



Corporate Office ■ One Technology Drive ■ Milpitas, CA 95035 ■ www.kla.com

Modern Slavery Statement

This Statement is made pursuant to the United Kingdom Modern Slavery Act of 2015 and provides information regarding the efforts taken by KLA Corporation during the fiscal year ended June 30, 2022 to ensure that slavery and human trafficking are not taking place in its business and supply chains. This Statement covers KLA Corporation and its subsidiaries identified in the attached addendum.

Human Rights Commitment

KLA is committed to upholding the human rights and dignity of all people, including those employed through KLA, our subsidiaries and affiliates, and our supply chains.

In addition, KLA believes that any activities that fuel social conflict, violate human rights or lead to serious environmental degradation are unacceptable. We want to ensure that all materials used in our products come from socially and environmentally responsible sources. The issue is especially acute with regards to so-called “conflict minerals” from the Democratic Republic of Congo (“DRC”) and adjoining countries. Even though KLA does not source or buy metals directly, we are very concerned about the potential link between mining and the conflict in the DRC and adjoining nations. We are appalled by the reports from the conflict areas and strictly condemn all activities that fuel conflict or benefit militant groups. We require high ethical standards in our own operations and our supply chain and take action to ensure that metals from the conflict areas that fund the conflict in those regions do not enter our supply chain. KLA has actively worked independently and with suppliers, industry peers and other stakeholders to improve traceability and ensure responsible sourcing. We are participants in the Responsible Minerals Initiative (“RMI”) and work to identify smelters in our supply chain using the RMI’s Conflict Minerals Reporting Template.

KLA maintains a set of policies, procedures and processes respecting human rights and that identify, prevent, and mitigate human rights abuses. These mechanisms continue to keep KLA free from human rights violations and provide for continuous improvement opportunities. There were no human rights violations reported or discovered in any of our facilities worldwide during the time period covered by this statement.

Supply Chain Human Rights Policy

Our supply chain is also required to adhere to the Responsible Business Alliance (RBA) Code of Conduct, and we annually assess their operations against this Code. The RBA Code of Conduct is a set of standards on social, environmental and ethical issues in the electronics industry supply chain. This helps our suppliers identify and mitigate risks of non-compliance within their own supply chains.

KLA expects its supply chain to adhere to global principles of human rights that include freedom of association, right to organize, abolition of forced labor, elimination of child labor, equality and anti-discrimination rights, payment of minimum wages, and provision of legally mandated employee benefits.

As a company that must deliver extremely complex, high-technology products to our customers, it is critical that our supply chain maintains highly trained personnel and best-in-class processes to meet our requirements. To that end, KLA established a global supply chain program in 2002.



In 2006, KLA received the Institute of Supply Management's inaugural R. Gene Richter Award for "Innovation and Leadership in Supply Management" in the area of process for KLA's Supply Chain Management (SCM) program. Our SCM program was also named by A.T. Kearney as a 2008 "Leader in Procurement Excellence." The supply chain management processes establish, support, ensure and continuously improve the adherence of our supply base to all critical tenets of human rights. KLA expects its supply chain to adhere and comply with global human rights standards, including but not limited to:

- A. The industry best practices for major electronics companies, its customers and suppliers as defined and adopted by the RBA Code of Conduct which can be found at <http://www.responsiblebusiness.org/code-of-conduct/>.
- B. The requirements of the California Transparency in Supply Chains Act of 2010 which can be found in Section 1714.43 at <https://oag.ca.gov/SB657>.
- C. The requirements of the UK Modern Slavery Act of 2015 which can be found in Part 6, Section 54 Transparency in Supply Chains at www.legislation.gov.uk/ukpga/2015/30/contents/enacted.
- D. The requirements of the U.S. Customs and Border Protection Uyghur Forced Labor Prevention Act of December 23, 2021 which can be found at [Uyghur Forced Labor Prevention Act | U.S. Customs and Border Protection \(cbp.gov\)](https://www.cbp.gov/newsroom/initiatives/uyghur-forced-labor-prevention-act)

Enforcement of KLA's Supply Chain Human Rights Policy

KLA expects that suppliers and their supply chains adhere to the KLA Supply Chain Human Rights Policy, and we strive to enforce such policies via a rigorous three-pronged approach of (1) sourcing and supplier selection, (2) contractual supplier requirements and (3) ongoing supplier relationship management:

1. Sourcing & Supplier Selection

To become a key supplier for the production of KLA's goods and services, suppliers are evaluated through a selection and qualification process that is a critical part of our SCM process. Typically, such evaluations include supplier visits and/or supplier quality audits of the supplier's people, processes and capabilities against pre-determined evaluation criteria. During the course of these assessments, the team qualifies how well the supplier meets KLA's standards. Only the suppliers that meet KLA's standards and that optimize or meet the overall selection criteria are selected. Those suppliers then become part of KLA's supply chain and are, as appropriate, managed for continuous improvement.

