

2015 ATLINKS

CORPORATE SOCIAL RESPONSIBILITY

ANNUAL REPORT

www.alcatel-home.com

TABLE OF CONTENTS

1	IVIA	ANAGENIENT COMMITMENT	
2	co	DMPANY PRESENTATION	4
	2.1	COMPANY STRUCTURE	5
	2.2	ORGANIZATION	6
3	SU	STAINABLE DEVELOPMENT: THE GLOBAL COMPACT	7
4	LA	BOR PRACTICES AND DECENT WORK	9
	4.1	ATLINKS STAFF	
	4.2	EMPLOYEES INSURANCES AND MEDICAL CHECKS	
	4.3	CONTRACT OF PROGRESS. LABOR /MANAGEMENT RELATIONS	
	4.4	TRAINING AND AWARENESS	
	4.5	ORGANIZATIONAL HEALTH AND SAFETY PROGRAMS	
	4.6	SUPPLIERS ASSESSMENT ON HEALTH AND SAFETY	11
5	HU	JMAN RIGHTS	
	5.1	NON-DISCRIMINATION	
	5.2	HANDICAP	
	5.3	FREEDOM OF ASSOCIATION AND COLLECTIVE BARGAINING	
	5.4	CHILD LABOR, FORCE AND COMPULSORY LABOR	
	5.5	SUPPLIER HUMAN RIGHTS ASSESSMENT	13
6		IVIRONMENT	_
	6.1	ENVIRONMENTAL MANAGEMENT	
	6.2	TRANSPORTATION	_
	6.3	ECO-DESIGN	
	6.4	CHEMICALS MANAGEMENT	
	6.5	PRODUCTS END OF LIFE. RECYCLING	
	6.6	SUPPLIERS ENVIRONMENTAL ASSESSMENT	
	6.7	ATLINKS PREMISES	
7	PR	RODUCT RESPONSIBILITY	
	7.1	CUSTOMER HEALTH AND SAFETY	
	7.2	PRODUCT LABELING	
	7.3	SERVICE CENTER, CONSUMER SUPPORT	
	7.4	CUSTOMER PRIVACY	
	7.5	COMPLIANCE	
	7.6	PRODUCT EXTERNALS EVALUATIONS (ECO-RATING)	
	7.7	CONFLICT MINERALS TRACEABILITY	27
8		OCIETY	
	8.1	COMMUNITY INVOLVEMENT AND DEVELOPMENT	
	8.2	ANTI-CORRUPTION	
	8.3	ANTI-COMPETITION AND RESPONSIBLE MARKETING	
	8.4	CSR SUPPLIERS – AUDITS	_
	8.5	EXTERNAL EVALUATIONS (ECOVADIS)	
9	RIS	SK MANAGEMENT	35
1(ANEXES	
	10.1		
	10.2		
	10.3	CERTIFICATES	39

1 MANAGEMENT COMMITMENT

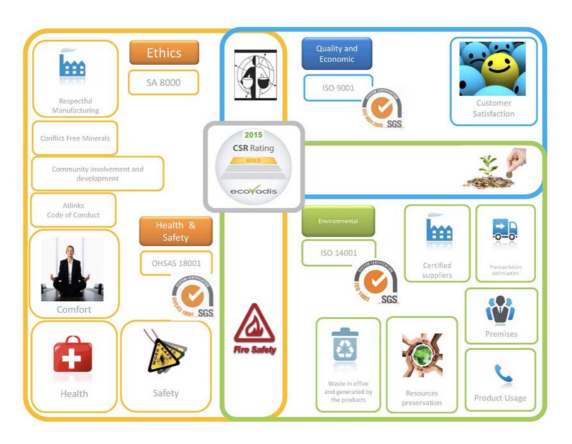
ATLINKS delivers excellence in its products, services and solutions that ensure customer value and contribute to their success. We strive to be recognized by our employees, customers, community and shareholders as a responsible organization that conducts our business in a manner that conserves the environment, minimizes pollution, protect its employees from hazards, by minimizing the risks.



Our commitment to quality, environment and health and safety, and sustainable supply chain, is reflected through programs focused on continual improvement and reasonable compliance with: applicable regulations, industry standards and best practices, contractual requirements and corporate initiatives. Planned, integrated and consistent efforts involving every element of our organization; create these results.

To warranty this approach, ATLINKS has an integrated Management Systems, which is certified conforming to the international Standards for: Quality, ISO 9001; Environment, ISO 14001 and Organizational Health and Safety, OHSAS 18001. We also support the 10 Principles of the United Nations Global Compact to enforce our commitment to all the stakeholders in our business.

Didier Goujard CEO



2 COMPANY PRESENTATION

ATLINKS designs, develops, markets and sells fixed-line telephones, video and multimedia terminals, to operators and to professional and consumer retail sales channels all around the world.

It is a fab-less company, so it has a set of key manufactures for products (also called, suppliers or vendors), which are long time partners for ATLINKS.

ATLINKS distributes worldwide the product range under three main channels: Consumer, Telco and Professional, and uses importers in some countries to export the goods to those countries.

ATLINKS commercializes products under two brands: Alcatel and ATLINKS. It also uses the Telco brand.

It acts as distributor for products under other brands brand.

From a joint venture





January 2010



Independent company

Worldwide presence
Hong Kong
France
Spain
Mexico

Brand present in 60 countries



Telecom operators, business wholesalers, retailers

Business PSTN & IP phones





Home phones & Monitoring solutions



2.1 COMPANY STRUCTURE

ATLINKS Holdings Ltd is a Hong Kong based company, with two subsidiaries, ATLINKS Asia Ltd, based in Hong Kong and ATLINKS Europe SAS, based in France. There are two representative offices, one in Mexico which manages the commercial activity for LatAm, and another in Madrid which manages the Iberia market.

Other markets are addressed thru distributors, importers and/or agents.

The staff of the company repartition is as follows:

ATLINKS Asia Ltd: 26 employees
ATLINKS Europe 21 employees
Spain Sales office: 2 employees

There are also several consultants that assure some functions as identified in the *Organization* manual.



2.2 ORGANIZATION

The operations of ATLINKS use the different companies for different functions, and it works as a sole company. The long experience of its employees and the little turn over makes a solid community.

Most of the product related functions are located in Hong Kong, close to the product suppliers and manufacturing sites. The Europe operation is more oriented to the customers, marketing and communications.

