The CPSIA does include a provision regarding preemption, which essentially states that if a requirement is covered by a Federal regulation – whether the Consumer Product Safety Act (CPSA), the Federal Hazardous Substances Act, the Flammable Fabrics Act, the Poison Prevention Packaging Act, or another Federal regulation – then the State or local law is preempted. However, the preemption clause does not cover any State or local warning requirements.

In addition to California Proposition 65 there are other State requirements that are not covered by any Federal regulation. This page focuses on the State regulations that are most significant to the promotional products industry. Please be aware that this is not all inclusive and does not cover all State regulations. It’s intended to focus on the State regulations that are most significant to the promotional products industry.

**California**
- Proposition 65
- Safer Consumer Products (SCP)
- SCP Priority Products Work Plan
- Supply Chain Transparency
- Metal-Containing Jewelry Law

**Illinois**
- Lead Poisoning Prevention Act

**Maine**
- Toxic Chemicals in Children's Products

**Massachusetts**
- Toxics or Hazardous Substances List
- Stuffed Toy Regulations
- Stuffed Toy Registration Form

**Minnesota**
- BPA Ban

**Ohio**
- Stuffed Toy Regulations
- Stuffed Toy Application

**New York**
- Drawstring Regulations

**Pennsylvania**
- Stuffed Toy Law
- Stuffed Toy Registration Application

**Washington**
- Washington Children's Safe Products Act
- SB 6248 - 2009-10 Bisphenol A

**Wisconsin**
- BPA - 2009 Senate BILL 271

**Multiple States**
- Northeast Recycling Council (NERC)

**PPAI State Regulations Summary**
- Quick Reference Guide

**Additional Resources**
- Safer States Network