such violators agree in a binding written instrument to: (1) recall products already sold; (2) provide clear and reasonable warnings for products sold in the future or reformulate such products to eliminate the BPA exposures; and (3) pay an appropriate civil penalty based on the factors enumerated in California Health and Safety Code Section 25249.7(b). Violators interested in resolving this dispute short of litigation should contact CEH through its counsel identified below. It should be noted that CEH cannot: (1) finalize any settlement until after the 60-day notice period has expired; nor (2) speak for the Attorney General or any District or City Attorney who received CEH's 60-day Notice. Therefore, while reaching an agreement with CEH will resolve CEH's claims, such agreement may not satisfy the public prosecutors.

Preservation of Relevant Evidence:

This Notice also serves as a demand that the alleged violators preserve and maintain all relevant evidence, including all electronic documents and data, pending resolution of this matter. Such relevant evidence includes but is not limited to all documents relating to the presence or potential presence of BPA in canned processed pork products; purchase and sales information for such products; efforts to comply with Proposition 65 with respect to such products; communications with any person relating to the presence or potential presence of BPA in such products; and representative exemplars of each lot of each variety of any such products sold by the alleged violator since July 17, 2022 through the date of any trial of the claims alleged in this Notice.

Please direct any inquiries regarding this Notice to CEH's counsel, Lucas Williams, at Lexington Law Group, LLP, 503 Divisadero Street, San Francisco, CA 94117, (415) 913-7800, lwilliams@lexlawgroup.com.

CERTIFICATE OF MERIT
Health & Safety Code § 25249.7(d)

I, Lucas Williams, hereby declare:

1. This Certificate of Merit accompanies the attached sixty-day notice in which it is

alleged that the party identified in the notice has violated Health & Safety Code § 25249.6 by

failing to provide clear and reasonable warnings.

2. I am an attorney with the Lexington Law Group, LLP, and I represent the noticing

party, the Center for Environmental Health.

3. Members of my firm and I have consulted with one or more persons with relevant

and appropriate experience or expertise who has reviewed facts, studies, or other data

regarding the exposures to the listed chemical that is the subject of the action.

4. Based on the information obtained through those consultations, and on other

information in my possession, I believe there is a reasonable and meritorious case for the

private action. I understand that "reasonable and meritorious case for the private action" means

that the information provides a credible basis that all elements of the plaintiff's case can be

established and the information did not prove that the alleged violators will be able to establish

any of the affirmative defenses set forth in the statute.

5. The copy of the Certificate of Merit served on the Attorney General attaches to it

factual information sufficient to establish the basis for this certificate, including the information

identified in Health & Safety Code § 25249.7(h)(2), i.e. (1) the identity of the persons consulted

with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those

persons.

July 17, 2025

Lucas Williams

Attorney for CENTER FOR

ENVIRONMENTAL HEALTH

EXHIBIT 1 July 17, 2025 Notice of Violation Bisphenol A (BPA) in Canned Processed Pork Products

Names and Addresses of Responsible Parties	Non-Exclusive Examples of the Products	UPC or Further Description
The Save Mart Companies, LLC Save Mart Supermarkets LLC 1800 Standiford Ave Modesto, CA 95350	Sunny Select Luncheon Meat Canned Pork	UPC: 0-98487-95233-2; Net Wt 12 oz (340 g); Dist. by The Save Mart Companies, Modesto, CA 95350; 376 Production: 2023-09-26; 21:22 Best Before: 2028-09- 26
Danish Crown USA, Inc. 200 South Avenue East, Suite 300 Cranford, NJ 07016 USA	Tulip Classic Jamonilla Canned Pork	UPC: 0-62385-06173-1; Net Wt 12 oz (340 g); No. 137394; 400 Production: 07/05/24; 08:53 Best Before: 07/05/29