SUSTAINABLE DEVELOPMENT: THE GLOBAL COMPACT



ATLINKS supports also the Ten Principles of the United Nations Global Compact in the areas of Human Rights, Labor, Environment and Anti-Corruption:

Human rights	Principle 1 Principle 2	Support and respect the protection of internationally proclaimed human rights; and Make sure that they are not complicit in human rights abuses	In ATLINKS operations countries we have been always be respectful with the local laws and regulations which comply with the respect of the Human rights. We also have requested to our suppliers to be compliant with it and we make audits to all of them to ensure the compliancy. Ref. Suppliers Audits procedure, Check list: Supplier EHS and CSR check list (SA 8000 based)
	Principle 3	Uphold the freedom of association and the effective recognition of the right to collective bargaining;	ATLINKS follows in each subsidiary (2) the rules relative to the employees association and bargain relations. Regular meetings are hold between the management and the employee's representatives to promote the communications in both senses.
Labor	Principle 4 Principle 5	The elimination of all forms of forced and compulsory labor; The effective abolition of child labor; and	ATLINKS does not practice any forced or compulsory labor or the child labor at any of its subsidiaries. ATLINKS also controls the fact that its suppliers respect also those principles by auditing the suppliers against the international standards. Ref. Suppliers Audits procedure, Check list: Supplier EHS and CSR check list (SA 8000 based)
	Principle 6	The elimination of discrimination in respect of employment and occupation.	 ATLINKS does not practice any kind of discrimination: The staff at first level of reporting to the CEO is 50% female/male We do have 6 nationalities in our subsidiaries
Environment	Principle 7	Support a precautionary approach to environmental challenges;	We do follow an environmental friendly global approach on the company by implementing and continually improve our Environmental management system in a worldwide basis. We also encourage our suppliers to follow the approach and we audit them against the environmental standards to assure their
Envir	Principle 8	Undertake initiatives to promote greater environmental responsibility; and	compliancy. Ref. Suppliers Audits procedure, Check list: Supplier EHS and CSR check list Vendors Certificates ISO 14001

	Principle 9	Encourage the development and diffusion of Environmentally friendly technologies.	
Anti-corruption Anti-corruption	Principle 10	Work against corruption in all its forms, including extortion and bribery.	ATLINKS has issued a CODE OF CONDUCT, applicable to all employees and consultants working on behalf of ATLINKS. This CODE OF CONDUCT reflects the Policy of the company to avoid any corruption, bribery or extortion, and respect of the rules and regulations related to these aspects. Every employee has the responsibility to ask questions, seek guidance, and report suspected violations of this Code of Conduct, to the local or global Management, employee's representatives or the Management representative. Ref. Code of Conduct ATLINKS has maintained an excellent check and balance system over transactions. Our books and accounts are subjected to statutory external Financial audit annually in both subsidiaries. These audits are used as one of the methods of identifying any suspicious payments which could be related to bribery or corrupt behavior. This information is checked and controlled by finance, administration and HR department and the CEO. Internal Audits are also used as the tool to detect any kind of deviation in this subject. Ref.: External Financial Audits

4 LABOR PRACTICES AND DECENT WORK

In ATLINKS operations countries we have been always respectful with the local laws and regulations which comply with the respect of the Human rights. We also have requested to our suppliers to be compliant with it and we make audits to all of them to ensure the compliancy.

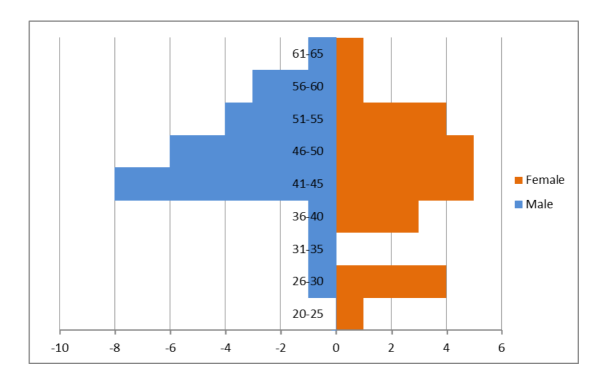
4.1 ATLINKS STAFF

Most of our staff is issued from the Joint-venture between Alcatel and Thomson in the early 2000's. We have a little turn-over and there is a natural equilibrium on female/male collaborators.

Management at first level of reporting to CEO is 50/50 female/male.

The recruitment level is very small, since the company had been structured at its creation in 2010 to the level of staff coherent to the operations in a very competitive and non-growing market.

S	STAFF	
Hong Kong	26	53%
France	21	43%
Spain	2	4%
Total	49	



4.2 EMPLOYEES INSURANCES AND MEDICAL CHECKS

All ATLINKS employees are entitled to a personal and family medical insurance, as well as travelers insurance, when travelling on the company mission.

Wherever the regulations require a medical check, they are duly performed. Records are kept in the HR files.

4.3 CONTRACT OF PROGRESS. LABOR / MANAGEMENT RELATIONS

The contract of Progress (COP) is the document where the management and the employees fix the objectives for the year. There are individual and team objectives. Those are reviewed in a year basis in meeting staff manager.

It is also the moment where the competences and training can be reviewed. 100% of the employees are covered by this process.

Result: an evaluation is done per year with a "mark" average is within the targets

4.4 TRAINING AND AWARENESS

The aim of training is to contribute to the development of the competencies of the staff, to better address existing and future needs of the Company, and:

- To identify the technological and organizational evolutions,
- To anticipate and accompany professional evolutions of the staff according to the Company needs,
- To improve on the level of expertise, knowledge and competency of the staff.

A training plan is established as per company and staff needs.

There are trainings and awareness meetings organized yearly on the field of Quality, Environment, Health and Safety and Sustainable development areas, for all the staff.

Results:

- Training provided as per training plan in all entities
- 100% of the staff in Hong Kong and 80% of the staff in Europe followed the Sustainable development training and awareness along the years.

4.5 ORGANIZATIONAL HEALTH AND SAFETY PROGRAMS

Within the framework of the OHSAS Management systems the following programs have been deployed in relation with the hazards and risk level identified by the company and its employees.

- Staff has been trained to the fire risk, by performing drills and the usage of fire extinguishers (2 sites, 90% of staff)
- First Aid Kit and first aid training (2 sites, 90% of staff)
- Driving safe chart published and sign by the company car drivers (100% of company drivers)
- Office exercising guidance (2 sites, 90% of staff)
- Ergonomic assessment on the use of computer and screen. (1 site, 47% of staff)
- E-mail management guidance for the stress reduction (100% of staff)

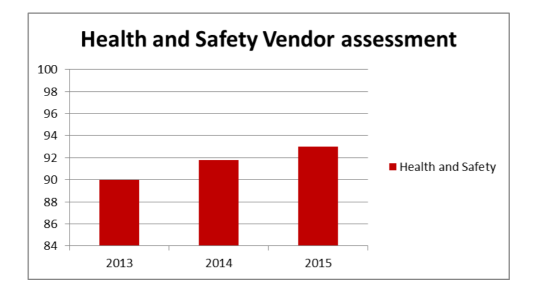
Results: ATLINKS has 0 accidents since its creation.

4.6 SUPPLIERS ASSESSMENT ON HEALTH AND SAFETY

For ATLINKS its suppliers are one of the main stakeholders, and since many years a process of Selection and Evaluation of suppliers is being applied with success.

We evaluate by audits and rating our suppliers in the Health and Safety aspects. The average rating from 0 to 100 is shown in the following chart for the 3 last years.

Result: 100 % of active vendors audited with the result as shown, improving over the years.



5 HUMAN RIGHTS

5.1 NON-DISCRIMINATION

ATLINKS is a very international company, with a mix of nationalities in each country where operates. There are "foreigners" in all entities:

Hong Kong: 4 nationalities (26% foreigners)France: 2 nationalities (5% foreigners)Spain: 2 nationalities (50% foreigners)

We do have a total of 6 nationalities belonging to 3 continents.

Despite of being a technology company, there is a good balance in genders (male and female).

5.2 HANDICAP

The little turn-over and the lack of manpower growth, makes difficult to ATLINKS to hire handicapped people. However a diagnostic has been performed by external consultant (Alther, Enterprises and Handicap) in February 2014 to improve the performance in this field.

A decision has been made and since then we have identified one supplier for dealing with the WEEE office waste, who is an "ESAT" (Établissement et services d'aide par le travail), and can provide the Certification of equivalent timing worked for ATLINKS by handicapped staff.

