

California Proposition 65 statement

The Safe Drinking Water and Toxic Enforcement Act, also known as Proposition 65 (Hereinafter referred to as "Prop 65"), was introduced in the state of California in 1986 by popular vote. It is designed to protect residents and the environment from excessive exposure to harmful chemical carcinogens and other toxins.

Prop 65 requires California to maintain and update a list of chemicals known to cause cancer, birth defects or other reproductive harm. This list, which must be updated at least once a year, has grown to include approximately 900 chemicals since it was first published in 1987. The complete Prop 65 substances and their restriction conditions are published at: <https://oehha.ca.gov/proposition-65/proposition-65-list>

Prop 65 requires companies that manufacture or sell products in California to provide "clear and reasonable warning" to consumers or workers if their products can cause exposure to one or more listed chemicals. However, a warning is not required if the exposures pose no significant risk of cancer or produce no observable reproductive effect. Prop 65 also prohibits knowingly discharging or releasing a chemical on the Prop 65 list such that it is likely to, or will, enter any California drinking water source.

XP Power products are usually integrated as components into end products of our customers and will not be directly accessed by end users in normal usage. In addition, our products are also usually enclosed with casing, which further reduces the exposure of end users to internal materials. Therefore, the anticipated exposure level will not pose a significant risk to cancer or reproductive hazards during normal use of XP Power products. Accordingly, the warnings requirements generally do not apply to XP Power products. As a result, XP Power products do not include warnings specifically related to Prop 65 chemicals.

Nevertheless, XP Power still has a specific Prop 65 program, by which we have an ongoing survey to our material suppliers to collect Prop 65 related substance data and continuous control of our internal production process. Based on this information, XP Power can support our customers in their Prop 65 management, and also minimize the presence of Prop 65 substances in our products. To our best knowledge, some XP Power products may contain one or more substances on the Prop 65 List. However, these substances are unlikely to be exposed to users or to be released or discharged during normal product use.

Whenever an exposure requiring a Prop 65 warning is determined by continuously reviewing our materials used in the products, XP Power will provide the necessary "clear and reasonable" warning. Meanwhile, we will continue to monitor any changes to this regulation and update our statement when necessary.

Signed:

A handwritten signature in black ink, appearing to read "G. Griggs".

Gavin Griggs
Chief Executive Officer

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