

Table 1: Refiner's details

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| Name: | Chimet S.p.A. |
| Location: | Via dei laghi 31/33 – 52041 Loc. Badia al Pino Civitella in val di Chiana (AR) ITALY |
| Reporting year-end: | 31/12/2020 |
| Date of Report: | 18/02/2021 |
| Senior management responsible for this Report: | Luca Benvenuti, CEO |
| <p>In 1976 Chimet inaugurated its first production site in Badia al Pino, followed in the 80s by the inauguration of a second production site in Viciomaggio, both in the province of Arezzo, showing the bond that has always existed between these business activities and this territory. Chimet has its core business in the activity of refining and recovery precious metals.</p> <p>Recognising that risks of significant adverse impacts which may be associated with extracting, trading, handling and exporting minerals from conflict-affected and high-risk areas, and recognising the responsibility to respect human rights and not contribute to conflict, Chimet commits to adopt high standards of due diligence in order to combat systematic or widespread abuses of human rights, to avoid contributing to conflict, to comply with high standards of anti-money laundering and combating terrorist financing activities.</p> <p>This Report outlines how Chimet has complied with requirements of the LPPM Responsible Platinum and Palladium Guidance.</p> | |

Chimet evaluation

Table 2: summary of activities undertaken to demonstrate compliance

1. ESTABLISH STRONG COMPANY MANAGEMENT SYSTEMS

Compliance Statement with Requirement:

Chimet has fully complied with Step 1: establish strong company management systems.

1.1. Has the Refiner adopted a company policy regarding Due Diligence for supply chains of Precious Metals?

Chimet has adopted since 2012 a company Policy which is consistent with the Model Policy set forth in Annex II of the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas and a Sustainability Policy for minimizing the impact of activities on the environment and conduct business in a socially responsible and ethical manner.

The supply chain Due Diligence Policy establishes a management system useful for demonstrating that no source of raw materials for the production of pure precious metals is involved in conflicts, money laundering, human rights abuses and terrorist financing.

Chimet performs due diligence over his counterparties using a risk based approach before doing any business and ongoing monitoring of the relationship in order to assess the risk of contribution to conflict, money laundering, terrorist financing, serious human rights abuse, to address environmental and sustainability responsibilities and implement a strategy to respond to identified risk.

In order to further reinforce its own due diligence process, Chimet S.p.A. will formalize a system in which all the due diligence documents are traced with the relative deadlines of submission and reception.

1.2. Has the Refiner set up an internal management structure to support supply chain Due Diligence?

Chimet sets up an internal management system in order to collect all the KYC documentation, as request by the LPPM Guidance. A new revision of the Responsible Sourcing (PGI_7.4G rev.7) procedure was issued in 2020.

Chimet has defined roles and responsibilities for the management of the supply chain Due Diligence process and qualification of the counterparties that deliver raw materials for precious metals recovery in order to ensure responsible sourcing.

All personnel involved in the supply chain process is periodically trained by the assigned people responsible for the implementation of due diligence.

1.3. Has the Refiner established a strong internal system of Due Diligence, controls and transparency over Precious Metals supply chains, including traceability and identification of other supply chain actors?

Chimet has implemented a specific procedures about production and traceability. Specific documents such: type of precious metal received (Mined /Recycled), weight and assay (declared and processed), reference to the precious metal supplying counterparty due diligence file, date of arrival at the refinery and date of finalization of the refining process, are collected and maintained and all transactional details are stored before processing any precious metals bearing material.

All supply chain documentation records are stored for ten years.

Each incoming lot is identified by univocal number and registered in accountability system. Specific controls such as conformity to transport of goods and wastes applicable national and international regulation, weight check, deleterious element, radioactivity level, regarding received materials are carried out before processing incoming material as outlined in internal guidelines.

Regular training of our employees ensures that our guidelines are followed; any form of non-conformance is unacceptable and reported to the Compliance Officer and senior management. No such escalation was necessary during the reporting period.

All payments are made and received through official banking channel.

Chimet cooperates with government authorities by providing full access to records and information as appropriate.

In 2020 no issue arised for which it was necessary to cooperate with authorities.

1.4. Has the Refiner strengthened company engagement with precious metal supplying counterparties and, where possible, assisted platinum/palladium-supplying counterparties in building due diligence capacities?

Chimet believes in and builds long term relationship based on trust and mutual recognition.

On "KYC forms", Chimet asks its counterparties to commit to their compliance with Chimet's Precious Metals Supply Chain Policy and Sustainability Policy.

Currently, no business relationship with Artisanal Miners are established, where possible Chimet is ready to assist and encourage counterparties to improve responsible sourcing practices and environmental responsibilities.

Business relationship are established only with counterparties that supply recycled Platinum and Palladium bearing material.

1.5. Has the Refiner established a confidential grievance mechanism?

Chimet puts in place an e-mail address allowing any employee, supply chain actor, or stakeholder to voice concerns over precious metals supply chain or any newly identified risk: quality@chimet.com.

2. IDENTIFY AND ASSESS RISK IN THE SUPPLY CHAIN

Compliance Statement with Requirement:

Chimet has partially complied with Step 2: identify and assess risks in the supply chain.

2.1. Does the Refiner have a process to identify risks in the supply chain?

Chimet performs appropriate due diligence on a risk based approach over counterparties before doing any business and ongoing monitoring of the relationship in order to assess the risk of contribution to conflict, money laundering, terrorist financing and serious human rights abuse and implement a strategy to respond to identified risk.

