

**Joint-Stock Company
“Almalyk Mining and
Metallurgical Complex”**

**Compliance Report for the London
Bullion Market Association’s
Responsible Silver Guidance
for the year ended 31 December 2022**

**Independent Reasonable Assurance Report to Joint-Stock Company
"Almalyk Mining and Metallurgical Complex" on its Compliance Report for
the London Bullion Market Association's Responsible Silver Guidance for
the year ended 31 December 2022.**

To the management of Joint-Stock Company "Almalyk Mining and Metallurgical Complex".

Introduction

We were engaged by Joint-Stock Company "Almalyk Mining and Metallurgical Complex" (the "Refiner") to provide reasonable assurance on the London Bullion Market Association's Responsible Silver Guidance (the "Guidance") Refiner's Compliance Report for the year ended 31 December 2022 (the "Report").

Subject matter and criteria

The Refiner has assessed and reported its level of compliance with the Guidance in the Report. The subject matter of our engagement is the assertions made by the Refiner in its Report. The Guidance specifies the criteria to be used for the purposes of evaluating the Refiner's assertions in its Report.

Our engagement was performed with the objective of providing a reasonable assurance conclusion on whether the assertions made by the Refiner in its Report, with respect to the activities undertaken to demonstrate compliance with the Guidance, are fairly described.

Inherent limitations

Non-financial information, such as that included in the Report, is subject to more inherent limitations than financial information, given the more qualitative characteristics of the subject matter and the methods used for determining such information. The methods used by refiners to comply with the Guidance may differ. The absence of a significant body of established practice on which to draw allows for the selection of different but acceptable measurement techniques that can result in materially different measurements and can impact comparability.

Management's responsibilities

The management of the Refiner is responsible for the preparation and presentation of the Report in accordance with the Guidance and establishment of such internal control as management determined is necessary to enable the preparation of the Report that is free from material misstatement, whether due to fraud or error. This responsibility includes establishing appropriate risk management and internal controls from which the reported information is derived. The criteria identified by the management as relevant for demonstrating compliance with the Guidance are the activities described within the Report.

Assurance providers' responsibility

Our responsibility is to express a conclusion on the Report based on the procedures performed. We conducted our assurance engagement in accordance with International Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements other than Audits or Reviews of Historical Financial Information" ("ISAE 3000") issued by the International Auditing and Assurance Standards Board and the guidance set out in the LBMA Responsible Silver Programme - Third Party Audit Guidance for ISAE 3000 Auditors ("the Audit Guidance").

This standard requires that we plan and perform procedures in order to obtain reasonable level of assurance as to whether the Report is in conformance with the Guidance.

Our engagement has involved performing procedures to obtain evidence about the information included in the Report. The procedures performed on the Report have been based on our professional judgement and have included inquiries, primarily with the Refiner's personnel responsible for the preparation of information included in the Report, analysis of documents, recalculations and other procedures aimed to obtain evidence as appropriate.

Specifically we carried out the following procedures:

- enquiry of management to gain an understanding of the Refiner's processes and risk management procedures in place in relation to the silver supply chain;
- enquiry of relevant staff responsible for the preparation of the Report;
- site visit to the Refiner's venue and operating sites for observing the production process and obtaining information on the process adopted by the Refiner in order to comply with the requirements of the Guidance;
- assessment of the suitability of the policies, procedures and internal controls that the Refiner has in place to conform to the Guidance;
- obtaining of supporting documentation in order to verify the consistency of the qualitative and quantitative information included in the Report with the available evidence;
- assessment of the underlying processes and controls that support the information in the Report; and
- testing, on a sample basis, supporting documentation including due diligence conducted on engaging with a copper/zinc concentrate supplying counterparties and transactions documentation.

Independence and Other Ethical Requirements

We have complied with the independence and other ethical requirements of the Code of Ethics for Professional Accountants issued by the International Ethics Standards Board for Accountants, which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior.

The firm applies International Standard on Quality Management ("ISQM") 1 and, accordingly, maintains a comprehensive system of quality management including documented policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Deloitte.

In conducting our engagement, we confirm that we satisfy the criteria for assurance providers as set out in the Audit Guidance pertaining to ethical conduct, fair presentation, due professional care, independence, integrity, and subject matter expertise to carry out the assurance engagement.

Conclusion

In our opinion, the Refiner's Compliance Report for the year ended 31 December 2022, in all material respects, describes fairly the activities undertaken during the year to demonstrate compliance with the Guidance, and management's overall conclusion contained therein, is in accordance with the requirements of the Guidance.

Restriction on distribution and use

This Report has been prepared for the Refiner for the purpose of assisting the management in determining whether the Refiner has complied with the Guidance and for no other purpose. Our assurance report is made solely to the Refiner in accordance with the terms of our engagement. We do not accept or assume responsibility to anyone other than the Refiner for our work, or for the conclusions we have reached in the assurance report.

