UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM SD SPECIALIZED DISCLOSURE REPORT

Autoliv, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 001-12933 (Commission File Number) 51-0378542 (I.R.S. Employer Identification No.)

Vasagatan 11, 7th floor, SE-111 20, Box 70381, SE-107 24 Stockholm, Sweden (Address of principal executive offices) N/A

(Zip Code)

Mats Backman +46 8 587 20 600

(Name and telephone number, including area code, of the person to contact in connection with this report)

Check the appropriate box to indicate the rule pursuant to which this form is being filed, and provide the period to which the information in this form applies:

Rule 13p-1 under the Securities Exchange Act (17 CFR 240.13p-1) for the reporting period from January 1 to December 31, 2015.

Section 1 – CONFLICT MINERALS DISCLOSURE

Item 1.01 Conflict Minerals Disclosure and Report

Autoliv, Inc. (the "Company", "Autoliv", "we", "us" or "our"), after conducting a good faith reasonable country of origin inquiry that was reasonably designed to determine whether any of the Conflict Minerals originated in the Democratic Republic of the Congo or an adjoining country (the "Covered Region") as required by Rule 13p-1, had reason to believe that columbite-tantalite (coltan), cassiterite, gold, wolframite, or their derivatives, which are limited to tantalum, tin, and tungsten ("Covered Minerals" or "Conflict Minerals") used in one or more of the products it manufactures or contracts to have manufactured, where such Covered Minerals are necessary to such product(s) functionality or production, may have originated from the Covered Region and may not have been from recycled or scrap sources. As a result, the Company exercised due diligence on the source and chain of custody of its Covered Minerals as required by Rule 13p-1. The Company's reasonable country of origin inquiry and due diligence measures are described in the Conflict Minerals Report attached hereto as Exhibit 1.01.

Conflict Minerals Disclosure

<u>Published Results</u>. A copy of this Form SD and attached Conflict Minerals Report in accordance with Rule 13p-1 may be found publicly on our internet website at: <u>https://www.autoliv.com/Sustainability/Pages/Act-Ethically-Towards-Society.aspx</u> as well as the SEC's EDGAR database at <u>www.sec.gov</u>.

Forward-Looking Statements

This Specialized Disclosure Report on Form SD, including the Conflict Minerals Report exhibit, contains forward-looking statements that are based upon management's expectations and beliefs concerning future events. Certain matters contained herein concerning the future, including risk mitigation steps, constitute forward-looking statements and are based upon management's expectations and beliefs. There can be no assurance that these future events will occur as anticipated. Forward-looking statements speak only as of the date they were made, and we undertake no obligation to publicly update them. For a description of certain factors that could cause our future results to differ materially from those expressed in any forward-looking statement, see Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2015, entitled "Risk Factors."

Item 1.02 Exhibit

The Conflict Minerals Report required by Item 1.01 is filed as Exhibit 1.01 to this Form SD.

Section 2 – EXHIBITS

Item 2.01 Exhibits

The following exhibit is filed as part of this report.

Exhibit 1.01 – Conflict Minerals Report as required by Items 1.01 and 1.02 of this Form SD.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Date: May 31, 2016

/s/ Mats Backman

Mats Backman Chief Financial Officer



Conflict Minerals Report

In accordance with Rule 13p-1 under the Securities Exchange Act of 1934

Introduction

This Conflict Minerals Report ("Report") of Autoliv, Inc. ("Autoliv" or "we") for the year ended December 31, 2015 is presented to comply with Rule 13p-1 under the Securities Exchange Act of 1934 ("Rule"). Defined terms in this Report that are not otherwise defined herein are defined in the Rule and SEC Release No. 34-67716 issued by the Securities and Exchange Commission on August 22, 2012.

Conflict Minerals Program

Overview

Autoliv develops, manufactures and supplies automotive safety systems to the automotive industry with product groups consisting of (i) airbags and associated products, (ii) seatbelts and associated products, (iii) active safety electronic products and (iv) passive safety electronic products. As a supplier of automotive safety products, we are knowledgeable of the design and material content of our products and the processes used to produce them. As a result, we have determined that many of our products contain gold, columbite-tantalite (coltan), cassiterite, wolframite, and their derivatives, tantalum, tin and tungsten (collectively, the "Covered Minerals") necessary to the functionality or products.