2. Contractual Supplier Requirements

Purchase Order Terms and Conditions: As a condition of doing business and as a means of self-certification, our purchase order standard terms and conditions stipulate that¹ "Seller represents and warrants that it complies with all applicable laws and regulations, including eradication of forced, bonded, indentured, involuntary convict or compulsory labor, as well as illegal child labor in its facilities, and requires their suppliers, including labor agencies, to do the same. Seller warrants that its supply chain and materials incorporated into its products comply with the laws prohibiting slavery and human trafficking. Seller agrees to adopt sound human rights practices, to treat workers fairly and with dignity and respect, provide a safe

¹ Subject to variation in the standard terms of business applicable to recently acquired entities.



and healthy work environment for their workers, conduct business in compliance with applicable environmental and employment laws, and refrain from corrupt practices.”

Standard Supplier Purchase Agreement: Key KLA suppliers must accept KLA’s standard purchase agreement that specifically states that the supplier “represents and warrants that it complies with all applicable laws and regulations, including eradication of forced, bonded, indentured, involuntary convict or compulsory labor, as well as illegal child labor in its facilities, and requires their suppliers, including labor agencies, to do the same. Seller warrants that its supply chain and materials incorporated into its products comply with the laws prohibiting slavery and human trafficking,” and the supplier “agrees to adopt sound human rights practices, to treat workers fairly and with dignity and respect, provide a safe and healthy work environment for their workers, conduct business in compliance with applicable environmental and employment laws, and refrain from corrupt practices.” Furthermore, it also stipulates that suppliers “shall comply with all applicable laws regarding non- discrimination in terms and conditions of employment, payment of minimum wage and legally mandated employee benefits, and compliance with mandated work hours. Seller shall comply with all applicable laws regarding employment of underage or child labor and shall not employ children under the age of 16.”

3. Ongoing Supplier Relationship Management:

Key KLA suppliers, as appropriate, participate in the KLA Supplier Scorecard program. The Scorecard includes several qualitative and quantitative measurement criteria related to a supplier’s performance against defined criteria. Non-quantifiable ratings include KLA’s policies. Any deterioration below certain levels requires a Supplier Action Request. Supplier Action Requests are managed throughout the business review process. KLA may discontinue business with suppliers that fail to either improve their Supplier Scorecard rating over a defined period or do not resolve requests in a timely manner. The Supplier Relationship Management program includes planned business reviews, site visits and performance audits that include adherence to human rights policies. Site visits and performance-related audits usually occur when and if a supplier’s scorecard performance is declining and/or if supplier risk is determined through the course of normal supplier visits.

Standards of Business Conduct for Suppliers

KLA Suppliers, Agents and Non-Employee Workers are asked to review, accept and adhere to KLA’s published Standards of Business Conduct as listed at <https://www.kla.com/company/supplier>. KLA is committed to conducting business in compliance with all applicable standards, laws and regulations. Although laws and customs vary from country to country and standards of ethics may vary in different business environments, the fundamental principles of honesty and integrity serve as the cornerstones of KLA’s Standards of Business Conduct. By holding KLA, our business partners, and our Suppliers to a higher set of values, we must place our values in action by asking questions, seeking guidance, reporting suspected violations, and expressing our concerns when it is our duty to do so. We require all KLA Suppliers to create an environment where fair employment practices are extended to all workers.



For more information on related actions and policies of KLA, please refer to our Global Impact Report (GIR) at <https://www.kla.com/company>.

