



Supplier Declaration of Non-Use of Conflict Minerals

as per U.S. Federal legislation, section 1502 of the Dodd-Frank Act (the "Act").

In July 2010, President Obama signed into law the Wall Street Reform and Consumer Protection Act, also known as the Dodd-Frank Act (the "Act").

Section 1502 of the Act imposes Securities and Exchange Commission (SEC) reporting requirements upon publicly-traded companies whose products contain metals derived from minerals defined as "Conflict Minerals," identified in the law as **tantalum, tin, tungsten and gold**.

Crane Process Flow Technologies GmbH
Heerdter Lohweg 63-71, D-40549 Düsseldorf

fully supports the intent of the Act and seeks to avoid the use of Designated Minerals and if necessary to use only Designated materials that are sourced from conflict-free sources.

To this end, Crane has implemented processes in the design and in supply chain to avoid any use of "conflict minerals" and to determine the country of origin of any Designated Minerals used in our products.

Crane Process Flow Technologies is currently unaware of any Designated Minerals that have originated in a conflict zone.

Please be assured that Crane intends to remain in full compliance with the Act, and we commit to continuing to undertake due diligence into the sources and status of Designated Minerals we may use.

Place / Date : Düsseldorf, 16.12.2019

Manufacturer's signature:

A handwritten signature in blue ink that reads "Ralf Rennwanz".

Details from the signatory: i. V. Ralf Rennwanz, Quality Manager