Pursuant to the Rule, we undertook a reasonable country of origin inquiry ("RCOI") and performed due diligence measures on the source and chain of custody of the necessary Covered Minerals in our products that we had reason to believe may have originated from the Democratic Republic of the Congo ("DRC") or an adjoining country (collectively defined as the "Covered Countries") and may not have come from recycled or scrap sources, to determine whether such products were "DRC conflict free". We use the term "conflict free" in this Report in a broader sense to refer to suppliers, supply chains, smelters and refiners whose sources of Covered Minerals did not or do not directly or indirectly finance or benefit armed groups in the Covered Countries.

Policy

As part of the company management systems described further below, we implemented a Conflict Minerals policy that prohibits human rights abuses associated with the extraction, transport or trade of minerals. We also prohibit any direct or indirect support to non-state armed groups or security forces that illegally control or tax mine sites, transport routes, trade points or any upstream actors in the supply chain. We require the parties in our supply chain to agree to follow the same principles and we are working with our supply chain to improve traceability of minerals and ensure responsible sourcing. Suppliers who manufacture components, parts, or products containing Covered Minerals must commit to only sourcing those materials from environmentally and socially responsible sources. A link to Autoliv's Conflict Minerals Statement can be found at

http://www.autoliv.com/sustainability/pages/responsibilitybusinessconduct.aspx. The websites referenced herein and the information accessible through such websites are not incorporated into this specialized disclosure report.

Description of Products

Certain products manufactured or contracted to be manufactured by Autoliv contain Covered Minerals necessary to the functionality or production of such products. Those product groups include, but are not limited to, (i) airbags and associated products, (ii) seatbelts and associated products, (iii) active safety electronic products and (iv) passive safety electronic products.

For more information on the origin of the materials used in these products, please see "Results for the 2015 Calendar Year" below.

Design of Conflict Minerals Program

We adopted a policy and methodology in accordance with the Organization for Economic Co-Operation and Development ("OECD") Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas, Second Edition, and the related Supplements on Tin, Tantalum and Tungsten and on Gold (the "OECD Framework"), specifically as it relates to our position as a "downstream" purchaser. The five steps of this framework include: (1) establishing strong company management systems, (2) identifying and assessing risk in the supply chain, (3) designing and implementing a strategy to respond to identified risks, (4) carrying out independent third-party audits of smelter/refiner's due diligence practices and (5) reporting annually on supply chain due diligence.

Description of RCOI

Autoliv conducted internal risk analysis to identify products for which Covered Minerals are necessary to the functionality or production of such product and mapped them to their respective vendors. The 2015 inquiry began with the identifying the in-scope suppliers from our previous year's inquiry that had not been phased out as an active supplier. In addition to this population, as a base for the identification process we used the International Material Data System (the "IMDS Database") as well as Autoliv's internal purchasing department database. This process allowed Autoliv to identify in-scope products and the corresponding suppliers, and to supplement any deficiencies in the IMDS Database with the additional information found in the internal database. We expanded the number of commodities in the 2015 inquiry compared to the prior year based on a refreshed risk assessment for the 2015 process. Through this process, Autoliv identified in total around 533 active suppliers which are using, or likely to us.

The Company then surveyed the identified suppliers using the Automotive Industry Action Group's "iPoint" platform, which is based on the Conflict Minerals Reporting Template published by the Conflict Free Sourcing Initiative (commonly known as the "CMRT"). For those suppliers not able to use the iPoint platform the Company contacted them directly with the CMRT request. The Company improved the level and quality of its correspondence with its suppliers compared to the prior year's RCOI. Based on this RCOI, the Company had reason to believe that the necessary Covered Minerals may have originated in the covered countries and may not have come from recycled or scrap sources. Accordingly, the Company performed due diligence on its supply chain for calendar year 2015, as described in further detail below.

Due Diligence Measures

Company Management Systems (OECD Step 1)

- Assembled a team of individuals in late 2012 from various relevant functions within the organization (including purchasing, engineering, finance and legal) to develop and support the process of supply chain due diligence, and these individuals regularly reported progress to management of each function.

