California Safe Drinking Water and Toxic Enforcement Act of 1986

(“Proposition 65”)

The California Safe Drinking Water and Toxic Enforcement Act of 1986, also known as Proposition 65, provides that a company cannot cause a significant amount of a carcinogen or reproductive toxicant to enter a source of drinking water or the workplace, whether it may be in the form of water, in the air, or absorbed through the skin, without proper control or elimination of employee work exposure. Proposition 65 also provides that employers are prohibited from knowingly and intentionally exposing their employees to a chemical known to the State of California to cause cancer or reproductive toxicity unless they provide a clear and reasonable warning through specified methods, before the exposure. Such exposure is measured in micrograms per day, for which there are established maximum allowable dose levels (“MADL”).

Intersil Corporation manufactures integrated circuits and related semiconductor devices, which do not expose humans to any carcinogens or reproductive toxins through inhalation or absorption through the skin in their final configuration. Accordingly, Intersil’s products are outside the scope of Proposition 65.

By:

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