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## 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](http://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](http://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