- Implemented certain procedures to collect data on Covered Minerals and to aid in the visibility into the Covered Minerals supply chain.

- Adopted and communicated a company policy on Covered Minerals to employees, suppliers and the public.

- Prepared an informative letter to suppliers describing Autoliv's position and requirements with regard to Covered Minerals.

- Incorporated into the "Autoliv Supplier Manual" a policy that all new suppliers sign an acknowledgement letter confirming that they understand that all the requirements described in the Autoliv Supplier Manual are mandatory in the supplier's business relationship with Autoliv.

In coordination with our RCOI, we conducted due diligence to collect information on our supply chain to identify the source of materials for the calendar year 2015.

(a) Identify and assess risk in the supply chain (OECD Step 2)

- Reviewed responses from suppliers performed multiple follow-up requests with suppliers who had not responded to Autoliv's inquiry by a certain date or who provided incomplete and/or inconsistent and possibly incorrect responses.

- Engaged a third-party to support, review and process its supplier response data. The design of this thirdparty's processes was independently audited in 2015 by an outside party against the requirements of Step 2 of the OECD Due Diligence Guidance. The third-party performed due diligence in support of the Company's Conflict Minerals process, which included:

(i) direct engagement of the smelter/refiner to attempt to obtain information regarding whether or not the smelter/refiner sources from the Covered Countries;

(ii) for smelters/refiners that declared directly or through their relevant industry association that they did not source from the Covered Countries, and were not recognized as conflict free by the CFSP, the third party reviewed publicly available information to determine if there was any contrary evidence to the smelter's/refiner's declaration (the sources reviewed included: Public internet search (Google) of the facility in combination with each of the covered countries, review of specific NGO publications such as Enough Project, Global Witness, Southern Africa Resource Watch, Radio Okapi and the most recent UN Group of Experts report on the DRC); and

(iii) for smelters that did not respond to direct engagement, the third-party reviewed publicly available sources to determine if there was 'any reason to believe' that the smelter may have sourced from the Covered Countries during the reporting period.

- Documented country of origin information received from suppliers and smelters/refiners identified by the supply chain survey.

(b) Design and implementation of a strategy to respond to identified risks (OECD Step 3)

- Analyzed the results of the RCOI and, specifically, the responses that contained information that may lead Autoliv to have a reason to believe that Covered Minerals may have come from the Covered Countries, and subsequently designed and implemented a strategy to respond to such risks.

- Maintained an informative bulletin through the Company intranet website, updated the Company's Supplier Manual to include a Conflict Minerals section, and implemented procedures within the purchasing process to identify non-compliant suppliers and respond to supply chain risks.

- Provided periodic progress reports to management and the Audit Committee of the Company's Board of Directors regarding the status of supply chain due diligence.

(c) Independent third-party audits of smelter/refiner's due diligence practices (OECD Step 4)

- Since smelter/refinery facilities are the key choke point in the global supply chain for minerals, Autoliv monitors the list of facilities that received a "conflict free" designation from the CFSP, LBMA, RJC or other independent third-party audit programs, which designations provide due diligence information on the Covered Minerals sourced by such facilities. Due to the fact that Autoliv, as a downstream purchaser of products, is several steps removed from the smelters/refiners, it has no direct commercial relationships with smelters/refiners. Therefore, Autoliv determined that auditing smelters/refiners at this time would be inappropriate and impracticable and is instead relying on lists of certified conflict free smelters/refiners published by third-parties that have conducted such audits.