Signed on November 15, 2022 by

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Richard Wallace

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Richard Wallace
President, CEO, and Member of the Board of Directors
KLA Corporation



Addendum
List of Covered Subsidiaries

SUBSIDIARY NAME	JURISDICTION OF INCORPORATION / ORGANIZATION
International Sales & Business, Inc.	United States
KLA-Tencor China Corporation	United States
KLA-Tencor International Corporation	United States
VLSI Standards, Inc.	United States
Belize Holdings, LLC	United States
KLA-Tencor Asia-Pac Distribution Corporation	United States
Dino Acquisition Technology L.L.C.	United States
Zeta Instruments, Inc.	United States
KT Recreation Association, LLC	United States
Whiskey Holding Sub, LLC	United States
Microsense, LLC	United States
Nanomechanics Inc.	United States
Filmetrics, Inc.	United States
Orbotech, Inc.	United States
Photon Dynamics, Inc.	United States
Photon Dynamics Solar Corporation	United States
Orbotech LT Solar, LLC	United States
Anchor Semiconductor, Inc.	United States
ECI Technology, Inc.	United States
ECI Technology International, Inc.	United States
Front Edge Technology, Inc.	United States
ICOS Vision Systems Corporation BVBA	Belgium
ICOS Vision Systems NV	Belgium
Lee Ta Technologies (BVI), Inc.	British Virgin Islands
KLA-Tencor Corporation (Cayman) Limited, I	Cayman Islands
KLA-Tencor Corporation (Cayman) Limited, III	Cayman Islands
KLA-Tencor Corporation (Cayman) Limited, IV	Cayman Islands
ICOS Vision Systems (Shenzhen) Co. Ltd.	China
KLA-Tencor International Trading (Shanghai) Co., Ltd.	China



KLA-Tencor Semiconductor Equipment Technology (Shanghai) Co., Ltd.	China
KLA-Tencor France SARL	France
KLA-Tencor GmbH	Germany
KLA-Tencor MIE GmbH	Germany
KLA-Tencor MIE Holdings GmbH & Co. KG	Germany
KLA-Tencor MIE Holdings Verwaltungs GmbH	Germany
ICOS Vision Systems Ltd.	Hong Kong
KLA-Tencor Software India Private Limited	India
KLA-Tencor Ireland Ltd.	Ireland
Optical Metrology Patents Limited	Ireland
KLA-Tencor Corporation (Israel)	Israel
KLA-Tencor Corporation Holding (1987) Ltd.	Israel
KLA-Tencor Corporation (1992) Ltd.	Israel
KLA-Tencor Integrated Metrology (Israel) (2002) Ltd.	Israel
KLA-Tencor Italy S.R.L.	Italy
KLA-Tencor Japan, Ltd.	Japan
KLA-Tencor Korea, Inc.	South Korea
KLA-Tencor MIE Holdings S.à r.l.	Luxembourg
KLA-Tencor (Malaysia) Sdn Bhd	Malaysia
KLA-Tencor (Singapore) Pte. Ltd.	Singapore
KLA-Tencor Singapore Holding Co. Pte. Ltd.	Singapore
KLA-Tencor Singapore Holding Co. Pte II Ltd.	Singapore
KLA Instruments S.A.	Switzerland
KLA-Tencor (Thailand) Limited	Thailand
KLA-Tencor Limited	United Kingdom
Lakers Holding Company APS	Denmark
Capres A/S	Denmark
Orbotech Ltd	Israel



Laser Imaging Systems GmbH	Germany
New System SRL	Italy
Orbotech Deutschland GmbH	Germany
Orbotech S.A.	Belgium
Orbotech Pacific Ltd.	Hong Kong
Orbotech Electronics (Shenzhen) Co., Ltd	China
Orbotech Electronics (Suzhou) Co Ltd	China
Orbotech Trading (Shanghai) Co., Ltd	China
Orbotech Japan Ltd	Japan
Orbotech Asia Ltd	Hong Kong
Orbotech Singapore Corporation Pte Ltd	Singapore
Orbotech Korea Ltd	Korea
Orbotech Logistics Ltd	Hong Kong
SPTS Technologies Limited	UK
SPTS Technologies Ltd	Taiwan
SPTS Technologies UK Ltd	UK
SPTS Technologies Overseas Holdings Ltd.	UK
Orbotech Holding GmbH	Germany
Orbotech B.V.	Netherlands
Orbotech Caribbean Ltd.	British Virgin Islands
Anchor (Shanghai) Semiconductor Inc.	China
Hefei Shen'An Semiconductor Technology Co.	China
ECI Japan Inc.	Japan