

January 2, 2023

RE: The Dodd-Frank Section 1502 Wall Street Reform and Consumer Protection Act – Conflict Minerals

Dear Valued Customer:

On August 22, 2012, the U.S. Securities and Exchange Commission (SEC), as directed by Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010, finalized requirements for issuers of public securities to disclose their use of “conflict minerals” originating in the Democratic Republic of Congo (DRC) and adjoining countries. The rule applies to products containing Tin, Tungsten, Tantalum (and their ores) and/or Gold if the minerals are “necessary to the functionality or production” of the products manufactured.

Though Pioneer Service is a privately held corporation and not required to file reports with the SEC under Section 13(a) or Section 15(d) of the Exchange Act, we have reviewed the requirements and restrictions, and to the best of our knowledge, the products that we supply do not have these minerals, except for trace amounts coming from scrap which are impossible to track and thus are not required to be reported to the SEC.

Pioneer Service is committed to operating in a socially responsible manner and will continue to monitor our suppliers to ensure that no “conflict minerals” enter our supply chain to the best of our knowledge.

Sincerely,

*Aneesa Muthana*

President and Owner  
Pioneer Service Inc.