

TORREY S. CRANE COMPANY

MANUFACTURERS OF SOLDERS – SOLDERING FLUXES & SOLDER RELATED PRODUCTS $860\ 628\text{-}4778$ FAX $860\ 628\text{-}7817$

ISO 9001 REGISTERED

Date: 11/10/2014

CONFLICT MINERALS DECLARATION

Subject: H.R. 4173 - Wall Street Reform and Consumer Protection Act

The Torey S. Crane Co fully complies with its legal obligations under the H.R. 4173 – Wall Street Reform and Consumer Protection Act and any relevant regulatory requirements. The metal of concern which is in the product we ship is "TIN". None of the tin we use is smelted in or delivered from the Democratic Republic of Congo.

All of our tin usage is 100% virgin grade tin mined and smelted by Minsur in Lima Peru or Yunnan Tin Company, Ltd. In China

. We maintain certificates of analysis directly from Minsur and Yunnan Tin. All ingots received in our plant are stamped with manufacturer's identification. We maintain complete traceability thru out our production.

Torrey S. Crane Co. has a fully compliant program addressing each of the required elements under the law. Our program satisfies all of our obligations, and is periodically reviewed to ensure it is operating as designed.

The Compliance Officer for our company is <u>David E. Baker</u>. If you have any questions regarding the details of our program, the nature of its operation, or any other questions or concerns, please do not hesitate to contact him. The phone number of our Compliance Officer is <u>860 628-4778</u>. Our Federal Tax Identification Number is: 06-1241713.

The Global Sustainability Initiative (GeSI,www.gesi.org) Individual Conflict Minerals Statement and certification from our major tin suppliers is attached to this declaration

You are specifically authorized to use this letter for any communication you may be required to make in connection with your own compliance obligations.

Very truly yours,

President

Compliance Officer

CONFLICT MINERAL POLICY STATEMENT

Minsur S.A. is a leading member of the tin production industry with facilities to mine, concentrate and smelt cassiterite, the common ore of tin, and also to refine tin metal from our own tin concentrate.

Minsur S.A. considers 'Democratic Republic of Congo (DRC) conflict free' cassiterite to be that which has been sourced according to recognised Organisation for Economic Cooperation and Development (OECD) "due diligence" procedures aiming to reduce trade that may directly or indirectly finance or benefit armed groups in the DRC and/or in adjoining countries.

We have assessed our sources and suppliers of minerals according to the OECD guidance and consider that the need for further "due diligence" is not required. Minsur S.A. does not source cassiterite from the DRC or adjoining countries or use suppliers that do so, since we source entirely from our own mine in Peru.

Although not sourcing cassiterite from the DRC or adjoining countries, we have made relevant personnel within Minsur S.A. such as smelter managers and supervisors as well as commercial and logistic staff, aware of the 'conflict minerals' law of the United States and the recommendations of the OECD, in particular Annex II. We also communicate this policy to our customers through our commercial manager and commercial agents.

Minsur S.A. acknowledged issues with tin supply from the DRC and committed, as a member of the global tin association ITRI, to comply with a policy on artisanal and small scale mining that includes a commitment by each member company not to purchase cassiterite known or suspected to have originated in the DRC. We fully support ITRI's Tin Supply Chain Initiative (iTSCi) programme to differentiate between minerals trade that may be funding conflict, and the trade that is not, in order to allow artisanal mining to continue when possible.

Through a combination of these efforts, and in close co-operation with Governments and NGOs, despite having no direct involvement in purchasing from the DRC, but as a leading member of the tin production industry, Minsur S.A. therefore aims to contribute to the achievement of three goals:

1. To develop a sustainable tin industry,

2. To avoid the trade in cassiterite that directly or indirectly finances or benefits armed groups in the DRC and/or adjoining countries, and

 To support ways for legitimate minerals from the conflict region to enter the global tin supply chain.

Lima, 19th September 2012

General Manager



云南锡业股份有限公司 YUNNAN TIN CO., LTD.

The Letter of Commitment for Not Using Metal from Illegal Mine Area in Congo

Our company (Yunnan Tin Co., Ltd) declares that the materials our company provides do not contain or use any metal from illegal mine area in Congo, Angola, Sudan, Burundi, Zambia, Central African Republic, Uganda, Tanzanía, Rwanda, such as cobalt, gold, tantalum, tin, palladium and tungsten, etc.

If such materials are occurred from the areas of conflict, our company will bear all the consequences.

Company Name: Yuman Tin Co. Etd

Company Address Kunning High & New Technology

Dévelopment Zone.

Kunming,

Yunnan.

Date: Mar 30, 2011

anuidokMiddle of chang yuan Road, KanmingNational High&NeuTechindustryDvdiopment Zone, kunning , YUNNAN, CHINA

中爾 宝商 慈勢 高额技术产业开发区 鼻翼中路 49 号 T治l. 电键: (#5-87); 7(62073

華華藝術: 650106 FAX 传真((88-47月) 7162073



To Whom It May Concern

We hereby certify that our Company does not use Tin Ore from the following countries:

- 1. Republic of Angola
- 2. Republic of Zambia
- 3. United Republic of Yanzania
- 4. Republic of Uganda
- 5. The Republic of Sudan
- 6 Republic of Rwanda
- 7. Republic of Burundi
- 8. Central Africa Republic
- 9. Republic of Congo
- 10. Democratic Republic of the Congo

as raw material.

Thank you for your kind attention.

Jakarta, January 22nd, 2014 Yours sincerely,

Dewl A. Alam