Results: In 2015 we have had the equivalence to 34,028 hours.

5.3 FREEDOM OF ASSOCIATION AND COLLECTIVE BARGAINING

ATLINKS has always guaranteed the freedom of association in full compliance with current regulations. The employees are represented by electing their representatives.

Human Resources and management are in direct contact with the representatives and staff, with a formal and informal interchange of news and information.

In accordance with unions and/or representatives ATLINKS verifies the strict application and interpretation of provisions stated in the existing National Collective Labor Contract; performs and follows all stages of any negotiation.

Results:

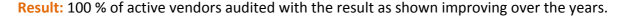
Regular summary meetings are issued per year (mainly France and Spain sites, 47% of the staff)

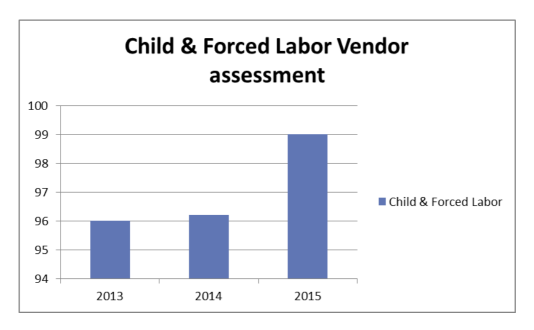
Elections are organized as per the local regulations (France, 43% of the staff)

5.4 CHILD LABOR, FORCE AND COMPULSORY LABOR

For ATLINKS its suppliers are one of the main stakeholders, and since many years a process of Selection and Evaluation of suppliers is being applied with success.

We evaluate by audits and rating our suppliers to avoid child labor and any compulsory or force labor. The average rating from 0 to 100 is shown in the following chart for the 3 last years.



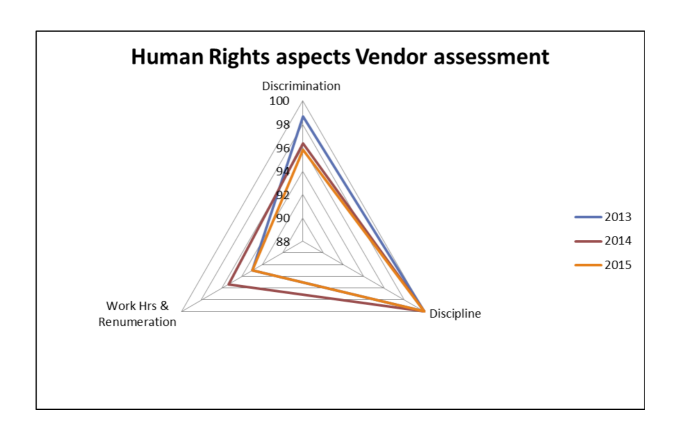


5.5 SUPPLIER HUMAN RIGHTS ASSESSMENT

For ATLINKS its suppliers are one of the main stakeholders, and since many years a process of Selection and Evaluation of suppliers is being applied with success.

We evaluate by audits and rating our suppliers to warranty the respect of human rights. The average rating from 0 to 100 is shown in the following chart for the 3 last years.

Result: 100 % of active vendors audited. One new suppliers that is not as good as our historical ones. 2015 has been a bit deteriorated. We put in place corrective actions.



6 ENVIRONMENT

6.1 ENVIRONMENTAL MANAGEMENT

ATLINKS is a fab-less company, but very aware of the impact done in the environment. Framed with a Worldwide Environmental Management system, we focus our programs where we do have more impact: eco-design (recycling, product usage, and resources preservation), transportation, waste and end-of-life of the products.

We also work in the environmental impact that our premises can have: resources preservation (paper, electricity consumption), waste management.

All those actions are driven within the respect of all applicable laws and regulations.



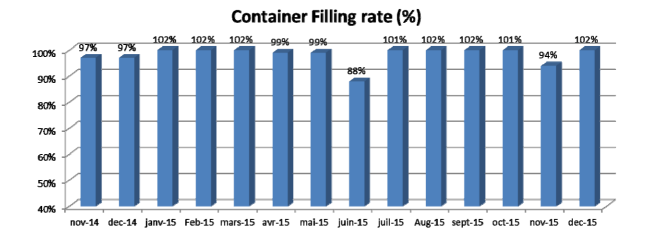
6.2 TRANSPORTATION

Transportation in one of the main Environmental impacts ATLINKS has in its operations. Since many years, we try to avoid the most polluting transportation (air) and we concentrate in the sea transportation for the inbound transport.

One of our environmental programs has been to optimize the containers capacity to be able to put a maximum of products using the same transport effort, thus reducing the CO2 impact for this activity.

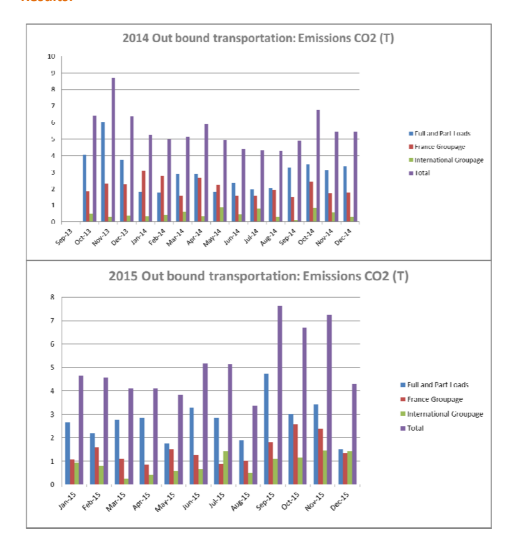
Result:

We have average rating of fulfillment over 95%

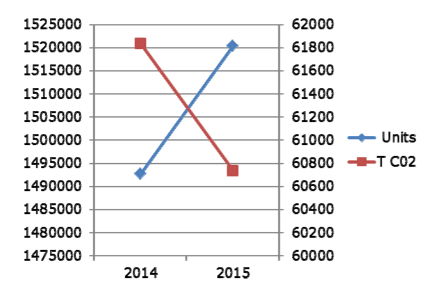


Since the end of 2014 we are also following the outbound transportation, so we can eventually take some measures to reduce the impact. Our logistics 3rd party is an essential collaborator to support this action.

Results:



Transporting more units and lowering the emissions



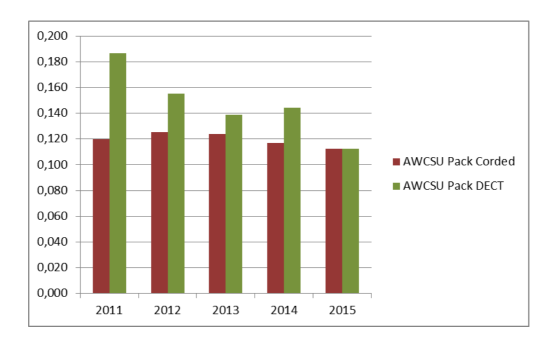
6.3 ECO-DESIGN

We have put in place several programs along the years:

- EuP regulation to reduce the product consumption in its life (all products compliant)
- Reduction of the packaging and user's guide, size and weight for resources preservation and transportation optimization
- Reduction of the products weight (less material used)