Specific internal procedures describes the system for assessing risk among precious metals supplying counterparties according to the LPPM Responsible Platinum and Palladium Guidance.

Chimet, in order to fully comply with requirement 2.1 of the Guidance, will strengthen its risk assessment system explicitly defining and formalizing all the criteria considered in the risk analysis, in line with the updated Procedure. As a result, Chimet will also formalize the risk evaluation associated with each counterparty.

2.2. Does the Refiner assess risks in light of the standards of their supply chain Due Diligence system?

Each precious metals supplier's risk is assessed according to the qualification process in which a validity level is assigned to each counterpart. Risk levels are defined as follows: the industrial, manufacturing, commercial counterparties are considered as very low risk and qualifications are reviewed every 5 years. Cash for gold stores are considered low/medium risk and qualifications are reviewed every 3 years. Mines counterparties are assessed more strictly and are evaluated by the Senior Management every year. Chimet decides to bound a business relationship with this category, only when the supplier assessment identifies a medium risk level (during 2020, none palladium or platinum counterparty has been qualified with a validity of 1 year).

Enhanced Due Diligence will be triggered if there is reasonable suspicion that the precious metals bearing materials originate from, or transits via a conflict-affected or human rights abuse high-risk area. Chimet hasn't got business relationship with high risk precious metal suppliers.

2.3. Does the Refiner report risk assessment to designated Senior Management?

Senior management retains ultimate responsibility of the supply chain.

Annually, the Management Review is held to evaluate supply chain compliance, to carefully select or confirm Compliance Officer as well as to sensibly identify the necessary means to perform the duty.

3. DESIGN AND IMPLEMENT A MANAGEMENT STRATEGY TO RESPOND TO IDENTIFIED RISKS

Compliance Statement with Requirement:

Chimet has partially complied with Step 3: Design and implement a management strategy to respond to identified risks

3.1. Has the refiner a system to communicate report findings to designated Senior management?

Where appropriate actual and potential risks identified in the supply chain risk assessment are communicated to Senior Management according to procedure for internal communication and by specific form.

3.2. Has the Refiner devised a strategy for risk management of an identified risk by either (i) mitigation of the risk while continuing trade, (ii) mitigation of the risk while suspending trade or (iii) disengagement from the risk?

Chimet employs specialized databases in order to screen all business partners and identify risks in the supply chain. The screening allows to manage risk through a risk assessment of all counterparties. Furthermore, every transaction is monitored in acceptance operations and in case of changes or suspicious transaction an alert is reported to Compliance Officer and Senior Management to decide how to proceed and what kind of action/measures have to be taken in case of confirmed risk.

During 2020 there were no cases for which it was necessary to put in place a system of risk mitigation. There were cases for which suppliers were rejected because the information provided during the due diligence and risk-assessment process was not satisfactory.

In case of suspended counterparties, an automatic filter is applied in the accountability software to prevent further transactions.

Chimet in order to fully comply with requirement 3.2 will explicitly define and formalize how to manage cases of potential risks identified.

3.3. Where a management strategy of risk mitigation is undertaken, it should include measurable steps to be taken and achieved, monitoring of performance, periodic reassessment of risk and regular reporting to designated senior management.

Corresponding procedures are in place and are applied accordingly. In case the risk assessment identifies higher risk criteria, Chimet actively approaches the supplier to receive further information. If risk assessment cannot be mitigated, the decision of closing the business relationship could be taken. As specified at paragraph 2.2, Chimet hasn't got business relationship with high risk precious metal suppliers.

4. ARRANGE FOR AN INDEPENDENT THIRD-PARTY AUDIT OF THE SUPPLY CHAIN DUE DILIGENCE

Compliance Statement with Requirement:

Chimet has fully complied Step 4: arrange for an independent third-party audit of the supply chain due diligence.

Chimet engaged the services of the assurance provider Deloitte&Touche S.p.A., and their independent limited assurance report can be viewed as soon as available on www.chimet.com.

5. REPORT ON SUPPLY CHAIN DUE DILIGENCE

Compliance Statement with Requirement:

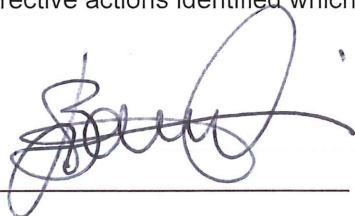
Chimet has fully complied Step 5: Report on supply chain due diligence.

Further information and specific details of how Chimet systems, procedures, process and controls have been implemented to align to specific requirements in the LPPM Responsible Platinum and Palladium Guidance have been set out in our supply chain policy, which is available on the company's website www.chimet.com.

MANAGEMENT CONCLUSION

Is the Refiner in compliance with the requirements of the LPPM Responsible Platinum and Palladium Guidance for the reporting period?

Yes, Chimet is overall in compliance with LPPM Responsible Platinum and Palladium Guidance. Chimet implemented an effective management system, procedures, processes and practices to conform to the requirements of the Guidance, as explained above in table 2, for the reporting year ending on the 31st of December 2020. In order to be fully compliant with all the steps of the Guidance (including 2.1 and 3.2 which actually result being partially compliant), Chimet is committed to continuous improvement and corrective actions identified which will be monitored internally on a regular basis.



Luca Benvenuti

Chief Executive Officer



Giovanni Prelazzi

Compliance Officer