

Toxic Substances Control Act (TSCA) Statement

The Toxic Substances Control Act of 1976 provides EPA with authority to require reporting, record-keeping and testing requirements, and restrictions relating to chemical substances and/or mixtures for manufacturing or importing over 25,000lbs of a chemical each year. TSCA addresses the production, importation, use, and disposal of specific chemicals.

Various sections of TSCA provide authority to:

- Require, under Section 5, pre-manufacture notification for "new chemical substances" before manufacture
- Require, under Section 4, testing of chemicals by manufacturers, importers, and processors where risks or exposures of concern are found
- Issue Significant New Use Rules (SNURs), under Section 5, when it identifies a "significant new use" that could result in exposures to, or releases of, a substance of concern.
- Allegro MicroSystems, Inc. does not use any of the five substances listed in Section 6 in any active parts.
 - o 2,4,6-tris(tert-butyl)phenol (2,4,6-TTBP) CAS# 732-26-3
 - o Hexachlorobutadiene (HCBD) CAS# 87-68-3
 - o DecaBDE CAS# 1163-19-5
 - o Phenol, Isopropylated phosphate (3:1) (PIP 3:1) CAS# 68937-41-7
 - o Pentachlorothiophenol (PCTP) CAS# 133-49-3
- Maintain the TSCA Inventory, under Section 8, which contains more than 83,000 chemicals. As new chemicals are commercially manufactured or imported, they are placed on the list.
- Require those importing or exporting chemicals, under Sections 12(b) and 13, to comply with certification reporting and/or other requirements.
- Require, under Section 8, reporting and record-keeping by persons who manufacture, import, process, and/or distribute chemical substances in commerce.
- Require, under Section 8(e), that any person who manufactures (including imports), processes, or distributes
 in commerce a chemical substance or mixture and who obtains information which reasonably supports the
 conclusion that such substance or mixture presents a substantial risk of injury to health or the environment to
 immediately inform EPA, except where EPA has been adequately informed of such information. EPA screens
 all TSCA b§8(e) submissions as well as voluntary "For Your Information" (FYI) submissions. The latter are not
 required by law, but are submitted by industry and public interest groups for a variety of reasons.

Allegro MicroSystems, Inc. assures customers that everything reasonably possible is being performed to maintain compliance with all environmental standards. However, Allegro MicroSystems, Inc. does not produce any of the materials contained in our product, notwithstanding anything to the contrary contained in any document, Allegro MicroSystems, Inc shall not be liable, under any theory of law, and shall not be responsible to defend or indemnify any party should any material be out of compliance. Controls are in place to help assure that Allegro MicroSystems, Inc. remains compliant. We will continue to communicate with our suppliers and maintain compliance records for all our products as part of our compliance program. Should new information be provided from our suppliers which changes the status of our parts, notification will be provided promptly.

Mistin Donzey

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