Report annually on supply chain due diligence (OECD Step 5)

- Autoliv has compiled its results and filed this report in accordance with Rule 13p-1 through the use of the Form SD and the attachment of this Report. Autoliv plans to report annually, and its reports will be available on Autoliv's corporate website at: <u>http://www.autoliv.com/sustainability/pages/responsibilitybusinessconduct.aspx.</u>

Due Diligence Results for the 2015 Calendar Year

Autoliv's Conflict Minerals process, as described above, allowed Autoliv to identify in-scope products and the corresponding suppliers. Autoliv then conducted a RCOI by surveying 533 identified suppliers, and Autoliv has received survey responses from approximately 94% of suppliers that were surveyed. However, the responses have not all been satisfactory in all material respects due to incomplete or inconsistent data. Based on the information collected in our RCOI and due diligence process (and after correction, review and removal of duplicates or otherwise unverified facilities), we have determined that the necessary Covered Minerals in our products are processed by our suppliers within 309 smelter/refinery facilities which are on the known smelter lists provided by the Conflict Free Sourcing Initiative ("CFSI"), as further described below and in Annex I. We believe forty (40) of these smelters are sourcing, or there is reason to believe they may be sourcing, from the Covered Countries. Thirtysix (36) of these smelters are CFSP compliant. Regarding the remaining four (4) smelters, we have engaged in risk mitigation efforts to either (a) verify with internal stakeholders and relevant suppliers whether Conflict Minerals from the specific smelter were actually in the Company's supply chain in the 2015 reporting period or (b) performed verification of risks associated with each high risk smelter. Autoliv did not require the removal of smelters subject to Autoliv's risk mitigation process if there was no reason to believe they were directly or indirectly financing or benefiting armed groups in the Covered Countries. Autoliv's policy, as a downstream purchaser of products, is to work with its suppliers to eliminate from its supply chain the high risk smelters identified through the due diligence measures discussed above.

We have been unable to determine the origins of some of our Covered Minerals. Because we cannot determine the origins of some of the Covered Minerals, we are not able to state that our products that contain such minerals are "DRC conflict free." Consequently, we have not obtained an independent private sector audit of our due diligence measures.

Limitations and Risks in our Inquiry

The due diligence measures we have undertaken may provide only reasonable, but not certain, assurance regarding the source of the necessary Covered Minerals in our products. These measures are dependent on the data supplied by our direct suppliers and the data that those suppliers gather from within their supply chains to identify the original sources of the necessary Covered Minerals. Our assessment is also dependent on the sufficiency of the efforts undertaken and provided by independent third-party audit and verification programs, which may yield inaccurate or incomplete information.

The limitations described above may lead to certain risks, including, but not limited to: insufficiencies in product or product content information, insufficiencies in smelter data, omission or misidentification of suppliers in responses, errors or omissions by smelters in providing correct data to suppliers, lack of understanding regarding regulatory requirements for Covered Minerals disclosures to the SEC and insufficiencies in supplier education and knowledge, errors in or insufficiency of public data, lack of timeliness of data, language barriers and translation, oversights or errors in conflict free smelter audits and smuggling of Covered Minerals to countries beyond the Covered Countries.

Steps Autoliv Will Take Subsequent to the End of Calendar Year 2015

The due diligence process discussed above is an ongoing process. As Autoliv continues to conduct due diligence on its products, it will continue to refine and improve procedures to meet the goals and adhere to values set forth in Autoliv's Conflict Minerals policy. We currently expect that these improvements will include: (i) further engagement with suppliers and in the supply chain to improve the content of survey responses, (ii) improved documentation between the Company and its suppliers, (iii) engagement directly (or indirectly through suppliers) with smelters sourcing from the Covered Counties to encourage such smelters to become conflict free certified by

the CFSP or other independent third-party audit program, (iv) engage with suppliers to encourage compliance with Autoliv's Conflict Minerals policy and consider process for de-sourcing high risk or noncompliant suppliers.

This Conflict Minerals Report was not subjected to an independent private sector audit as such audit is not required for this reporting period.

Caution Concerning Forward-Looking Statements

Certain statements in this Report may be "forward-looking" within the meaning of the Private Securities Litigation Reform Act of 1995. Words such as "expect," "intend," "plan," "project," "believe," "consider," "estimate," "target," "anticipate" and similar expressions are generally intended to identify these forward-looking statements, although not all forward-looking statements contain such language. Examples of forward-looking statements include statements relating to our future plans, and any other statement that does not directly relate to any historical or current fact. Forward-looking statements are based on our current expectations and assumptions, which may not prove to be accurate. These statements are not guarantees and are subject to risks, uncertainties and changes in circumstances that are difficult to predict. Actual outcomes and results may differ materially from these forward-looking statements speak only as of the date they are made and we undertake no obligation to update or revise any forward-looking statement, except as required by law.

