

**\*\*\* By signing this document you are representing that you are authorized to make claims on behalf of your company in regards to CA Prop 65 and that such claims can be relied upon \*\*\***

Company Name: Dyber, Inc.

## CALIFORNIA PROPOSITION 65 DECLARATION

*Safe Drinking Water and Toxic Enforcement Act of 1986, Cal. Health & Safety Code § 25249.5 et seq.*

Reference: California OEHHA Prop 65 list as updated through May 2026.

To whom it may concern,

Pursuant to the Safe Drinking Water and Toxic Enforcement Act of 1986 (California Proposition 65), Dyber, Inc. provides this declaration concerning the presence of listed substances in the QuantaRNG-USB Pro (QRNG-USB-PRO-001) and the applicable consumer warning.

### **Prop 65 Substance Status and Warning Decision**

Item	Decision
Listed substance(s) present above safe-harbor level	Lead (Pb), CAS 7439-92-1, trace internal to Diodes ICs U2 and D2 under RoHS exemption (Diodes (e), most likely 7c-V)
Other 2023-2025 Prop 65 additions screened	PFAS, lithium salts, titanium dioxide (respirable), BPA, di-isodecyl phthalate: not present in BOM
Warning label required?	YES (conservative declaration)
Warning type	Short-form warning per 27 CCR § 25602(a)(4)

### **Warning Text Applied to Product**

*The following Prop 65 short-form warning is applied to the QuantaRNG-USB Pro consumer-facing packaging and to documentation accompanying the product:*

**⚠ WARNING:** This product can expose you to chemicals including lead, which is known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to [www.P65Warnings.ca.gov](http://www.P65Warnings.ca.gov).

### **Basis of Declaration**

- Lead is present in trace amounts internal to two Diodes Incorporated ICs (AP2112K-3.3TRG1 and BAT54W-7-F) under EU RoHS Annex III exemption claimed by Diodes (internal code (e), most likely 7c-V lead in glass die passivation). The lead is enclosed within the IC package and is not expected to result in consumer exposure during normal use of the product.
- Notwithstanding the above, Dyber, Inc. elects to apply a Prop 65 short-form warning as a conservative measure under 27 CCR § 25602(a)(4). This decision reflects a preference for over-warning rather than risk of under-warning.

- All other components in the BOM (passive components, USB-A connector, FR4 substrate, SAC305 solder, aluminum 6061-T6 anodized enclosure from Protocase) have been screened against the current Prop 65 list and contain no listed substances above safe-harbor exposure levels.
- This warning decision may be revisited at a verified-clean determination stage following lab testing on first article units, but is currently in effect.

**Limitations.** *Dyber, Inc. believes that the information it provides above is accurate. The provided information is based upon data obtained from ongoing due diligence concerning goods and materials provided by third party suppliers. Dyber, Inc. provides such information "AS IS", without any express or implied warranty of any kind. Dyber, Inc. reserves the right to update and modify this communication, as it believes necessary or appropriate.*

Please do not hesitate to ask for further information if needed.

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

**Print Name:** Zachary Kleckner \_\_\_\_\_

**Title:** Founder and CEO \_\_\_\_\_

**email:** compliance@dyber.com

**Date:** May 19, 2026