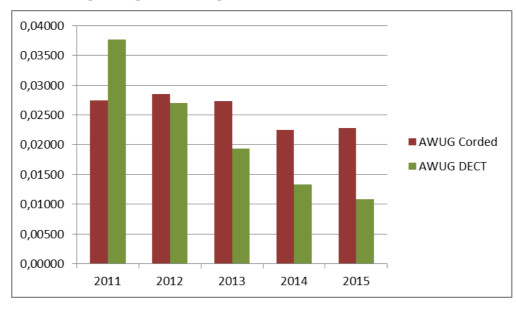
Results:

AWCSU: Average Weight of Consumer Sales Unit

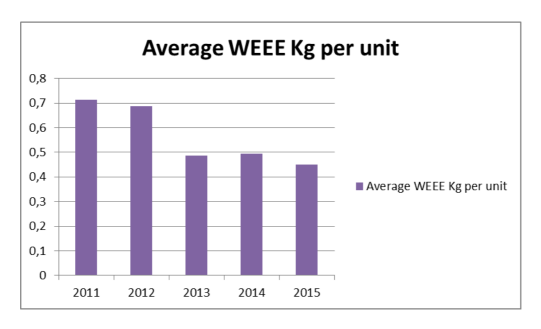


- Corded has reduced the size as per target (-3,8% in 2015) DECT has reduced the size (-22% in 2015),

AWUG: Average Weight of User guide



- DECT user guide is continuously decreasing (-23% in 2015)
- However there is now the limit on the usability of the UG.



Decrease of 9,69% of the products average waste weight

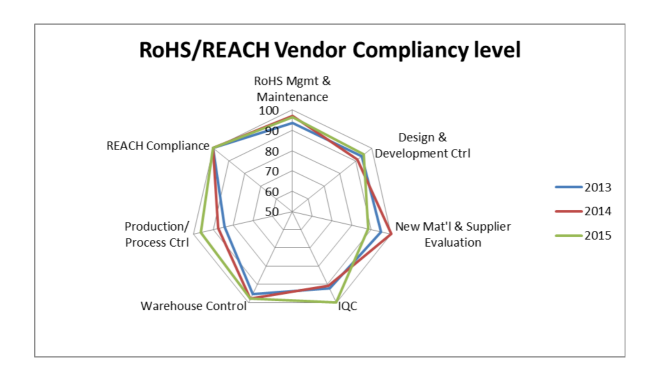
6.4 CHEMICALS MANAGEMENT

ATLINKS follows the regulations in force regarding the restriction of use of certain substances, and make sure that the products complies with all regulations in force regarding these aspects, in particular the RoHS (Restriction of Hazardous Substances) and REACH (Restriction, Evaluation, Authorization of Chemicals).

We request to the manufacturers to provide every year with the declaration of substances contained in each product and also the compliancy with the RoHS regulation.

Atlinks performs Suppliers Audits to make sure the control on those substances is made properly at the manufacturing sites. We also keep record of all the Certificates issued by our vendors in our Documentation system.

Results: Audits at 100% of the manufacturing places with the following result on conformity by criteria. 2015 is overall even better than the previous.



6.5 PRODUCTS END OF LIFE. RECYCLING

ATLINKS participate with several organizations for the collection and recycling of the waste produced by the products all over Europe

- Packaging,
- WEEE,
- Batteries

We declare the units and weight of the different elements to be collected and contribute financially to the collection, recycling of the waste produced by our products. We participate in several programs to reduce those wastes.

























We also follow the recommendations from the organizations to help the users in the recycling. The below logo is printed in the boxes, to indicate the good bin where different elements of the packaging for better collection and recycling.

Info tri-point:



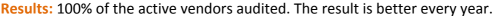
And Triman:

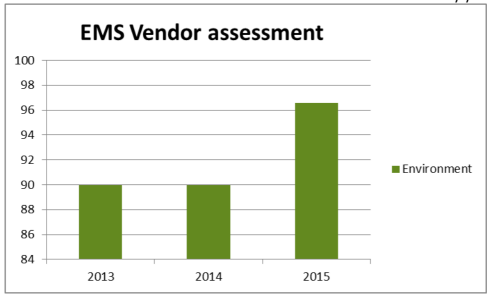


6.6 SUPPLIERS ENVIRONMENTAL ASSESSMENT

For ATLINKS its suppliers are one of the main stakeholders, and since many years a process of Selection and Evaluation of suppliers is being applied with success.

We evaluate by audits and rating our suppliers in their environmental management systems. The average rating from 0 to 100 is shown in the following chart for the 3 last years.





6.7 ATLINKS PREMISES

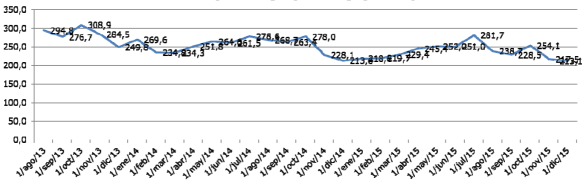
We have followed few programs:

- Waste separation (paper, carton, others): Hong Kong and France, handle by ATLINKS, in the other Sales representation offices managed by the business center where located.
- Management of Hazardous Waste (WEEE from samples, toner cartridges, ink cartridges)
- Electricity consumption (Hong Kong, France has not separate counter for ATLINKS office in its landlord building).
- Paper consumption monitoring (Hong Kong and France site)
- EDI for many transitions with customers to avoid paper invoices (save paper and transport)
- New management of Certificate of Origin, to avoid, paper, express courier between China and Europe.

Results:

Usage of Electricity in Hong Kong Office France office does not have individual electricity counter





Average 2013: 283 kW.h

Average 2014: 253 kW.h -11% (electricity saving) Average 2015: 238 kW.h -5,6% (electricity saving)

Usage of Paper premises

France:

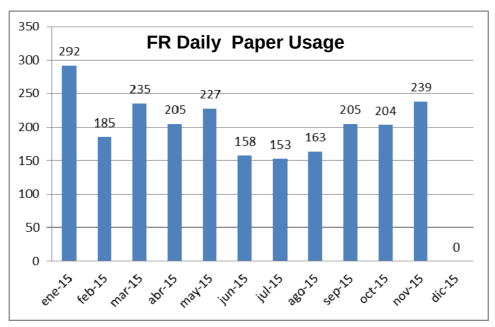
2014 average: 279 2015 average: 216

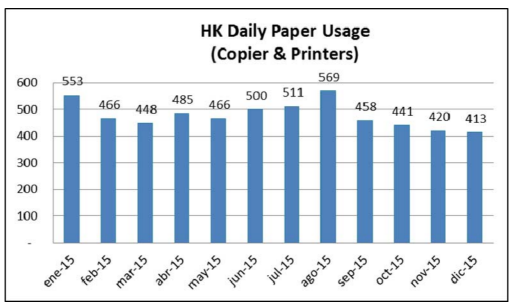
-22,58%

Hong Kong:

2014 average: 489 2015 average: 477

-2,41%





DHL shipment (paper less for customs documentation)

YEAR	Shipments	Actual weight [in kg]	CO2 Emissions [in kg]	
2014	411	3350	8943,724	
2015	386	4173	6152,632	3

31%

7 PRODUCT RESPONSIBILITY

7.1 CUSTOMER HEALTH AND SAFETY

ATLINKS cares about the Health and Safety of the users, and it complies with the relative European directives on Low voltage (2006/95/EC) and Electromagnetic compatibility (2004/108/EC).

Tests are performed to safety products before put into market, and keep records for compliancy demonstration. Most of our products are tested against these directives even if they are not for Europe.

7.2 PRODUCT LABELING

Our products are labeled in conformity with the applicable laws and regulations: CE, cross-bin-wheel, and some other areas requirements.