1	PROOF OF SERVICE		
2	I Sanhia Filina daalara:		
3	I, Sophia Filipe, declare:		
4	I am a citizen of the United States and emplo California. I am over the age of eighteen (18) years address is 503 Divisadero Street, San Francisco, CA		
5	sfilipe@lexlawgroup.com.		
6	On July 17, 2025, I served the following docaction by placing a true copy thereof in the manner		
7 8	NOTICE OF VIOLATION OF CALIFOL TOXIC ENFORCEMENT ACT;	RNIA SAFE DRINKING WATER AND	
9	CERTIFICATE OF MERIT; and		
10	THE SAFE DRINKING AND TOXIC EN		
11	asterisk).	y sent to those on service list marked with an	
12	■ BY MAIL: I am readily familiar with the firm's with the United States Postal Service ("USPS"). U		
13	with USPS that same day with postage thereon fully ordinary course of business. On this date, I placed s	prepaid at San Francisco, California in the	
14	mentioned documents for collection and mailing fol		
15	Please see attached service list.		
16 17	■ BY ELECTRONIC UPLOAD: I transmitted a PDF version of the document(s) listed above as well as a Confidential Supporting Certificate of Merit, to the Office of the Attorney General of California via the Proposition 65 60-Day Notice Search website at https://oag.ca.gov/prop65/60-		
18	day-notice-search.	aren website at https://oug.eu.gov/propos/ou	
19	■ BY ELECTRONIC MAIL: I transmitted a PDF version of the document(s) listed above via email to the email address(es) indicated on the attached service list [or noted above] before 5 p.m.		
20	on the date executed.	James Clinchard, El Dorado Assistant District Attorney	
21	Pamela Y. Price, Alameda District Attorney 7677 Oakport Street, Suite 650 Oakland, CA 94621	778 Pacific Street Placerville, CA 95667	
22	CEPDProp65@acgov.org	EDCDAPROP65@edcda.us	
23	Barbara Yook, Calaveras District Attorney 891 Mountain Ranch Rd.	Lisa A. Smittcamp, Fresno District Attorney 2100 Tulare Street	
24	San Andreas, CA 95249 Prop65Env@co.calaveras.ca.us	Fresno, CA 93721 consumerprotection@fresnocountyca.gov	
25	1 Toposenv@co.calaveras.ca.us		
26	Stacey Grassini, Contra Costa Deputy District Attorney 900 Ward Street	Thomas L. Hardy, Inyo District Attorney 168 North Edwards Street Independence, CA 93526	
27	Martinez, CA 94553	inyoda@inyocounty.us	
28	sgrassini@contracostada.org		

1	Devin Chandler, Lassen Program Coordinator	Anne Marie Schubert, Sacramento District Attorney
2 3	2950 Riverside Dr Susanville, CA 96130 dchandler@co.lassen.ca.us	901 G Street Sacramento, CA 95814 Prop65@sacda.org
4	Lori E. Frugoli, Marin District Attorney	Summer Stephan, San Diego District
5	3501 Civic Center Drive, Room 145 San Rafael, CA 94903	Attorney 330 West Broadway
6	consumer@marincounty.gov	San Diego, CA 92101 SanDiegoDAProp65@sdcda.org
7	Walter W. Wall, Mariposa District Attorney P.O. Box 730	Mark Ankcorn, San Diego Deputy City Attorney
	Mariposa, CA 95338	1200 Third Avenue
8	mcda@mariposacounty.org	San Diego, CA 92101
		CityAttyProp65@sandiego.gov
9	Kimberly Lewis, Merced District Attorney	
	550 West Main Street	Henry Lifton, San Francisco Deputy City
10	Merced, CA 95340	Attorney
11	Prop65@countyofmerced.com	1390 Market Street, 7th Floor
11	January District	San Francisco, CA 94102
12	Jeannine M. Pacioni, Monterey District Attorney	Prop65@sfcityatty.org
12	1200 Aguajito Road	Alexandra Grayner, San Francisco Assistant
13	Monterey, CA 93940	District Attorney
	Prop65DA@co.monterey.ca.us	350 Rhode Island Street
14		San Francisco, CA 94103
	Allison Haley, Napa District Attorney	alexandra.grayner@sfgov.org
15	1127 First Street, Suite C	
1.	Napa, CA 94559	Tori Verber Salazar, San Joaquin District
16	CEPD@countyofnapa.org	Attorney 222 E. Weber Avenue, Room 202
17	Clifford H. Newell, Nevada District	Stockton, CA 95202
10	Attorney	DAConsumer.Environmental@sjcda.org
18	201 Commercial Street	Enia I Dahasah Can Ivia Ohiana Danutu
19	Nevada City, CA 95959	Eric J. Dobroth, San Luis Obispo Deputy
19	DA.Prop65@co.nevada.ca.us	District Attorney County Government Center Annex, 4th
20	Morgan Briggs Gire, Placer District	Floor
_	Attorney	San Luis Obispo, CA 93408
21	10810 Justice Center Drive	edobroth@co.slo.ca.us
	Roseville, CA 95678	
22	prop65@placer.ca.gov	Christopher Dalbey, Santa Barbara Deputy District Attorney
23	David Hollister, Plumas District Attorney 520 Main St.	1112 Santa Barbara St.
24	Quincy, CA 95971	Santa Barbara, CA 93101 DAProp65@co.santa-barbara.ca.us
	davidhollister@countyofplumas.com	
25	D 10 7 11 1 1 D	Nora V. Frimann, Santa Clara City Attorney
26	Paul E. Zellerbach, Riverside District	200 E. Santa Clara Street, 16th Floor
26	Attorney	San Jose, CA 96113
27	3072 Orange Street Riverside, CA 92501	Proposition65notices@sanjoseca.gov
41	Prop65@rivcoda.org	
28		

