STATEMENT REGARDING CALIFORNIA PROPOSITION 65

Proposition 65, the California Safe Drinking Water and Toxic Enforcement Act of 1986, requires companies provide a warning before knowingly exposing anyone to chemicals known by the state of California to cause cancer, birth defects and/or reproductive harm. (View the list at oehha.ca.gov/proposition-65/proposition-65-list.)

California passed an amendment to the Prop 65 requirement for a “clear and reasonable” warning for products manufactured after August 30, 2018. Additional information available at www.P65Warnings.ca.gov.

In accordance with the change to CA Code of Regulations, Title 27, Article 6 - Clear and Reasonable Warnings, §25603(b)(2)(C), the label shown below will appear on Multiquip products manufactured after August 30, 2018.

The label complies with safe harbor provisions of the law, and informs consumers that products may contain or produce chemicals and substances subject to Prop 65 without requiring their identification.

For products manufactured prior to August 30, 2018, the state provides an unlimited sell through period. Companies are not required to apply the new Prop 65 warning decals, providing the products are compliant with the previous Article 6 safe harbor. Multiquip products comply with the prior Article 6 which took effect in 2008. CA Code of Regulation, Title 27, Article 6 – Clear and Reasonable Warnings §25600(b)

August 23, 2018