7.3 SERVICE CENTER, CONSUMER SUPPORT

Within the frame of our Quality Management systems, we put the customers in the center of the targets. We do all the best to listen to them and give a maximum of satisfaction:

- We have a web site with customers interface to ask the questions related to product or our services
- We do provide our user's guides in an extended version, so as to include in the packaging only simpler version (less paper to print).
- We received letters to give us feedback in our service
- We have a Call Center (Hot line) to provide support for the use or what to do in case of doubts, or any quality issues with the products.
- We provide 2 years warranty for better satisfaction.
- We have implemented a Service Center to repair or refurbish the products.
- Service Center provide also a good information about the quality of the products and eventually the improvements to implement to avoid any quality problems, particularly in the NOT FAULT FOUND category, which indicate other issues than failure of the products
- The Service Center has an integrated Management System Certified, for Quality, Environment, and Health and Safety.
- The Service Center also manages the WEEE following the European Directive 2012/19/EU.

Results:

The return rate has been constantly decrease and arrive to a very low level, indicating a very reliable products

The second year warranty appears to be a very little impact in our operations

The complaints from customers are become more compliments and just questions asked

The hot line provides a good service level

The products are more reliable and then less Waste to produced

The information provided to the customers makes the need to bring the products to the Service Center avoiding unnecessary transportation or refurbished products.

The extended version of user's guide available on the web makes less paper to print, less weight to transport and less waste to handle at the end of life for products.

7.4 CUSTOMER PRIVACY

ATLINKS applies the European Directive 1995/46/CE related to the protection of the data of its customers and makes it mandatory for any suppliers in contact with its suppliers to respect it (after sales service).

7.5 COMPLIANCE

ATLINKS has a process in place to follow the different regulations, thru alerts, webinars, seminars, newsletters, and some external assessments by notify bodies, to follow the European regulations. For other areas we rely on a network of professionals (technical people, labs, and commercial people) to provide the changes applicable to ATLINKS.

The compliancy to regulations is one of the main requirements to put products in the market.

7.6 PRODUCT EXTERNALS EVALUATIONS (ECO-RATING)

ATLINKS participates to an initiative done by one of its customers to the evaluation of the products Environmental performance called Eco-rating, with the contribution of WWF. The Environmental performance of the products is based on:

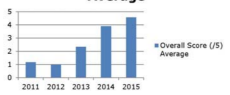
- CO2 foot print for the product (simplified calculation with specific methodology)
- Natural resources preservation evaluation
- Eco-design

The marks are in a 5 basis, and are displayed in the shops and the website.

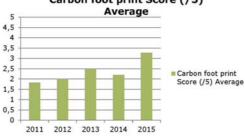
Results: ATLINKS keeps the track of record since 5 years with considerable improvement



Overall Score (/5) Average



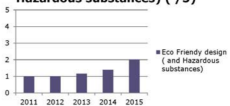
Carbon foot print Score (/5)



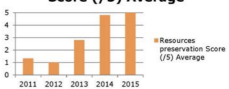
N. SKU listed at Orange



Eco Friendy design (and Hazardous substances) (/5)



Resources preservation Score (/5) Average









note environnementale : 5/5 Alcatel Versatis F380 Voice

- > conception éco-responsable (dont limitation des substances dangereuses)





7.7 CONFLICT MINERALS TRACEABILITY

ATLINKS is not a manufacturer but by means of the External evaluation of Eco-rating we have started questioning our vendors on the resources preservation of some metals like: Gold, Silver and Tin. After, there is a calculation of the raw material depletion in person-reserve. In this process there is also the concept of Origin of Rare metals, and its traceability.

We have been asking the question since 2011, but we have not yet obtained a lot of results on this part of the questionnaire.

We are putting in place a process to request the traceability for information to our main suppliers of cordless phones (top 4 of our purchase value, 90 % of sales) on the following items:

- Plastics raw materials
- Printed Circuit Boards
- Semiconductors (chipsets)
- Soldering paste
- Capacitors (tantalum)

To study the following metals origin: Gold, Tin, Tungsten, Tantalum

Process:

- 1.- A Conflict Mineral Reporting Template based on the CFSI (Conflict Free Sourcing Initiative) will be send to our vendors once a year.
- 2.- We have questioned main vendors
- 3.- Collection of data and analysis
- 4.- Record the information on our Documentation Systems.

Results:

- We have received the completed CFSI questionnaire 100% fulfilled
- Still need further questioning to get better visibility

