

August 8, 2019

AVE, AVES and AVEZ Series (does not include non-catalog part#s)

RoHS and REACH CERTIFICATE

of Cornell Dubilier Electronics, Inc. (hereinafter sometimes referred to as "CD" or Cornell Dubilier"

It is hereby certified that to the best of our knowledge, parts referenced above are in conformance with the requirements of EU Directive 2011/65/EU, Restriction of Hazardous Substances (RoHS), as amended by EU Directive 2015/863, and do not contain Lead (Pb), Cadmium (Cd), Mercury (Hg), Hexavalent Chromium (Cr VI), Polybrominated Biphenyls (PBB), Polybrominated Diphenyl Ethers (PBDE), Bis(2-Ethylhexyl) phthalate (DEHP), Benzyl butyl phthalate (BBP), Dibutyl phthalate (DBP) or Diisobutyl phthalate (DIBP). Additionally it is hereby certified that, to the best of our knowledge, parts referenced above are in conformance with the requirements of China RoHS

It is hereby certified that, to the best of our knowledge, parts referenced above meet the requirements of REACH SVHC-201 substances per REACH Regulation No. 1907/2006 and reference Annex XV11

Subject to CD Document 10-28 (copy enclosed)

Cornell Dubilier Electronics, Inc.



Deb Boudreau

Project Manager/Product Analyst

CD DOCUMENT 10-28

To the fullest extent allowed by applicable laws and regulations:

All declarations, representations, warranties, certifications and statements made by Cornell-Dubilier Electronics, Inc., a Delaware corporation ("CD"), in any document are limited to the actual knowledge of CD and may be based exclusively upon statements and other communication made to CD by other persons (including, without limitation, its suppliers); and CD is in no way accepting any responsibility for investigating or otherwise checking or determining the truth, accuracy or completeness of any such third-party statement or communications; and all obligations and liabilities of CD are limited as provided in this instrument.

IN NO EVENT SHALL CD BE LIABLE FOR ANY PUNITIVE, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES. All limitations of liability provisions in this CD Document 10-28 shall apply to any and all claims or suits or other litigation brought against CD, including (without limitation) any claims based upon negligence, breach of contract, breach of warranty, breach of declaration, breach of representation, strict liability, or any other legal theories upon which liability may be asserted against CD.

EACH RECIPIENT HEREOF IS PLACED ON NOTICE THAT CD'S PRICES ARE BASED UPON CD'S LIMITATION OF LIABILITY CLAUSES (INCLUDING, WITHOUT LIMITATION, THOSE SET FORTH IN THIS CD DOCUMENT 10-28); AND CD SHALL NOT, IN ANY EVENT, BE LIABLE ON ANY CLAIM FOR DAMAGES ARISING OUT OF OR RELATED TO ANY DECLARATION, REPRESENTATION, WARRANTY, CERTIFICATION, OR STATEMENT, OR THE MANUFACTURE, SALE, DELIVERY, USE, CONTENT, MATERIALS OR COMPONENTS OF ANY GOODS IN ANY AMOUNT EXCEEDING THE PURCHASE PRICE OF CD'S GOODS SPECIFICALLY INVOLVED IN SUCH CLAIM.

This CD Document 10-28 and the liability limitations and other provisions contained herein shall override any and all provisions of any other document to the contrary and shall be deemed included in any agreement or other instrument executed by CD and delivered to the recipient on or after the date hereof (and CD's signature or other execution of any such agreement or other instrument shall be deemed to include, and be subject to, the substance of this CD Document 10-28); and under no circumstances shall CD be deemed to release or waive any liability limitation or other provisions set forth in this CD Document 10-28 except to the extent that a duly authorized officer of CD actually signs a waiver or release on behalf of CD that specifically references this CD Document 10-28 and explicitly states the CD is making such a waiver or release. The liability

limitations and other provisions of this CD Document 10-28 shall (despite any provisions in any other document to the contrary; and without restricting the scope or impact of any other provision of this CD Document 10-28) be deemed accepted by any purchaser of any CD goods upon the earliest of the following: the placement of any order for any CD goods by the purchaser (or the purchaser's acceptance of any offer by CD to sell any goods, or the purchaser's payment [or partial payment] for any CD goods, or the receipt by the purchaser of any shipment of CD goods) following the time that this

CD Document 10-28 is delivered to such purchaser (or prospective purchaser) regardless of whether such delivery is via e-mail, messenger service, delivery service, fax, mail or some other means.

Furthermore, any liability of CD in any way related to any declaration, certification, representation, warranty or other statement made by CD on or after the date that this CD Document 10-28 is executed by CD shall be subject to this CD Document 10-28 and limited as set forth in this CD Document 10-28 despite anything to the contrary.

The internal law of the State in which CD executes this CD Document 10-28 shall govern the interpretation and enforcement of this CD Document 10-28 (without regard for the conflict of law provisions of such State; and the UN Convention on Contracts for the International Sale of Goods and the UN Convention on the Limitation Period in the International Sale of Goods shall not govern this CD Document 10-28 or any transaction or other matter referenced in this CD Document 10-28 or related hereto); and the proper venue and jurisdiction of all litigation related to such interpretation and enforcement shall be in the US Federal and State Courts located in such State; and all expenses incurred by CD (including, without limitation all court costs, attorneys' fees and expenses, and expert witness fees and expenses) in enforcing or attempting to enforce this CD Document 10-28 or any provision hereof shall be borne by the person litigating against, disputing, contesting or otherwise resisting such enforcement.

Cornell Dubilier Electronics, Inc.