ANNEX 1

Smelters marked with an (*) have been identified through the due diligence measures discussed above as high-risk smelters. Autoliv has not yet confirmed the presence of Covered Minerals from these smelters in its products as the due diligence regarding these smelters is incomplete. Autoliv's policy, as a downstream purchaser of products, is to work with its suppliers to eliminate high-risk smelters from its supply chain.

- Gold Advanced Chemical Company
- Gold Aida Chemical Industries Co., Ltd.
- Gold Aktyubinsk Copper Company TOO
- Gold Al Etihad Gold Refinery DMCC
- Gold Allgemeine Gold-und Silberscheideanstalt A.G.
- Gold Almalyk Mining and Metallurgical Complex (AMMC)
- Gold AngloGold Ashanti Córrego do Sítio Mineração
- Gold Argor-Heraeus SA
- Gold Asahi Pretec Corporation
- Gold Asahi Refining Canada Limited
- Gold Asahi Refining USA Inc.
- Gold Asaka Riken Co., Ltd.
- Gold Atasay Kuyumculuk Sanayi Ve Ticaret A.S.
- Gold AURA-II
- Gold Aurubis AG
- Gold Bangalore Refinery (P) Ltd.
- Gold Bangko Sentral ng Pilipinas (Central Bank of the Philippines)
- Gold Bauer Walser AG
- Gold Boliden AB
- Gold C. Hafner GmbH + Co. KG
- Gold Caridad
- Gold CCR Refinery Glencore Canada Corporation
- Gold Cendres + Métaux SA
- Gold Chimet S.p.A.
- Gold Chugai Mining
- Gold Daejin Indus Co., Ltd.
- Gold Dave Non-Ferrous Metals Mining Ltd.
- Gold DODUCO GmbH
- Gold Dowa
- Gold DSC (Do Sung Corporation)
- Gold Eco-System Recycling Co., Ltd.
- Gold Elemetal Refining, LLC
- Gold Emirates Gold DMCC
- Gold Faggi Enrico S.p.A.
- Gold Fidelity Printers and Refiners Ltd.
- Gold Gansu Seemine Material Hi-Tech Co., Ltd.
- Gold Geib Refining Corporation
- Gold Guangdong Jinding Gold Limited
- Gold Guoda Safina High-Tech Environmental Refinery Co., Ltd.
- Gold Hangzhou Fuchunjiang Smelting Co., Ltd.
- Gold Heimerle + Meule GmbH
- Gold Henan Yuguang Gold & Lead Co., Ltd.
- Gold Heraeus Ltd. Hong Kong
- Gold Heraeus Precious Metals GmbH & Co. KG
- Gold Hunan Chenzhou Mining Co., Ltd.

