#### DOCUMENTATION OF ENVIRONMENTAL INDICATOR DETERMINATION

### **RCRA** Corrective Action Environmental Indicator (EI) RCRIS code (CA725)

# Current Human Exposures Under Control

Facility Name:

Allegro Microsystems, Inc.

Facility Address:

3900 Welsh Road, Willow Grove, PA, 19090

Facility EPA ID #:

PAD 000 765 800

| 1. | Has all available relevant/significant information on known and reasonably suspected releases to soil, groundwater, surface water/sediments, and air, subject to RCRA Corrective Action (e.g., from Solid Was Management Units (SWMU), Regulated Units (RU), and Areas of Concern (AOC)), been considered in this EI determination? |  |  |  |  |  |  |  |
|----|---|--|--|--|--|--|--|--|
|    | X If yes - check here and continue with #2 below.   |  |  |  |  |  |  |  |
|    | If no - re-evaluate existing data, or   |  |  |  |  |  |  |  |
|    | if data are not available skip to #6 and enter"IN" (more information needed) status code  |  |  |  |  |  |  |  |

#### BACKGROUND

# Definition of Environmental Indicators (for the RCRA Corrective Action)

Environmental Indicators (EI) are measures being used by the RCRA Corrective Action program to go beyond programmatic activity measures (e.g., reports received and approved, etc.) to track changes in the quality of the environment. The two EI developed to-date indicate the quality of the environment in relation to current human exposures to contamination and the migration of contaminated groundwater. An EI for non-human (ecological) receptors is intended to be developed in the future.

## Definition of "Current Human Exposures Under Control" EI

A positive "Current Human Exposures Under Control" EI determination ("YE" status code) indicates that there are no "unacceptable" human exposures to "contamination" (i.e., contaminants in concentrations in excess of appropriate risk-based levels) that can be reasonably expected under current land- and groundwater-use conditions (for all "contamination" subject to RCRA corrective action at or from the identified facility (i.e., site-wide)).

#### Relationship of EI to Final Remedies

While Final remedies remain the long-term objective of the RCRA Corrective Action program the EI are near-term objectives which are currently being used as Program measures for the Government Performance and Results Act of 1993, GPRA). The "Current Human Exposures Under Control" EI are for reasonably expected human exposures under current land- and groundwater-use conditions ONLY, and do not consider potential future land- or groundwater-use conditions or ecological receptors. The RCRA Corrective Action program's overall mission to protect human health and the environment requires that Final remedies address these issues (i.e., potential future human exposure scenarios, future land and groundwater uses, and ecological receptors).

### Duration / Applicability of EI Determinations

EI Determinations status codes should remain in RCRIS national database ONLY as long as they remain true (i.e., RCRIS status codes must be changed when the regulatory authorities become aware of contrary information).

2. Are groundwater, soil, surface water, sediments, or air **media** known or reasonably suspected to be "contaminated" above appropriately protective risk-based "levels" (applicable promulgated standards, as well as other appropriate standards, guidelines, guidance, or criteria) from releases subject to RCRA Corrective Action (from SWMUs, RUs or AOCs)?

|                                     |                     | <u>Yes</u>           | <u>No</u> | <u>?</u>   | Rationale / Key Contaminants   |    |
|-------------------------------------|---------------------|----------------------|-----------|------------|--|----|
| Groundwater                         |                     | _X_                  |           |            | Groundwater Monitoring Results/Barium  |    |
| Air (indoors) <sup>2</sup>          | -0 C)               |                      | _X_       |            |  |    |
| Surface Soil (e.g                   | g., <2 ft)          |                      | _X_       |            |  |    |
| Surface Water                       |                     |                      | _X_       |            |  |    |
| Sediment                            | ~ \2 A)             |                      | _X_       |            |  |    |
| Subsurf. Soil (e.<br>Air (outdoors) | g., ~2 n)           |                      | -X-<br>X  |            |  |    |
| All (buldbois)                      |                     |                      | _^_       |            |  |    |
|                                     | appropri            | iate "lev            |           | referen    | and enter "YE," status code after providing or citing<br>sing sufficient supporting documentation demonstrati<br>ed.                               | ng |
| _x_                                 | "contam<br>determin | inated"<br>nation th | medium,   | citing a   | after identifying key contaminants in each ppropriate "levels" (or provide an explanation for the ould pose an unacceptable risk), and referencing | :  |
| •                                   | If unkno            | wn (for              | any medi  | ia) - skij | to #6 and enter "IN" status code.  |    |

