01 January 2025

To Our Valued Customer:

This letter is in response to your inquiry regarding product manufactured by Calumet and its subsidiary companies regarding conflict minerals as regulated by the Dodd-Frank Wall Street Reform and Consumer Protection Act Section 1502 and the Securities and Exchange Commission Conflict Mineral Rule 13p.

Conflict Minerals, which are minerals mined in conditions of armed conflict and human rights abuses, are defined by Dodd-Frank Section 1502(e)(4) as "(A) columbite-tantalite (coltan), cassiterite, gold, wolframite, or their derivatives [currently limited to tantalum, tin, and tungsten]; or (B) any other mineral or its derivative determined by the Secretary of State to be financing conflict in the [Covered Countries.]"

The Covered Countries include:

- 1) Democratic Republic of the Congo
- 2) The Republic of South Sudan
- 3) Republic of Congo
- 4) Central African Republic
- 5) Republic of Uganda

- 6) Republic of Rwanda
- 7) Republic of Burundi
- 8) Republic of Angola
- 9) United Republic of Tanzania
- 10) Republic of Zambia

In compliance with the SEC reporting requirement, Calumet confirms that Conflict Minerals are not necessary to the functionality or production of Calumet products.

More information about the SEC Conflict Minerals Rule can be found on the SEC web site at http://www.sec.gov/rules/final/2012/34-67716.pdf.

Please contact Calumet's Product Support Team at <u>technical@clmt.com</u> should you have further questions.

Best regards,

Lynn Massad Technical Market Development Manager