

CROSSLINK TECHNOLOGY INC.



Statement on Conflict Minerals

May 13, 2015

Dear Valued Customer,

Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act requires companies that file reports with the SEC under the Exchange Act to disclose the use of conflict minerals within its products that have origination from the Democratic Republic of Congo or an adjoining country. Under this Act, conflict minerals are defined as columbite-tantalite (coltan, niobium, tantalum); cassiterite (tin); wolframite (tungsten); and gold, as well as their derivatives or other minerals designated by the Secretary of State.

Although Crosslink Technology Inc. does not fall within the scope of this rule, Crosslink Technology Inc. is committed to providing information about the constituents used within its products as they relate to conflict minerals. This letter is to verify that Crosslink Technology Inc. does not knowingly or intentionally use conflict minerals in the formulation of any Crosslink Technology Inc. products, supplied or applied. Based on the information provided to Crosslink Technology Inc. by its raw material suppliers, we do not believe any of the above mentioned conflict minerals are contained within any of our products.

Should you have any questions or require further information regarding conflict mineral use within this product, or any other Crosslink Technology Inc. product, please contact the Environmental Health and Safety Department by using the link on the Crosslink Technology Incorporated website at http://www.crosslinktech.com, or contact your local Crosslink Technology Incorporated representative.

Thank you for your continued interest in Crosslink Technology Inc. Products.

Respectfully,

Tony Csaba Quality Manager & Technical Coordinator Management Representative Environmental Representative