



STATEMENT REGARDING EU-REACH Development Tool Products

Effective: March 5, 2020

To our valued customers:

The European Union's REACH Directive¹, among other things, requires EU manufacturers and importers to determine if they must: 1) register certain substances with the European Chemicals Agency ("ECHA"), 2) notify ECHA regarding certain substances, or 3) communicate to customers that certain substances are present in the materials ("articles" and "preparations") they manufacture or import into the European Union.

Microchip's compliance efforts include monitoring REACH regulatory developments and an evaluation process for our products. Our product evaluation includes engineering analysis, third party testing, and other information or documents provided by the manufacturer or distributor of raw materials or by subcontract assemblers of Microchip's electronic products. Because our evaluation includes reliance on third party information, we cannot verify to a certainty the accuracy of such third party information. With that limitation in mind, we can provide the following information to our customers:

1. Registration with ECHA: When assessing REACH requirements for registration, EU manufacturers and EU importers are required to evaluate their articles to determine whether a prescribed exposure to chemicals exists. Registration of substances in articles is required where: a) substances are intended to be released from the produced or imported articles during normal and reasonably foreseeable conditions of use; and b) the total amount of substance present in the articles with intended releases produced and/or imported by that actor exceeds one (1) metric ton or more per year per producer or importer. As of the date above, there are no known or intended releases of chemical substances under normal or reasonably foreseeable conditions from the use of Microchip's electronic products. Therefore, Microchip is not subject to registration requirements under Articles 7(1) and 7(5) of REACH for its electronic products.

2. Notification with ECHA: Separate from the registration requirement above, the REACH Directive requires EU manufacturers and importers of certain substances to notify ECHA regarding each substance that is: a) a Substance of Very High Concern ("SVHC")², present above a concentration threshold of 0.1% of the weight of the article; and b) imported in quantities of one (1) metric ton or more per year. Exemptions and other conditions can play into

¹ Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC <http://echa.europa.eu/web/guest/regulations/reach>

² Link to the published REACH SVHC list: <http://echa.europa.eu/candidate-list-table>



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the analysis. Microchip does not import more than one metric ton of any of the 205 SVHC into the European Union in any given year. Therefore, the notification requirements under Article 7(2) of REACH are not applicable to Microchip's electronic products.

3. *Communication to Customers:* REACH also imposes communication requirements on EU manufactures and importers to their customers regarding the existence of SVHC, if present above a concentration threshold of 0.1% of the weight of the preparation or article. As of the date above, none of the articles in Microchip's development tools products have been fully evaluated with respect to the 205 SVHCs; therefore, this serves as a notice to our customers that these products may contain equal to or greater than 0.1% weight over weight of any of the published SVHCs. For a more detailed disclosure on the material content of any development tool please contact Microchip directly. This letter is intended to be a proactive notification of the existence of REACH SVHCs and Microchip's efforts to substitute said materials.

4. *Communication with respect to ANNEX 17:* Annex XVII sets out a list of restrictions on the manufacture, placing on the market and use of certain dangerous chemical substances, mixtures and articles. The Annex contains restrictions on the marketing and use of dangerous substances adopted since 1976 in the framework of Directive 76/769/EEC, as well as subsequent restrictions adopted under REACH. These substances have specific restrictions and certain chemical restrictions in specific product(s). To the best of our current knowledge and belief, Microchip products have no restrictions and meet the requirements listed under Annex XVII.

Microchip commits to compliance with the REACH Directive and to communicate compliance to our customers as the scope and breadth of REACH regulation evolves.

For information regarding the exclusive, limited warranties applicable to Microchip products, please see Microchip's standard terms and conditions of sale, which are printed on our sales documentation and available at www.microchip.com.

A handwritten signature in black ink, appearing to read 'Rodger Richey', on a light-colored background.

Rodger Richey
Sr. Director of Development Systems

Microchip Technology Incorporated
2355 W. Chandler Boulevard
Chandler, Arizona 85224