- Gold Hwasung CJ Co., Ltd.
- Gold Inner Mongolia Qiankun Gold and Silver Refinery Share Company Limited
- Gold Ishifuku Metal Industry Co., Ltd.
- Gold Istanbul Gold Refinery
- Gold Japan Mint
- Gold Jiangxi Copper Company Limited
- Gold JSC Ekaterinburg Non-Ferrous Metal Processing Plant
- Gold JSC Uralelectromed
- Gold JX Nippon Mining & Metals Co., Ltd.
- Gold Kaloti Precious Metals*
- Gold Kazakhmys Smelting LLC
- Gold Kazzinc
- Gold Kennecott Utah Copper LLC
- Gold KGHM Polska Miedź Spółka Akcyjna
- Gold Kojima Chemicals Co., Ltd.
- Gold Korea Metal Co., Ltd.
- Gold Korea Zinc Co. Ltd.
- Gold Kyrgyzaltyn JSC
- Gold L' azurde Company For Jewelry
- Gold Lingbao Gold Company Limited
- Gold Lingbao Jinyuan Tonghui Refinery Co., Ltd.
- Gold LS-NIKKO Copper Inc.
- Gold Luoyang Zijin Yinhui Gold Refinery Co., Ltd.
- Gold Materion
- Gold Matsuda Sangyo Co., Ltd.
- Gold METALÚRGICA MET-MEX PEÑOLES, S.A. DE C.V
- Gold Metalor Technologies (Hong Kong) Ltd.
- Gold Metalor Technologies (Singapore) Pte., Ltd.
- Gold Metalor Technologies (Suzhou) Ltd.
- Gold Metalor Technologies SA
- Gold Metalor USA Refining Corporation
- Gold Mitsubishi Materials Corporation
- Gold Mitsui Mining and Smelting Co., Ltd.
- Gold MMTC-PAMP India Pvt., Ltd.
- Gold Morris and Watson
- Gold Moscow Special Alloys Processing Plant
- Gold Nadir Metal Rafineri San. Ve Tic. A.Ş.
- Gold Navoi Mining and Metallurgical Combinat
- Gold Nihon Material Co., Ltd.
- Gold Ögussa Österreichische Gold- und Silber-Scheideanstalt GmbH
- Gold Ohura Precious Metal Industry Co., Ltd.
- Gold OJSC "The Gulidov Krasnoyarsk Non-Ferrous Metals Plant" (OJSC Krastsvetmet)
- Gold OJSC Kolyma Refinery
- Gold OJSC Novosibirsk Refinery
- Gold PAMP SA
- Gold Penglai Penggang Gold Industry Co., Ltd.
- Gold Prioksky Plant of Non-Ferrous Metals
- Gold PT Aneka Tambang (Persero) Tbk
- Gold PX Précinox SA
- Gold Rand Refinery (Pty) Ltd.
- Gold Republic Metals Corporation

- Gold Royal Canadian Mint
- Gold SAAMP
- Gold Sabin Metal Corp.
- Gold Samduck Precious Metals
- Gold SAMWON Metals Corp.
- Gold SAXONIA Edelmetalle GmbH
- Gold Schone Edelmetaal B.V.
- Gold SEMPSA Joyería Platería SA
- Gold Shandong Tiancheng Biological Gold Industrial Co., Ltd.
- Gold Shandong Zhaojin Gold & Silver Refinery Co., Ltd.
- Gold Shandong Humon Smelting Co., Ltd.
- Gold Shenzhen Zhonghenglong Real Industry Co., Ltd.
- Gold Sichuan Tianze Precious Metals Co., Ltd.
- Gold Singway Technology Co., Ltd.
- Gold So Accurate Group, Inc.
- Gold SOE Shyolkovsky Factory of Secondary Precious Metals
- Gold Solar Applied Materials Technology Corp.
- Gold Sumitomo Metal Mining Co., Ltd.
- Gold Sudan Gold Refinery*
- Gold Super Dragon Technology Co., Ltd.
- Gold T.C.A S.p.A
- Gold Tanaka Kikinzoku Kogyo K.K.
- Gold Great Wall Precious Metals Co., Ltd. of CBPM
- Gold The Refinery of Shandong Gold Mining Co., Ltd.
- Gold Tokuriki Honten Co., Ltd.
- Gold Tongling Nonferrous Metals Group Co., Ltd.
- Gold Torecom
- Gold Umicore Brasil Ltda.
- Gold Umicore Precious Metals Thailand
- Gold Umicore SA Business Unit Precious Metals Refining
- Gold United Precious Metal Refining, Inc.
- Gold Valcambi SA
- Gold Western Australian Mint trading as The Perth Mint
- Gold Yamamoto Precious Metal Co., Ltd.
- Gold Yokohama Metal Co., Ltd.
- Gold Yunnan Copper Industry Co., Ltd.
- Gold Zhongkuang Gold Industry Co., Ltd.
- Gold Zhongyuan Gold Smelter of Zhongjin Gold Corporation
- Gold Zhuzhou Smelting Group Co., Ltd.
- Gold Zijin Mining Group Co., Ltd. Gold Refinery
- Tantalum Changsha South Tantalum Niobium Co., Ltd.
- Tantalum Conghua Tantalum and Niobium Smeltry
- Tantalum D Block Metals, LLC
- Tantalum Duoluoshan
- Tantalum Exotech Inc.
- Tantalum F&X Electro-Materials Ltd.
- Tantalum FIR Metals & Resource Ltd.
- Tantalum Global Advanced Metals Aizu
- Tantalum Global Advanced Metals Boyertown
- Tantalum Guangdong Zhiyuan New Material Co., Ltd.
- Tantalum Guizhou Zhenhua Xinyun Technology Ltd., Kaili branch

