Lam Research International Sàrl
Slavery and Human Trafficking Statement
for fiscal year ended June 28, 2020

This statement is made pursuant to section 54, Part 6 of the Modern Slavery Act 2015, and sets out the steps that Lam Research International Sàrl has taken during the fiscal year ended June 28, 2020 to ensure that slavery and human trafficking are not taking place in our supply chain or any part of our own business.

Our Business
We are a global supplier of innovative wafer fabrication equipment and services to the semiconductor industry. We have built a strong global presence with core competencies in areas like nanoscale applications enablement, chemistry, plasma and fluidics, advanced systems engineering and a broad range of operational disciplines. Our products and services are designed to help our customers build smaller, faster, and better performing devices that are used in a variety of electronic products, including mobile phones, personal computers, servers, wearables, automotive devices, storage devices, and networking equipment.

Our Supply Chain
Sourcing the specialized components and products needed for our process equipment and services requires our supply chain to stretch around the globe. As a result, we focus our supplier management efforts on our top tiers of direct suppliers that support our manufacturing operations. Our Global Supply Chain Management Corporate Social Responsibility Manager is responsible for implementing and managing a collaborative approach to working with our supply chain and strive to actively share best practices in order to mitigate our collective challenges with regard to human trafficking. Our supply chain is held to the same Core Values to which we hold ourselves, and we are committed to rewarding integrity and continuous improvement. Our supply chain is also held to Lam Research’s Global Supplier Code of Conduct, which incorporates by reference and requires supplier adherence to the Responsible Business Alliance Code of Conduct as well.

Policies and Practices
Fair and humane employment practices are a core business principle to ensure compliance with applicable laws and provide a productive and unbiased workplace. Lam Research supports the Ten Principles of the UN Global Compact and the ILO Declaration on Fundamental Principles and Rights at Work, as outlined in our Global Employment Practices Statement, including protection of internationally proclaimed human rights. Through our compliance activities and efforts, we attempt to ensure that we are not complicit in human rights abuses, and support the abolition of child labor. In addition, Lam Research encourages freely chosen employment (elimination of all forms of forced or compulsory labor), compliance with
applicable wage and benefits laws, humane treatment of employees, non-discrimination in respect of employment and occupation, and freedom of association and the right to collective bargaining. Our **Global California Transparency in Supply Chains Act of 2010 (SB 657) Compliance Statement** and our Global Supplier Code of Conduct also establish and confirm Lam Research's commitment to compliance with applicable laws and regulations, including the prevention of slavery and human trafficking, in its business operations and throughout its supply chain. 

Since the 2018 fiscal year when Lam Research published its Global Supplier Code of Conduct, Lam Research has required its major direct product suppliers and new product suppliers to acknowledge its Global Supplier Code of Conduct to ensure supplier commitment to applicable laws and regulations, including but not limited to the prevention of slavery and human trafficking, requiring freely chosen employment, avoidance of child labor, compliance with applicable wage and benefits laws, humane treatment of employees, non-discrimination, and freedom of association in its business operations and throughout its supply chain.

Lam Research completed an 18 month long pilot program to help raise awareness in our supply chain and understand how to support our suppliers in the prevention and elimination of forced and bonded labor of foreign migrant workers (“FMWs”) in our supply chain. The pilot program was comprised of certain major direct material suppliers and involved 1) Encouraging and guiding pilot program participants to update their company policies for more comprehensive policies prohibiting forced labor/bonded labor in any form; 2) Communicating expectations related to preventing forced and bonded labor to all agents and subagents in the home and destination countries; 3) Mapping the entire journey of existing FMWs from their home country or province to their facility, noting all agents and steps involved; 4) Assessing the journeys of their FMWs, identifying risk points and any controls in place; and 5) Creating a corrective action plan for their FMWs to address the identified risks. During the 2020 fiscal year, at least 172 FMWs were repaid fees associated with employment as a result of this program.

The steps that Lam Research has taken include the following:

1. **Verification.** In order to verify prospective direct product suppliers, we require all new direct materials suppliers, as part of the supplier screening process, to provide a completed written certification that addresses risks of human trafficking and slavery (described in paragraph 3 below). The verification is conducted by Lam Research’s Global Supply Chain Management Contracts and Compliance Manager.

2. **Auditing.** We periodically audit major direct supplier operations to address the risks of human trafficking and slavery in our supply chain. The audit is conducted by Lam Research employees, directly or in conjunction with third parties. The audit includes interviews with the supplier's manager or Human Resource personnel and one of the supplier's workers on issues of forced labor and modern slavery. During the 2020 fiscal year, 14 onsite audits were completed. Onsite auditing was halted in the second half of fiscal year 2020 due to COVID-19 travel restrictions. These audits were announced, but we reserve the right to conduct unannounced audits.
3. **Certification.** As part of the new direct product supplier onboarding process, we request a written certification from each new supplier that the materials incorporated into their products comply with applicable laws and regulations, including laws regarding slavery and human trafficking of the country or countries in which it is doing business. In addition to our current anti-slavery and human trafficking due diligence, we are requiring certain suppliers to respond to the Slavery and Trafficking Risk Template ("STRT"). To improve due diligence, the survey increased focused on suppliers with operations in high risk geographical areas. During the 2020 fiscal year, 56% (or 94) of the suppliers completed the STRT, and plans are in place to increase the response rate in the next fiscal year. The responses will be used to inform our auditing program based on the assessed risk ratings. Additionally, suppliers are contractually required to comply with all applicable laws, regulations and policies, including but not limited to compliance with the Responsible Business Alliance Code of Conduct v 6.0, which was in place during the 2020 fiscal year.

4. **Internal Accountability.** Lam direct product suppliers, employees, and contractors who fail to comply with Lam’s policies are subject to corrective action up to and including termination.

5. **Training.** We continue to require annual training of front-line employees and managers with direct responsibility for supply chain management and onsite audits on how to identify and mitigate risks of human trafficking and slavery. During the 2020 fiscal year, 186 employees completed this training.

This statement has been approved by the Board of Directors of Lam Research Corporation. Signed on behalf of the managing officers of Lam Research International Sàrl.

Robert Stecher, Chairman

*Revision date: December 16, 2020*