1	Bud Porter, Supervising Santa Clara, Deputy District Attorney	Phillip J. Cline, Tulare District Attorney		
2	70 W Hedding Št	221 S Mooney Blvd		
3	San Jose, CA 95110 EPU@da.sccgov.org	Visalia, CA 95370 Prop65@co.tulare.ca.us		
4	Jeffrey S. Rosell, Santa Cruz District	Gregory D. Totten, Ventura District		
5	Attorney 701 Ocean Street	Attorney 800 S Victoria Ave		
6	Santa Cruz, CA 95060 Prop65DA@santacruzcounty.us	Ventura, CA 93009 daspecialops@ventura.org		
7	Jill Ravitch, Sonoma District Attorney	Jeff W. Reisig, Yolo District Attorney 301 Second Street		
8	600 Administration Drive	Woodland, CA 95695		
9	Santa Rosa, CA 95403 ECLD@sonoma-county.org	cfepd@yolocounty.org		
10	Todd Spitzer, District Attorney of Orange Coun	ty		
11	1 300 N Flower St Santa Ana, CA 92703			
12	Prop65Notice@ocdapa.org			
13	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			
14	Executed on July 17, 2025 at San Francisco, California.			
15		D.A.		
16		/ withite		
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18				
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20212223		Sophia Filipe		
2021222324		Sophia Filipe		
202122232425		Sophia Filipe		

SERVICE LIST

District Attorney of Alpine County P.O. Box 248 Markleeville, CA 96120

District Attorney of Amador County 708 Court St, Ste. 202 Jackson, CA 95642

District Attorney of Butte County Administration Building 25 County Center Dr, Ste 245 Oroville, CA 95965

District Attorney of Colusa County 310 6th St Colusa, CA 95932

District Attorney of Del Norte County 450 H St, Ste. 171 Crescent City, CA 95531

District Attorney of Glenn County P.O. Box 430 Willows, CA 95988

District Attorney of Humboldt County 825 5th St Eureka, CA 95501

District Attorney of Imperial County 940 W. Main St, Ste. 102 El Centro. CA 92243

District Attorney of Kern County 1215 Truxtun Ave Bakersfield, CA 93301

District Attorney of Kings County 1400 West Lacey Blvd. Hanford, CA 93230

District Attorney of Lake County 375 3rd St Lakeport, CA 95453

District Attorney of Los Angeles County 211 W. Temple St, Ste. 1200 Los Angeles, CA 90012-3210 District Attorney of Madera County 300 South G St, Ste 300, Madera, CA 93637

District Attorney of Mendocino County P.O. Box 1000 Ukiah, CA 95482

District Attorney of Modoc County 204 S. Court St, Ste 202 Alturas, CA 96101-4020

District Attorney of Mono County P.O. Box 2053 Mammoth Lakes, CA 93546

District Attorney of San Benito County 419 Fourth St, 2nd Fl. Hollister. CA 95023

San Bernardino County District Attorney's Office 303 W. 3rd St San Bernardino, CA 92415-0502

District Attorney of San Mateo County 400 County Center, 3rd Fl. Redwood City, CA 94063

District Attorney of Shasta County 1355 West St Redding, CA 96001

District Attorney of Sierra County P.O. Box 457 Downieville, CA 95936

District Attorney of Siskiyou County 311 Fourth St, Rm 204 Yreka, CA 96097

District Attorney of Solano County 675 Texas St, Ste. 4500 Fairfield, CA 94533

District Attorney of Stanislaus County 832 12th St, Ste. 300 Modesto, CA 95354 District Attorney of Sutter County 463 2nd St, Ste 102 Yuba City, CA 95991

District Attorney of Tehama County 444 Oak St, Rm L Red Bluff, CA 96080

District Attorney of Trinity County P.O. Box 310 11 Court St Weaverville, CA 96093

District Attorney of Tuolumne County 423 N Washington St Sonora, CA 95370

District Attorney of Yuba County 215 Fifth St, Ste 152 Marysville, CA 95901

Los Angeles City Attorney's Office City Hall East 200 N. Main St, Rm. 800 Los Angeles, CA 90012

Shane Sampson, CEO* The Save Mart Companies, LLC 1800 Standiford Ave Modesto, CA 95350

Shane Sampson, CEO* Save Mart Supermarkets LLC 1800 Standiford Ave Modesto, CA 95350

Niels Duedahl, CEO* Danish Crown USA, Inc. 200 South Avenue East, Suite 300 Cranford, NJ 07016 USA