Tantalum	H.C. Starck Co., Ltd.		
Tantalum	H.C. Starck GmbH Goslar		
Tantalum	H.C. Starck GmbH Laufenburg		
Tantalum	H.C. Starck Hermsdorf GmbH		
Tantalum	H.C. Starck Inc.		
Tantalum	H.C. Starck Ltd.		
Tantalum	H.C. Starck Smelting GmbH & Co.KG		
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	An Vinh Joint Stock Mineral Processing Company		
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	Thina Tin Group Co., Ltd.		
	CNMC (Guangxi) PGMA Co., Ltd.		
	Cooperativa Metalurgica de Rondônia Ltda.		
	V Ayi Jaya		
	CV Gita Pesona		
	CV Serumpun Sebalai		
	CV United Smelting		
	CV Venus Inti Perkasa		
	Dowa		
	Electro-Mechanical Facility of the Cao Bang Minerals & Metallurgy Joint Stock Company		
	Electro-Meenancai Pacinty of the Cao Bang Minerais & Metanungy Joint Stock Company Elmet S.L.U. (Metallo Group)		
	EM Vinto		
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- Tin Feinhütte Halsbrücke GmbH
- Tin Fenix Metals
- Tin Gejiu Jinye Mineral Co., Ltd.
- Tin Gejiu Kai Meng Industry and Trade LLC
- Tin Gejiu Non-Ferrous Metal Processing Co., Ltd.
- Tin Gejiu Yunxin Nonferrous Electrolysis Co., Ltd.
- Tin Gejiu Zili Mining And Metallurgy Co., Ltd.
- Tin Huichang Jinshunda Tin Co., Ltd.
- Tin Jiangxi Ketai Advanced Material Co., Ltd.
- Tin Linwu Xianggui Ore Smelting Co., Ltd.
- Tin Magnu's Minerais Metais e Ligas Ltda.
- Tin Malaysia Smelting Corporation (MSC)
- Tin Melt Metais e Ligas S/A
- Tin Metallic Resources, Inc.
- Tin Metallo-Chimique N.V.
- Tin Mineração Taboca S.A.
- Tin Minsur
- Tin Mitsubishi Materials Corporation
- Tin Nankang Nanshan Tin Manufactory Co., Ltd.
- Tin Nghe Tinh Non-Ferrous Metals Joint Stock Company
- Tin O.M. Manufacturing (Thailand) Co., Ltd.
- Tin O.M. Manufacturing Philippines, Inc.
- Tin Operaciones Metalurgical S.A.
- Tin Phoenix Metal Ltd.
- Tin PT Alam Lestari Kencana
- Tin PT Aries Kencana Sejahtera
- Tin PT Artha Cipta Langgeng
- Tin PT ATD Makmur Mandiri Jaya
- Tin PT Babel Inti Perkasa
- Tin PT Bangka Kudai Tin
- Tin PT Bangka Prima Tin
- Tin PT Bangka Timah Utama Sejahtera
- Tin PT Bangka Tin Industry
- Tin PT Belitung Industri Sejahtera
- Tin PT BilliTin Makmur Lestari
- Tin PT Bukit Timah
- Tin PT Cipta Persada Mulia
- Tin PT DS Jaya Abadi
- Tin PT Eunindo Usaha Mandiri
- Tin PT Fang Di MulTindo
- Tin PT Inti Stania Prima
- Tin PT Justindo
- Tin PT Karimun Mining
- Tin PT Mitra Stania Prima
- Tin PT Panca Mega Persada
- Tin PT Pelat Timah Nusantara Tbk
- Tin PT Prima Timah Utama
- Tin PT Refined Bangka Tin
- Tin PT Sariwiguna Binasentosa
- Tin PT Stanindo Inti Perkasa
- Tin PT Sumber Jaya Indah