AO "Deloitte & Touche" LLC

14 July 2023

Tashkent, Uzbekistan

REFINER'S COMPLIANCE REPORT

Table 1 – Refiner's details:

Refiner's name: Joint-Stock Company Almalyk Mining and Metallurgical Complex" ("AMMC")

Location: 53, Amir Timur street, Almalyk, Tashkent region, Uzbekistan, 110100

Reporting year-end: 31 December 2022

Date of report: 14 July 2023

Senior management for this report: Chairman of the Board – Mr. Khursanov A.Kh.

Table 2 – Summary of activities undertaken to demonstrate compliance:

Step 1: Establish strong company management systems

Compliance Statement with Requirement:

During the reporting year, we have fully complied with Step 1: Establish strong management systems.

Has the Refiner adopted a company policy regarding due diligence for supply chains of silver?

We adopted a company policy regarding due diligence for supply chains of silver.

Comments and demonstration of compliance:

In 2022, AMMC followed the guidelines set forth in its Silver Supply Chain Policy, approved by Management, in line with Annex II of Organisation for Economic Cooperation and Development Due Diligence Guidance, and acknowledges its accountability to respect human rights and the possibility of significant, adverse impacts associated with the extraction, trade and handling of silver, while reaffirming our commitment to refrain from any action that contributes to the financing of armed conflicts.

AMMC was exposed to a low silver supply chain risks during the reporting period as most of silver bearing material supplies were provided to refinery from owned mines and LBMA registered refineries. Residual silver bearing material supplies were provided by large-scale miners operating in low risk countries. During the reporting period the structure of the silver bearing material supplies was as follows:

- 73% of silver bearing material supplies came from mines operated and owned by AMMC;
- 14% of silver bearing material supplies were acquired from external third parties representing large-scale mining, smelting and trading companies operating in CIS;
- 13% of silver bearing material supplies came from a large-scale LBMA registered refinery.

We established a separate silver supply chain due diligence policy and also relied upon the number of internally set policies and instructions, as well as legislation of the Republic of Uzbekistan to ensure that our internal operations were in compliance with the requirements of the LBMA Responsible Silver Guidance (the "Guidance") pertaining to Anti-Money Laundering, Terrorist Financing and Human Rights violations:

Legislation of the Republic of Uzbekistan	Internally Set policies and instructions
<ul style="list-style-type: none"> • Law on Anti-money laundering and terrorism financing; • Law on health and safety; • Policy on protection of child rights against all forms of exploitation, sale of children, child prostitution and child pornography; • Law on foreign economic activity; • Law on appeals of individuals and legal entities to the state/government bodies; • Regulation on development of instructions on labour safety and protection. 	<ul style="list-style-type: none"> • Regulation of Human Resources Department; • Internal guidance rules on employment; • Regulation of Complaints Department; • Collective Agreement between Employer and Trade Union; • Trade Union Policy; • Regulation on technical and labour safety.

Has the Refiner set up an internal management structure to support supply chain due diligence?

We have set up an internal management structure to support supply chain due diligence.

Comments and demonstration of compliance:

We have existing governance processes, reporting lines, organisational structure that are being used to support the Guidance. We appointed a qualified employee for the role of Compliance Officer. Our existing governance processes, reporting lines, internal audit communication and management procedures are being used to support the Guidance.

Has the Refiner established a strong internal system of due diligence, controls and transparency over silver supply chain, including traceability and identification of other supply chain factors?

We established a strong internal system, controls and transparency over the precious metal supply chain, including traceability and identification of other supply chain factors.

Comments and demonstration of compliance:

AMMC was exposed to a low silver supply chain risks during the reporting period as most of silver bearing material supplies were provided to refinery from owned mines and LBMA registered refineries. Residual silver bearing material supplies were provided by large-scale miners operating in low risk countries. AMMC has a strong internal system, controls and transparency over the silver supply chain, including traceability and identification of other supply chain participants for both external purchases and internal production. The stock controls are set as part of the internal transportation process within the silver supply chain. The overall transportation process is internal and is solely performed by AMMC. Stock controls exist at each of the 3 steps of transportation process: ore delivery, semi-finished products delivery and finished products delivery. Each of these steps involves controls such as weighting, reports and reconciliations at each and in between the delivery points. Furthermore, all transportation process is performed under direct supervision of the representatives of the State Security Service.

Has the Refiner strengthened company engagement with silver supplying counterparties, and where possible, assisted silver supplying counterparties in building due diligence capabilities?

During the reporting period, AMMC was exposed to a low risk associated with the silver supply chain, as most of silver bearing material supplies were provided to refinery from owned mines and LBMA registered refineries. Residual silver bearing material supplies were provided by large-scale miners operating in low risk countries. AMMC assessed risks related to silver supplying counterparties and did not identified any substantial risks subject to extensive due diligence in 2022.

Has the Refiner established a company-wide communication mechanism to promote broad-based employee participation and risk identification to management?

We have established a company-wide communication mechanism to promote broad-based employee participation and risk identification to management via different sources.