Is the conflict metal intentionally added	Supplier 1	Supplier 2	Supplier 3	Supplier 4
to your product? (*)				
Tantalum (*)	No	Yes	No	No
Tin (*)	Yes	Yes	Yes	Yes
Gold (*)	Yes	Yes	Yes	Yes
Tungsten (*)	No	Yes	No	No
Is the conflict metal necessary to the				
production of your company's products and				
contained in the finished product that your company manufactures or contracts to				
manufacture? (*)				
Tantalum (*)	No	Yes	No	No
Tin (*)	Yes	Yes	Yes	Yes
Gold (*)	Yes	Yes	Yes	Yes
Tungsten (*)	No	Yes	No	No
Does any of the conflict metal originate	-		-	-
from the covered countries? (*)				
Tantalum	No	Yes	No	No
Tin (*)	No	Yes	No	No
Gold (*)	No	Unknown	No	No
Tungsten	No	Unknown	No	No
4) Does 100 percent of the conflict metal				
(necessary to the functionality or production				
of your products) originate from recycled or				
scrap sources? (*) Tantalum	No	No	No	No
Tin (*)		+		
	No No	No	No	No
Gold (*)	No	No	No	No
Tungsten 5) Have you received conflict metals	No	No	No	No
data/information for each metal from all				
relevant suppliers of 3TG? (*)				
		No, but		
Tantalum	Yes, 100%	greater than	Yes, 100%	Yes, 100%
		25%		
Tip (*)	Voc. 1000/	No, but	Voc. 1000/	Vac. 1000/
Tin (*)	Yes, 100%	greater than 25%	Yes, 100%	Yes, 100%
		No, but		
Gold (*)	Yes, 100%	greater than	Yes, 100%	Yes, 100%
		25%		
		No, but		
Tungsten	Yes, 100%	greater than	Yes, 100%	Yes, 100%
() 5		25%		
For each conflict metal, have you identified all of the smelters your company				
and its suppliers use to supply the products				
included within the declaration scope				
indicated above? (*)				
Tantalum	Yes	No	Yes	Yes
Tin (*)	Yes	No	Yes	Yes
Gold (*)	Yes	No	Yes	Yes
Tungsten	Yes	No	Yes	Yes
Has all applicable smelter information				
received by your company been reported in				
this declaration? (*)	Voc	Voc	Voc	Voc
Tantalum Tin (*)	Yes	Yes	Yes	Yes
	Yes	Yes	Yes	Yes
Gold (*)	Yes	Yes	Yes	Yes
	.,			
Tungsten	Yes	Yes	Yes	Yes
Tungsten Question	Yes	Yes	ies	Yes
Tungsten Question A. Do you have a policy in place that	Yes Yes	Yes	Yes	Yes
Tungsten Question				
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*)	Yes	Yes	Yes	Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the				
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*)	Yes	Yes No	Yes	Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field	Yes	Yes	Yes	Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be	Yes	Yes No	Yes	Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*)	Yes No	Yes No	Yes	Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to	Yes No	Yes No	Yes	Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*)	Yes No O Yes	Yes No O Yes	Yes No Yes	Yes No Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence	Yes No O Yes Yes	Yes No O Yes No	Yes No Yes	Yes No Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*)	Yes No O Yes	Yes No O Yes	Yes No Yes	Yes No Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due	Yes No O Yes Yes	Yes No O Yes No	Yes No Yes	Yes No Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers	Yes No O Yes Yes Yes	Yes No O Yes No No	Yes No Yes Yes Yes	Yes No Yes No No
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due	Yes No O Yes Yes	Yes No O Yes No	Yes No Yes	Yes No Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting	Yes No O Yes Yes Yes	Yes No O Yes No No	Yes No Yes Yes Yes	Yes No Yes No No
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*)	Yes No O Yes Yes Yes	Yes No O Yes No No	Yes No Yes Yes Yes	Yes No Yes No No
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your	Yes No O Yes Yes Yes	Yes No O Yes No No	Yes No Yes Yes Yes	Yes No Yes No No
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*)	Yes No O Yes Yes Yes	Yes No O Yes No No Yes	Yes No Yes Yes Yes Yes	Yes No Yes No Yes Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field. C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due dilligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due dilligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due dilligence information	Yes No O Yes Yes Yes Yes Yes	Yes No O Yes No Ves Yes	Yes No Yes Yes Yes Yes Yes	Yes No Yes No No Yes Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your	Yes No O Yes Yes Yes	Yes No O Yes No No Yes	Yes No Yes Yes Yes Yes	Yes No Yes No Yes Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field. C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due dilligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due dilligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due dilligence information	Yes No O Yes Yes Yes Yes Yes Yes	Yes No O Yes No No Yes No No No Yes	Yes No Yes Yes Yes Yes Yes Yes Yes	Yes No Yes No No Yes Yes Yes Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field. C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*)	Yes No O Yes Yes Yes Yes Yes	Yes No O Yes No Ves Yes	Yes No Yes Yes Yes Yes Yes	Yes No Yes No No Yes Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field.) (*) The URL in the comment field. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict	Yes No O Yes Yes Yes Yes Yes Yes	Yes No O Yes No No Yes No No No Yes	Yes No Yes Yes Yes Yes Yes Yes Yes	Yes No Yes No No Yes Yes Yes Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field.) (*) The URL in the comment field. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict	Yes No O Yes Yes Yes Yes Yes Yes Yes Yes	Yes No O Yes No No Yes No No Yes Yes No No No	Yes No Yes Yes Yes Yes Yes Yes Yes Yes	Yes No Yes No No Yes Yes Yes Yes Yes
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field.) (*) The URL in the comment field or open direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict Minerals rule? (*)	Yes No O Yes Yes Yes Yes Yes Yes No No products or	Yes No O Yes No No Yes No No Yes Ves No	Yes No Yes Yes Yes Yes Yes Yes No No products or	Yes No Yes No No Yes Yes Yes Yes No
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field.) (*) The URL in the comment field. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict	Yes No O Yes Yes Yes Yes Yes Yes No No products or item numbers	Yes No O Yes No	Yes No Yes Yes Yes Yes Yes Yes No No products or item numbers	Yes No Yes No No Yes Yes Yes Yes No No products or item numbers
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict Minerals rule? (*)	Yes No O Yes Yes Yes Yes Yes Yes No No products or	Yes No O Yes No No Yes No No Yes Ves No	Yes No Yes Yes Yes Yes Yes Yes No No products or	Yes No Yes No No Yes Yes Yes Yes No
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field C. Do you require your direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict Minerals rule? (*)	Yes No O Yes Yes Yes Yes Yes Yes No No products or iltern numbers listed One or more	Yes No O Yes No No No Ves No No No No No O No O O O O O O O O O O	Yes No Yes Yes Yes Yes Yes Yes No No products or item numbers listed One or more	Yes No Yes No No Yes Yes Yes Yes No No products or item numbers listed One or more
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field.) (*) The URL in the comment field or open direct suppliers to be DRC conflict-free? (*) D. Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict Minerals rule? (*)	Yes No O Yes Yes Yes Yes Yes No No products or item numbers listed One or more smelter names	Yes No O Yes No No No Yes Ves No No No No O O O O O O O O O O O O O O	Yes No Yes Yes Yes Yes Yes Yes No No products or item numbers listed One or more smelter names	Yes No No Yes No No Yes Yes Yes Yes Ono products or item numbers listed One or more smelter names
Tungsten Question A. Do you have a policy in place that addresses conflict minerals sourcing? (*) B. Is your conflict minerals sourcing? (Note – If yes, the user shall specify the URL in the comment field.) (*) The URL in the comment field.) (*) The URL in the comment field. C. Do you require your direct suppliers to be DRC conflict-free? (*) Do you require your direct suppliers to source from smelters validated by an independent private sector audit firm? (*) E. Have you implemented due diligence measures for conflict-free sourcing? (*) F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]? (*) G. Do you request smelter names from your suppliers? (*) H. Do you review due diligence information received from your suppliers against your company's expectations? (*) I. Does your review process include corrective action management? (*) J. Are you subject to the SEC Conflict Minerals rule? (*) Product List	Yes No O Yes Yes Yes Yes Yes Yes No No products or iltern numbers listed One or more	Yes No O Yes No No No Ves No No No No No O No O O O O O O O O O O	Yes No Yes Yes Yes Yes Yes Yes No No products or item numbers listed One or more	Yes No Yes No No Yes Yes Yes Yes No No products or item numbers listed

8 SOCIETY

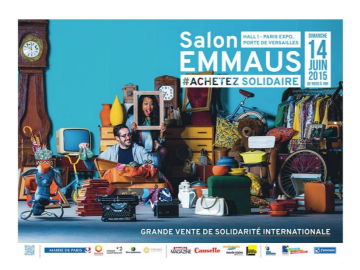
8.1 COMMUNITY INVOLVEMENT AND DEVELOPMENT

During 2015 we have collaborate with local associations to promote the development

JUNE 2015: Emaüs

ATLINKS Europe made a donation of over 100 phones in perfect working conditions to be sold in the "solidarity day sales" organized by Emaüs in Paris.

Emmaus (*Emmaüs***)** is an international solidarity movement founded in Paris in 1949 by friar Abbé Pierre to combat poverty and homelessness. Group of associations present in 39 countries.



OCTOBER TO DECEMBER 2015: Téléthon

In collaboration with Screlec, we participate at a special collection of batteries in our premises for giving a donation to the Téléthon.

Téléthon is a televised fundraising event that lasts many hours or even days, the purpose of which is to raise money for medical research in the domain of rare sickness.



8.2 ANTI-CORRUPTION

ATLINKS has issued a CODE OF CONDUCT, applicable to all employees and consultants working on behalf of ATLINKS.

This CODE OF CONDUCT reflects the Policy of the company to avoid any corruption, bribery or extortion, and respect of the rules and regulations related to these aspects.

Every employee has the responsibility to ask questions, seek guidance, and report suspected violations of this CODE OF CONDUCT, to the local or global Management, employee's representatives or the Management representative.

ATLINKS has maintained an excellent check and balance system over transactions. Our books and accounts are subjected to statutory external financial audit annually in both subsidiaries. These audits are used as one of the methods of identifying any suspicious payments which could be related to bribery or corrupt behavior.

This information is checked and controlled by finance, administration and HR department and the CEO.