Rationale and Reference(s): A number of compounds and metals, including benzene, PAHs, ethylbenzene, isopropylbenzene, barium, cadmium and lead were found in soil borings taken throughout the site; none exceeded the non-residential direct-contact MSC or the non-residential soil-to-groundwater MSC. Since this site is intended to contain a big-box retailer in the future, the site will remain non-residential. However, barium did exceed the groundwater non-residential MSC in several wells (see attached results). The facility was a manufacturer of semiconductors, and no barium was ever used in the manufacturing process. Investigation of the source of barium seems to indicate that it is a naturally occurring contaminant. Consequently, the site is considered to be under control for all detected compounds, despite the YE entered above for groundwater contamination.

#### Footnotes:

<sup>&</sup>lt;sup>1</sup> "Contamination" and "contaminated" describes media containing contaminants (in any form, NAPL and/or dissolved, vapors, or solids, that are subject to RCRA) in concentrations in excess of appropriately protective risk-based "levels" (for the media, that identify risks within the acceptable risk range).

<sup>&</sup>lt;sup>2</sup> Recent evidence (from the Colorado Dept. of Public Health and Environment, and others) suggest that unacceptable indoor air concentrations are more common in structures above groundwater with volatile contaminants than previously believed. This is a rapidly developing field and reviewers are encouraged to look to the latest guidance for the appropriate methods and scale of demonstration necessary to be reasonably certain that indoor air (in structures located above (and adjacent to) groundwater with volatile contaminants) does not present unacceptable risks.

3. Are there **complete pathways** between "contamination" and human receptors such that exposures can be reasonably expected under the current (land- and groundwater-use) conditions?

Summary Exposure Pathway Evaluation Table

# Potential <u>Human Receptors</u> (Under Current Conditions)

| "Contaminated" Media Groundwater Air (indoors) Soil (surface, e.g., <2 ft) Surface Water Sediment Soil (subsurface e.g., >2 ft Air (outdoors)  | _N_  | Workers _N                   | Day-Care _N                  | Construction _N  | Trespassers                     | Recreation           | n Food <sup>3</sup> _N_  —— —— —— |
|--|--|------------------------------|------------------------------|--|---------------------------------|----------------------|-----------------------------------|
| Instructions for Summary I   | Exposure Pa  | athway Eva                   | luation Tal                  | <u>ble</u> :   |                                 |                      |                                   |
| 1. Strike-out specific Media including Human Receptors' spaces for Media which are not "contaminated") as identified in #2 above.  |  |                              |                              |  |                                 |                      |                                   |
| 2. enter "yes" or 'Receptor combina  | 2. enter "yes" or "no" for potential "completeness" under each "Contaminated" Media Huma Receptor combination (Pathway). |                              |                              |  |                                 |                      |                                   |
| Note: In order to focus the evaluation to the most probable combinations some potential "Contaminated" Media - Human Receptor combinations (Pathways) do not have check spaces (""). While these combinations may not be probable in most situations they may be possible in some settings and should be added as necessary. |  |                              |                              |  |                                 |                      | se                                |
| skip to #6 in-place,   | 6, and enter<br>whether nat<br>aminated m  | "YE" statu<br>tural or mai   | is code, afte<br>n-made, pre | ontaminated in er explaining a corporating a corporating a corporating a corporation of the explaining and explaining a corporation of the explaining and explaining a corporation of the explaining a corporation of the explaining and explaining a corporation of the explaining and explaining a corporation of the explaining a corporation of the explaining and explaining a corporation of the explaining a corporation of the explaining and explaining a co | and/or referer<br>mplete exposi | ncing condure pathwa | ition(s)<br>y from                |
| If yes (pa   | thways are<br>ion) - conti   | complete for<br>nue after pr | or any "Cor<br>coviding su   | ntaminated" N<br>pporting expl   | Media - Huma<br>anation.        | n Recepto            | r                                 |
|  | vn (for any<br>"IN" status   |                              | ated" Medi                   | ia - Human Re  | eceptor comb                    | ination) - s         | kip to #6                         |
| Rationale and Reference(s)   | The site is  | s non-reside                 | ential, and                  | will be used in  | n the future as                 | s the site o         | f a big-                          |

box retailer. Groundwater will not be used for any purpose.