Comments and demonstration of compliance:

We have "Virtual Reception" of General Director, communication mechanism which enables whistle-blowing in all levels. Also, we have developed internal labor regulations, which include code of conduct and cover all aspects starting from anti-money laundering to prohibition of child labor. Furthermore, we have a special Safety and Security of Labor Division, which is responsible for monitoring any breaches on human rights and labor. The Division performs regular discussions and review of complaints from employees. Also, there is an established procedure for General Director to meet with employees on a weekly basis, when employees can report conflicts, complaints or risks identified directly to the General Director or his immediate representative.

Step 2: Identify and assess risks in the supply chain

We have fully complied with Step 2: Identify and assess risks in the supply chain.

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

We have a process to identify risks in the supply chain.

Comments and demonstration of compliance:

We are exposed to a low risk in the silver supply chain, as most of silver bearing material supplies were provided to refinery from owned mines and LBMA registered refineries. Residual silver bearing material supplies were provided by large-scale miners operating in low risk countries. AMMC assessed risks related to other external silver supplying counterparties representing 27% of purchases considering CIS and found no substantial risks as a result of the analysis.

In 2022, 73% silver bearing material supplies were originated in the Republic of Uzbekistan (100% - in CIS). According to Heidelberg Barometer, Uzbekistan has a medium risk rating as the political and economical situations in the Republic are stable. Also, Uzbekistan is a member of the Eurasian Group on Combating Money Laundering and Terrorist Financing, one of the FATF Style Regional Bodies and is rated medium to low risk on the Basel AML index. There is a minimum company and commodity risk, as all silver bearing materials sources, processing and smelting facilities, transportation chain belong to AMMC.

Does the Refiner assess risks in light of the standards of their due diligence system?

We assess risks in light of the standards of the due diligence system.

Comments and demonstration of compliance:

Due to the nature of the AMMC business, during the reporting year, the AMMC's supply chain was rated by the AMMC as a low risk as there were only few large-scale miners operated in CIS supplied 27% of silver bearing material.

Does the Refiner report risk assessment to the designated manager?

AMMC reports risk assessment to the Compliance officer.

Comments and demonstration of compliance:

AMMC has an assigned Compliance officer. As part of his duties, the Compliance officer assesses the risks of new chains and submits it to the Management. Compliance officer also assesses the processes within AMMC for compliance with the Guidance.

Step 3: Design and implement a management system to respond to identified risks

We have fully complied with Step 3: Design and implement a management system to respond to identified risks.

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

Risk identification is based on the internal corporate risk control procedures. In 2022, most of silver bearing material supplies were provided to refinery from owned mines and LBMA registered refineries. All other external suppliers were rated as a low risk constituting only 27% of overall production and these external third parties represent large-scale mining, smelting and trading companies operating in CIS.

Whenever a risk mitigation strategy is designed, it should include:

Measurable steps to be taken and achieved, monitoring of performance, periodic risk reassessment, and regular reporting to designated senior management.

During the reporting period, AMMC was exposed to a low risk associated with the silver supply chain, as most of silver bearing material supplies were provided to refinery from owned mines and LBMA registered refineries. Residual silver bearing material supplies were provided by large-scale miners operating in low risk countries. Internal AMMC procedures were monitored for compliance with the Guidance.

Step 4: Arrange for an independent third-party audit of the supply chain due diligence

We have partially complied with Step 4: Arrange for an independent third-party audit of the supply chain due diligence.

Comments and demonstration of compliance:

AMMC engaged the services of “Deloitte & Touche” LLC Audit organization, and its independent reasonable assurance report. However, the information requests from auditors required a significant amount of time, resulting in considerable delays in preparing the AMMC’s Compliance Report and the related independent reasonable assurance report. As a result, the independent reasonable assurance report was not issued within three months of the Refiner’s financial year end.

Step 5: Report on supply chain due diligence

We have fully complied with Step 5: Report on supply chain due diligence.

Comments and demonstration of compliance:

We provided relevant details of AMMC’s supply chain due diligence policies, management systems and risk assessment processes in the Refiner’s Compliance Report which can be found at the Company web site: www.agmk.uz

Table 3 – Management conclusion

Is the Refiner in compliance with the requirements of the LBMA Responsible Silver Guidance for the reporting period?

Yes, partially.

AMMC has implemented effective management systems, procedures, processes and practices to conform to the requirements of the Guidance.

However, the information requests from auditors required a significant amount of time, resulting in considerable delays in preparing the AMMC’s Compliance Report and the related independent reasonable assurance report.

AMMC is committed to continuous improvement, and any corrective actions identified will be monitored internally on a regular basis.

Table 4 – Other report comments

AMMC has an approved silver supply chain due diligence policy in accordance with the Guidance.

If users of this report wish to provide any feedback to AMMC with respect to this report, they can send an e-mail to: info@agmk.uz



A.Kh. Khursanov
Chairman of the Board of Joint-Stock Company “Almalyk Mining and Metallurgical Complex”