Internal Audits are also used as the tool to detect any kind of deviation in this subject, and to identify any potential decision not made by any employee in an objective way, in the field of sourcing, purchasing or service request.

We have edited a *Code of Conduct HANDBOOK* with tools to help understanding of corruption and bribery, and to evaluate the risks by areas and countries where we operate.

A training plan has started to cover the management, purchasing involved people, sales staff and sales agents.

Result:

0 reports on corruption among the employees or any other stakeholder

100% of Priority 1 staff trained on anti-corruption (CEO, CFO, HR, Purchasing related staff, Sales Asia and Sales LatAm), test pass with 92% successful result.

8.3 ANTI-COMPETITION AND RESPONSIBLE MARKETING

ATLINKS protects and respects the intellectual property by means of contractual commitment with suppliers and customers.

Specific legal counsel support is assigned whenever necessary for ensuring these aspects.

Result: 0 reports on anti-competition by any stakeholder

Our Customer Service it is open to contact with final customers by different means: standard mail, e-mail, phone, etc. We put at customer disposition also a Hot line to help customer with any difficulties or information required.

We answer to any question whenever customers ask to us, providing satisfactory service not only with our products but with any information regarding our practices.

We do have *Customer Complaints procedure* that covers all questions in quality, environment or CSR issues.

Result: Most of the customer letters or emails are inquiries or request for documentation. No CSR issues reported this year.

8.4 CSR SUPPLIERS – AUDITS

Our Product Manufacturing suppliers are one of our main stakeholders, and are considered as partners by ATLINKS. We do have a long relationship with most of them, but we are always in the move of qualifying new partners for new kind of products.

Our *Suppliers Selection and Evaluation process* is running for many years, and we do have an excellent track of record for all of them.

We do request to them to have different Certified Management Systems: Quality and Environmental; and to achieve the maximum of our confidence, a Health and Safety Management Systems, and a Social Accountability Management System.

We also monitor by audits the compliance with the RoHS and REACH regulations to avoid hazardous and prohibited substances in our products (already reported above in this document).

Our main partner has fully certified the 4 Management Systems.

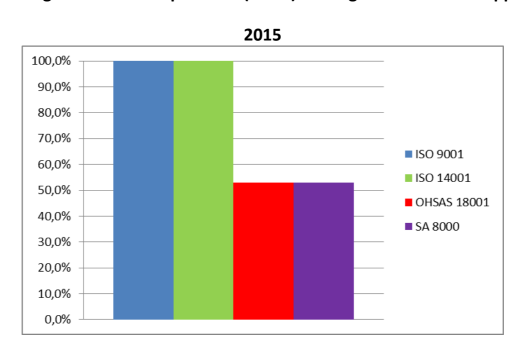
The selection and Evaluation is based in many criteria, and apart for most of the Quality, Financial, and Operational, we also include Corporate Social Responsibility, including: Environment, Health and Safety, and other criteria based on SA8000 standard, like, Discrimination, Child and Forced Labor, Working hours and Remuneration and Discipline.

We do perform every year a complete Evaluation on those criteria for 100% of our Product Suppliers.

Whenever a suppliers is not more in our standards and it is not capable to provide the appropriate corrective actions we can disqualify them.

Results:

Percentage of Purchased products (value) coming from Certified Suppliers.

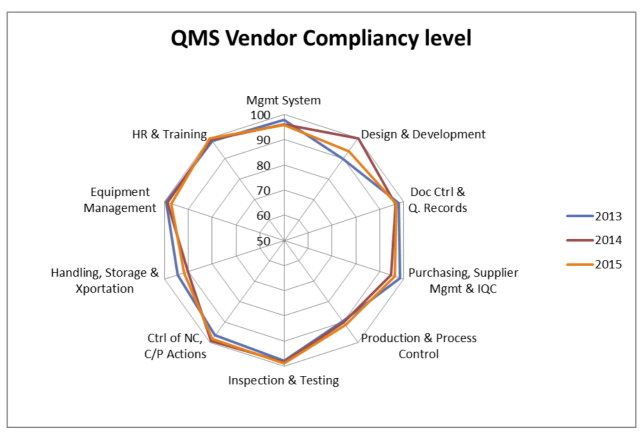


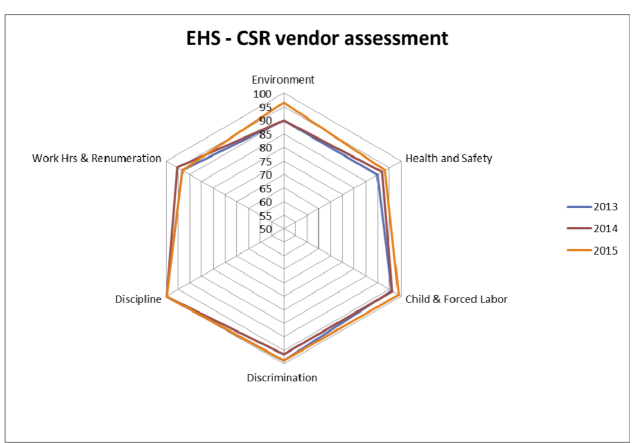
Percentage of Manufacturing Suppliers Audited

Audits QMS: 100%, of active vendors Audits EHS-CSR: 100% of active vendors

Audits RoHS/REACH: 100% of Active vendors (shown in previous pages)

Results on Audits: Quality and EHS-CSR





8.5 EXTERNAL EVALUATIONS (ECOVADIS)

EcoVadis operates the 1st collaborative platform allowing companies to assess the environmental and social performance of their suppliers on a global basis. EcoVadis combines technology and Corporate Social Responsibility (CSR) expertise to deliver simple and reliable supplier scorecards, covering 150 purchasing categories and 21 CSR criteria.

The EcoVadis methodology framework assesses the policies and measures put in place as well as the reporting published by companies with regards to environmental, labor practices & human rights, fair business practices and sustainable procurement issues. The assessment conducted by CSR experts is made on the basis of the company answers to a survey which is dynamically adapted to their country, sector and size, on the basis of supporting documentation, and on public and stakeholder (NGOs, trade unions, press) information.

ATLINKS is framed in the Category/Industry "Manufacture of communication equipment", even it is has not its own manufacturing facilities, the products commercialized by ATLINKS have its own licensed brand Alcatel, and then it can be considered as a manufacturer. This category is much more demanding than the wholesaler type of.

Actions based on the detailed report issued by Ecovadis have been taken to improve ATLINKS performance in the CSR results for next year.

Result:

ATLINKS has confirmed its commitment to the Corporate Social Responsibility by obtaining the Gold level of recognition.



9 RISK MANAGEMENT

ATLINKS has identified and classified the different risks related to:

- Business activity
- Environment
- Health and Safety.
- Anti-bribery

The **business** activity risks are identified in the mappings of each process, and they are followed by the different indicators on the business activity. The risk assessment is done based on the following chart:

Risk matrix			LIKELIHOOD		
CONSEQUENCE	Rare The event will only occur in exceptional circumstances	Unlikely The event is not likely to occur in a year		Likely The event is likely to occur within a year	Almost Certain The event is almost certain to occur within a year
Catastrophic (lost of significant business, margin)	High Risk	High Risk	High Risk	High Risk	High Risk
Major (Lost of business, margin, etc)	Low Risk	Moderate Risk	Significant Risk	High Risk	High Risk
Moderate (Lost time)	Low Risk		Moderate Risk	Significant Risk	High Risk
Minor (Minor consequence)	Low Risk	Low Risk	Low Risk	Moderate Risk	Significant Risk
Minimal little impact	Low Risk	Low Risk	Low Risk	Low Risk	Moderate Risk

High Risk	Significant Risk	Moderate Risk	Low Risk	
Immediate action	Action required as soon as	Action required within 1-3	Monitor the hazard	
required	possible	months	Minimal action	

For **Environment**, the risks are evaluated thru the Environmental Analysis, with the aspects and impacts matrix.