Tin	PT Tin	nah (Persero) Tbk Kundur			
Tin		nah (Persero) Tbk Mentok			
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Tin	Super 1	Ligas			
Tin	Thaisa	÷			
Tin	Tuyen	Quang Non-Ferrous Metals Joint Stock Company			
Tin	-	Mineral and Trading Group JSC			
Tin	-	Solder Metalurgia e Mineração Ltda.			
Tin	Xiangł	nualing Tin Industry Co., Ltd.			
Tin	Yunna	n Chengfeng Non-ferrous Metals Co., Ltd.			
Tin	Yunna	n Tin Group (Holding) Company Limited			
Tungst	en	A.L.M.T. TUNGSTEN Corp.			
Tungst	en	Asia Tungsten Products Vietnam Ltd.			
Tungsten		Chenzhou Diamond Tungsten Products Co., Ltd.			
Tungsten		Chongyi Zhangyuan Tungsten Co., Ltd.			
Tungsten		Dayu Jincheng Tungsten Industry Co., Ltd.			
Tungst	en	Dayu Weiliang Tungsten Co., Ltd.			
Tungsten		Fujian Jinxin Tungsten Co., Ltd.			
Tungst		Ganxian Shirui New Material Co., Ltd.			
Tungsten		Ganzhou Haichuang Tungsten Industry Co., Ltd.			
Tungst		Ganzhou Huaxing Tungsten Products Co., Ltd.			
Tungsten		Ganzhou Jiangwu Ferrotungsten Co., Ltd.			
Tungsten		Ganzhou Non-ferrous Metals Smelting Co., Ltd.			
Tungsten		Ganzhou Seadragon W & Mo Co., Ltd.			
Tungsten		Ganzhou Yatai Tungsten Co., Ltd.			
Tungsten		Global Tungsten & Powders Corp.			
Tungsten		Guangdong Xianglu Tungsten Co., Ltd.			
Tungsten		H.C. Starck GmbH			
Tungsten		H.C. Starck Smelting GmbH & Co.KG			
Tungst		Hunan Chenzhou Mining Co., Ltd.			
Tungsten		Hunan Chuangda Vanadium Tungsten Co., Ltd. Wuji			
Tungst		Hunan Chuangda Vanadium Tungsten Co., Ltd. Yanglin			
Tungst		Hunan Chunchang Nonferrous Metals Co., Ltd.			
Tungst		Hydrometallurg, JSC			
Tungst		Japan New Metals Co., Ltd.			
Tungst		Jiangwu H.C. Starck Tungsten Products Co., Ltd.			
Tungst		Jiangxi Gan Bei Tungsten Co., Ltd.			
Tungst		Jiangxi Minmetals Gao'an Non-ferrous Metals Co., Ltd.			
Tungst Tungst		Jiangxi Tonggu Non-ferrous Metallurgical & Chemical Co., Ltd.			
-		Jiangxi Xinsheng Tungsten Industry Co., Ltd. Jiangxi Xinshui Xianggan Nonforrous Matals Co., Ltd.			
Tungst Tungst		Jiangxi Xiushui Xianggan Nonferrous Metals Co., Ltd. Jiangxi Yaosheng Tungsten Co., Ltd.			
Tungst		Kennametal Fallon			
Tungst		Kennametal Huntsville			
Tungst		Luoyang Mudu Tungsten & Molybdenum Technology Co., Ltd			
Tungst		Malipo Haiyu Tungsten Co., Ltd.			
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Tungsten	Niagara Refining LLC
Tungsten	Nui Phao H.C. Starck Tungsten Chemicals Manufacturing LLC
Tungsten	Pobedit, JSC
Tungsten	Sanher Tungsten Vietnam Co., Ltd.
Tungsten	Tejing (Vietnam) Tungsten Co., Ltd.
Tungsten	Vietnam Youngsun Tungsten Industry Co., Ltd.
Tungsten	Wolfram Bergbau und Hütten AG
Tungsten	Xiamen Tungsten Co., Ltd.
Tungsten	Xinhai Rendan Shaoguan Tungsten Co., Ltd.