Cirrus Logic Conflict Minerals Policy Statement

Cirrus Logic, Inc. and its subsidiaries (including, but not limited to, Cirrus Logic International (UK) Ltd.) take very seriously the worldwide concerns that the use of certain minerals, specifically tin, tantalum, tungsten, and gold (3TG), that originated in the Democratic Republic of the Congo ("DRC") or an adjoining country (together with the DRC, "Covered Countries") may be directly or indirectly financing human rights violations or benefiting armed groups in those Covered Countries. To promote stability and security, we expect our suppliers to source materials responsibly, including from the Covered Countries, and we forbid our suppliers from placing an outright ban on procuring minerals from the DRC and adjoining countries. In addition, we are committed to complying with all reporting requirements relating to these "conflict minerals" as adopted by the Securities and Exchange Commission ("SEC") on August 22, 2012, as mandated by Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act ("Dodd-Frank Act") in accordance with OECD Due Diligence Guidance.

Cirrus Logic expects our suppliers to source materials from environmentally and socially responsible supply chains. In support of that effort, we are utilizing the Responsible Minerals Initiative (RMI) (previously CFSI), Responsible Business Alliance (RBA) (previously EICC) and the Global e-Sustainability Initiative (GeSI) Conflict-Free Smelter Program (CFSP), and Conflict Minerals Reporting Template (CMRT). All our direct suppliers must report at least annually the origin of the 3TG metals by identifying smelters used in the manufacture of our products using the CMRT. All reported smelters are required to be CFSP conformant or undergo a similar independent third-party audit verification. In addition, suppliers are required to provide the following in writing:

- Evidence of a Corporate Policy on the use of metals from the DRC;
- Acknowledgment of Cirrus Logic's Conflict Minerals Policy Statement; and
- Verification of the procedures in place to demonstrate compliance with this policy.

If you have any questions about this policy, our supplier requirements, or would like to request a copy of our CMRT, please contact your sales representative.

NOTE: This document is not intended to be legal advice regarding the interpretation of the Dodd-Frank Wall Street Reform and Consumer Protection Act described above. Please review independently and in consultation with your own legal counsel.

Name: Jeff Daniels
Title: Director, Quality Engineering
Signature:
Date: September 3rd, 2019