

---

**LETTER OF CERTIFICATION AND INDEMNIFICATION  
FOR ENVIRONMENTAL STEWARDSHIP FOR THE RECYCLING OF ELECTRONIC  
EQUIPMENT**

DATE:

CUSTOMER NAME:

POINT OF CONTACT:

CUSTOMER ADDRESS:

REFERENCE NUMBER:

DATE RECEIVED:

This Letter of Certification is provided to (Customer) as it pertains to Environmental Stewardship for the Recycling of Electronic Equipment deemed scrap under the Terms and Conditions of the Agreement with the Customer relative to the above Reference Number. **2nd Life Inc.** (Vendor) acknowledges the receipt of Material(s) from the Customer on the above Reference Number and Date; and that Vendor has followed all environmental mandates for the recycling of scrap CRTs, leaded-glass cullet, circuit boards, PCB's, mercury, and any items containing these Materials, as defined by the Basal Action Network (BAN). In addition, Vendor certifies that downstream service providers do not send any of the referenced hazardous waste to any United States or International landfill, incinerator and/or prison recycling operation.

Vendor agrees to indemnify, defend and hold harmless the Customer from and against any and all liability and/or expense arising from the recycling of Material(s) obtained from the Customer under the above Reference Number. Additionally, the Vendor agrees to indemnify, defend and hold harmless the Customer from and against any and all liability and/or expense that may arise from any validated claim of improper recycling of the Material(s) obtained from the Customer under the above Reference Number. This indemnification shall not apply with respect to any liability or expense arising in conjunction with any Material(s) provided by the Customer to Vendor that does not constitute Material(s) received under the above Reference Number.

For Consideration received, the undersigned hereby accepts ownership of the following equipment (see attachment), and forever releases, and agrees to indemnify and hold harmless **Vendor Name** from any and all claims arising from the undersigned taking ownership and possession of the Equipment, and from the undersigned's use and disposal of the Equipment.

Michael Feibelman  
Founder and CEO  
2nd Life Inc.

---

**LETTER OF CERTIFICATION AND INDEMNIFICATION  
FOR DESTRUCTION OF SOFTWARE AND  
REMOVAL OF ALL DATA FROM ANY AND ALL  
TECHNOLOGICAL DEVICES**

DATE:

CUSTOMER NAME:  
POINT OF CONTACT:  
CUSTOMER ADDRESS:

REFERENCE NUMBER:  
DATE RECEIVED:

This Letter of Certification is provided to (Supplier) as it pertains to the Destruction of all Software and the Erasure of all Data from any and all Technological Devices under the Terms and Conditions of the Agreement with the Supplier relative to the above Reference Number. 2nd Life Inc. (Vendor) acknowledges the receipt of Material(s) from the Supplier on the above Reference Number and Date; and that Vendor has destroyed all software in the form of hard and/or soft data included in the above-referenced shipment and has disposed of them in accordance with applicable Federal, State and Local Rules and Regulations.

Vendor further acknowledges that all Electronic Data on functional Technological Devices have been Erased by means of a "Destructive Write Process" using (1) a program that destroys any and all data on the drive by a single fluxchange to every byte on the storage media so that the only data that could be retrieved after using this program would be zeros; or (2) a process compliant with Department of Defense (DOD) standard DOD 5220.22M, HIPPA, Sarbanes-Oxley, FACTA and GLB standards; or (3) any other process mutually agreed to in writing.

Vendor further acknowledges that all Technological Devices deemed to be non-functional have been physically destroyed for complete destruction after removal of selected Printed Wiring Assemblies. These processes are intended to assure that all software will be non-recoverable. Vendor agrees to indemnify, defend and hold harmless the Supplier from and against any and all liability and/or expense for the removal or remediation action under the Comprehensive and Environmental Response Compensation and Liability Act, 42 U.S. Sec. 9601 et seq., or any similar law, arising from the disposition of Material(s) obtained from the Supplier under the above Reference Number. Additionally, the Vendor agrees to indemnify defend and hold harmless the Supplier from and against any and all liability and/or expense that may arise from any validated claim of recovered data improperly distributed due to resale or destruction of the Material(s) obtained from the Supplier under the above Reference Number. This indemnification shall not apply with respect to any liability or expense arising in conjunction with any Material(s) provided by the Supplier to Vendor that does not constitute Material(s) received under the above Reference Number.

Michael Feibelman  
Founder & CEO  
2nd Life Inc.