Weight index							
,	1		2	3	4		
Frequency-Probablility	Exceptional		Rare (At least once a month)	Occasionnal (At least once a week)	Systematic (everyday)		
Little impact on image		Marginal Image damaged Quick control on environmental effects	Critical Lost of image important environmental effects but reversible	Catastrophic Important image lost Irreversible environmental effects			
Control			Quick detection (<week) probable,<br="">Non accurate procedures or controls</week)>	Possible detection but difficult detection non sufficient or not adapted procedures	Non existant non existant data or procedures		
	[Enrironmenta RISK =	Frequency * Gra	vity * Control] [N=normal Contitions / T= Depleted con	nditions / A= Accidental conditions]			
R	iE	Importance		Signification			
Between 1 and 10		Low	EA non priority, do not need inmediate intervetnion	EA non priority, do not need inmediate intervetnion			
Between 11 and 20 Medium		Taking this EA into account will have positives effectives	Taking this EA into account will have positives effects for the environment, but not a priority				
Between 21 and 50 Significatant		The EA needs to be taken into account for programm	The EA needs to be taken into account for programming CA				
Above 50		Serius	EA priority	EA priority			

For the **Health and safety** the risks are also evaluated on the Risks assessment.

	Rare	Unlikely	Possible	Likely	Almost Certain
CONSEQUENCE	The event will only occur in exceptional circumstances	The event is not likely to occur in a year	The event may occur within a year	The event is likely to occur within a year	The event is almost certain to occur within a year
Catastrophic (Accidental death / serious injury)	High Risk	High Risk	High Risk	High Risk	High Risk
Major (Serious injury)	Low Risk Moderate Risk Significant Risk High		High Risk	High Risk	
Moderate (Lost time due to workplace injury)	Low Risk	Low Risk	Moderate Risk	Significant Risk	High Risk
Minor (Minor workplace injury – no lost time)	Low Risk	Low Risk	Low Risk	Moderate Risk	Significant Risk
Minimal (No injury)	Low Risk	Low Risk	Low Risk	Low Risk	Moderate Risk

High Risk		Significant Risk	Moderate Risk	Low Risk	
Immediate action	٧	Action required as soon as	Action required within 1-3	Monitor the hazard	
. equit eu		possible	months	Minimal action	

The **Anti-bribery** assessment is done based on the following chart:

Risk matrix	LIKELIHOOD						
	Rare	Unlikely	Possible	Likely			
IMPACT	The event will only occur in exceptional circumstances	The event is not likely to occur in a year	The event may occur within a year	The event is likely to occur within a year			
Major	High Risk	High Risk	High Risk	High Risk			
Moderate	Moderate Risk	Significant Risk	Significant Risk	High Risk			
Minor	Low Risk	Moderate Risk	Significant Risk	High Risk			
Minimal	Low Risk	Low Risk	Moderate Risk	High Risk			

High Risk	Significant Risk	Moderate Risk	Low Risk
Stop business activity	Action required	Action required	Monitor the risk
	as soon as possible	within 1-3 months	Minimal action

10.1 COMPANY POLICY



Atlinks designs, develops, markets and sells fixed-line telephones, video and multimedia terminals, to operators and to professional and consumer retail sales channels all around the world

The company is committed to:

- 1. Create value for its customers by consistently providing products and services that meet or exceed **Customer's expectations** as measured by:
 - Product Performance
 - Delivery Commitment
 - Price Competitiveness
- 2.- Implementing programs and procedures with an intent to meet or exceed all applicable Laws and Regulations regarding Products, Environment and Occupational Health and Safety; and other requirements from stakeholders to which Atlinks subscribes.
- 3.- Put in place the best management practices for **Prevention** of Pollution at its source, Injury and ill Health of its employees and stakeholders.

To assure ongoing progress, the company will focus on five areas:

People

- Enhance Leadership and Promote Team work
- > Act with clarity, integrity and honesty
- Providing Safe working conditions and encourage our suppliers to do so
- Look after the health to the business contributors

External Relations

- Satisfy customer's expectations
- Continuously benchmark with competition
- > Develop close partners relationships with stakeholders

Environmental

- > Improve the Products' environmental impact together with our suppliers
- > Transportation optimization

Social and Ethics

- > Develop the culture of Social Accountability inside Atlinks and to its stakeholders
- \succ Promoting the Code of Conduct

Measurements and Progress

- Monitor with key measurements
- Progress by following stakeholders' feed back
- > Focus on continual improvement

I undertake to allocate the necessary resources to implement this Policy, to follow up its efficiency and effectiveness and to communicate internally the importance of the Customer and stakeholders expectations, Environment respect, Safety for employees and stakeholders, and Regulatory Rules, and to identify and minimize any risk.

I appoint the QHSE Management System representative, to promote this Policy, and to safeguard the customer's satisfaction within the company.

October 2014

Didier Goujard - CEO

QPOL_QUA_WW_002_CH_V6_OCTOBER 2014

10.2 CODE OF CONDUCT



CODE OF CONDUCT

The Atlinks Code of Conduct outlines expected behaviors for all Atlinks employees and consultants.

Atlinks will conduct its business fairly, impartially, in an ethical and proper manner, in full compliance with all applicable laws and regulations, and consistent with the Atlinks Policy.

In conducting its business, **integrity** must underlie all company relationships, including those with customers, suppliers, and communities and among employees.

The highest standards of **ethical business conduct** are required of Atlinks employees in the performance of their company responsibilities. Employees will not engage in conduct or activity that may raise questions as to the company's **honesty**, **impartiality**, **reputation** or otherwise cause embarrassment to the company.

Any employee of Atlinks Company will ensure that:

- > He/She will not engage in any activity that might create a **conflict of interest** for him/her or the company.
- > He/She will not take advantage of his/her Atlinks position to seek personal gain through the inappropriate use of Atlinks or non-public information or abuse his /her position.
- ➤ He/She will follow all restrictions on use and disclosure of information.

 This includes following all requirements for protecting Atlinks information and ensuring that non-Atlinks proprietary information is used and disclosed only as authorized by the owner of the information or as otherwise permitted by law.
- > He/She will observe fair dealing in all of his/her transactions and interactions.
- > He/She will protect all company, customer and supplier assets and use them only for appropriate company-approved activities.
- Without exception, He/She will comply with all applicable laws, rules and regulations.
- ➤ He/She will promptly report any illegal or unethical conduct to management or other appropriate authorities (i.e., Ethics, Law, Security,..).

Every employee has the responsibility to ask questions, seek guidance, and report suspected violations of this Code of Conduct.

#.

Didier GOUJARD- CEO May 2013

1/1

COC_MAN_WW_001_CH_V1_MAY 2013

10.3 CERTIFICATES

QUALITY MANAGEMENT SYSTEMS



ENVIRONMENTAL MANAGEMENT SYSTEMS



OCCUPATIONAL HEALTH AND SAFETY MANAGEMENT SYSTEMS



CSR EVALUATION

