

Dear SUPPLIER.

In July 2011, the Dodd-Frank Act (hereinafter, the "Act") was signed into law. Under Section 1502 of the Act, the Securities and Exchange Commission (SEC) has imposed reporting requirements upon publicly traded companies whose products contain metals derived from minerals defined as "Conflict Minerals", which include tantalum, tin, tungsten and gold.

The purpose of this letter is to provide you with an understanding of our commitment to compliance with the Act by sourcing Conflict Minerals in line with our corporate policy, legal obligations and SEC requirements and existing international standards. In support of the SEC Final Rule issued, we are asking you to do the following so that we may fulfill our legal obligations under the Dodd Frank Wall Street Reform and Consumer Protection Act (Section 1502).

This letter is a part of our reasonable country of origin inquiry as required under Section 1502. We have an obligation to conduct an inquiry as to the origin of the Conflict Minerals we purchase from you to make a determination whether any of the conflict minerals originated in the Democratic Republic of the Congo or an adjoining country (together "Covered Countries").

Please advise T.O. Plastics promptly of any circumstances which might give rise to an obligation to report the use of Conflict Minerals to the SEC.

We are committed to sourcing minerals responsibly as well as with complying with the requirements of the act. Your help in this regard is greatly appreciated.

Best Regards,

Paul F. Meschke President T.O. Plastics

