

## FIBRE DRUM SALES, INC.

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## **EMPTY CONTAINER CERTIFICATION FORM**

I hereby certify that these containers are "Empty" as that term is defined in Environmental Protection Agency regulations, 40 CFR 261.7\*, and that they have been properly prepared for transportation under the regulations of the U.S. Department of Transportation, 49 CFR 173.29.\*\*

Printed Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

\* For most residues, EPA's rule 40 CFR 261.7 says: "A packaging...is empty if:

(i) All wastes have been removed that can be removed using the practices commonly employed to remove materials from that type of packaging, e.g., pouring, pumping, and aspirating, *and*(ii) No more than 2.5 centimeters (one inch) of residue remain on the bottom

(ii) No more than 2.5 centimeters (one inch) of residue remain on the bottom of the packaging...(This for Non-Bulk Packagings, Less than 119 Gallons, IE -55 Gallon Drums) or,

A) ....

B) No more than 0.3 percent by weight of the total capacity of the packaging remain in the packaging or inner liner if the packaging is greater than 119 gallons in size. (This is for Bulk-Packagings, IE - 275 & 330 Gallon IBCs)

For residues of "P-list" products specifically listed by name in 40 CFR 261.33 (e), EPA says the packaging is empty only "if the packaging...has been triple-rinsed using a solvent capable of removing the product, or has been cleaned by another method shown to achieve equivalent removal."

\*\*DOT's 49 CFR 173.29 says that all openings on the empty packaging must be closed, and that all markings and labels must be in place as if the packaging was full of its' original contents. <u>Note:</u> Residues of Hazardous Materials in empty packagings are still considered Hazardous by DOT.

## FDS DOES NOT ACCEPT OWNERSHIP OF ANY CONTAINERS UNLESS THEY ARE LEGALLY EMPTY