<sup>&</sup>lt;sup>3</sup> Indirect Pathway/Receptor (e.g., vegetables, fruits, crops, meat and dairy products, fish, shellfish, etc.)

| "significant" (i<br>greater in magni<br>"levels" (used to<br>though low) and | es from any of the complete pathways identified in #3 be reasonably expected to be i.e., potentially "unacceptable" because exposures can be reasonably expected to be: 1) tude (intensity, frequency and/or duration) than assumed in the derivation of the acceptable identify the "contamination"); or 2) the combination of exposure magnitude (perhaps ever contaminant concentrations (which may be substantially above the acceptable "levels") reater than acceptable risks)? |
|--|---|
|  | If no (exposures can not be reasonably expected to be significant (i.e., potentially "unacceptable") for any complete exposure pathway) - skip to #6 and enter "YE" status code after explaining and/or referencing documentation justifying why the exposures (from each of the complete pathways) to "contamination" (identified in #3) are not expected to be "significant."   |
|  | If yes (exposures could be reasonably expected to be "significant" (i.e., potentially "unacceptable") for any complete exposure pathway) - continue after providing a description (of each potentially "unacceptable" exposure pathway) and explaining and/or referencing documentation justifying why the exposures (from each of the remaining complete pathways) to "contamination" (identified in #3) are not expected to be "significant."                                       |
|  | If unknown (for any complete pathway) - skip to #6 and enter "IN" status code   |
| Rationale and Reference(s  | s):   |

<sup>&</sup>lt;sup>4</sup> If there is any question on whether the identified exposures are "significant" (i.e., potentially "unacceptable") consult a human health Risk Assessment specialist with appropriate education, training and experience.

| 5      | Can the "signific   | cant" exposures (identified in #4) be shown to be within acceptable limits?   |
|--------|---------------------|---|
|        | ·                   | If yes (all "significant" exposures have been shown to be within acceptable limits) - continue and enter "YE" after summarizing <u>and</u> referencing documentation justifying why all "significant" exposures to "contamination" are within acceptable limits (e.g., a site-specific Human Health Risk Assessment). |
|        |                     | If no (there are current exposures that can be reasonably expected to be "unacceptable") continue and enter "NO" status code after providing a description of each potentially "unacceptable" exposure.   |
|        |                     | If unknown (for any potentially "unacceptable" exposure) - continue and enter "IN" status code  |
| Ration | ale and Reference(s | s):   |

| 5. | (CA725), and o     | opriate RCRIS status codes for the Current Human Exposures Under Control EI event code btain Supervisor (or appropriate Manager) signature and date on the EI determination below ropriate supporting documentation as well as a map of the facility):  |
|----|--------------------|---|
|    | _X_                | YE - Yes, "Current Human Exposures Under Control" has been verified. Based on a review of the information contained in this EI Determination, "Current Human Exposures" are expected to be "Under Control" at the _Allegro Microsystems, Inc facility, EPA ID #PAD 000 765 800_, located at _3900 Welsh Road, Willow Grove, PA 19090_ under current and reasonably expected conditions. This determination will be re-evaluated when the Agency/State becomes aware of significant changes at the facility. |
|    | _                  | NO - "Current Human Exposures" are NOT "Under Control."   |
|    |                    | IN - More information is needed to make a determination.  |
|    |                    | el e  |
|    | Completed by       | (signature)     Date       (print)     Jennifer Wilson       (title)     Geologic Specialist  |
|    | Supervisor         | (signature)       Date         (print)       James Wentzel, P.E.         (title)       Chief, Engineering Services Section  |
|    |                    | (EPA REGION OF State PAPEP/SERO)  (EPA REGION 3 P-3-11  EPA REGION 3 P-3-11   |
|    | Locations where    | References may be found:  |
|    | Monito<br>files of | ring and soil boring results are attached. Further references can be found in the regional the PA DEP Southeast Regional Office.  |
|    | Contact telephor   | ne and e-mail numbers   |
|    | (phone             |   |
|    | (name)<br>(phone   |   |

FINAL NOTE: THE HUMAN EXPOSURES EI IS A QUALITATIVE SCREENING OF EXPOSURES AND THE DETERMINATIONS WITHIN THIS DOCUMENT SHOULD NOT BE USED AS THE SOLE BASIS FOR RESTRICTING THE SCOPE OF MORE DETAILED (E.G., SITE-SPECIFIC) ASSESSMENTS OF RISK.