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CONFLICT MINERALS STATEMENT

Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 directed the U.S. Securities and Exchange Commission (SEC) to finalize requirements for issues of public securities to disclose their use of what has been termed "Conflict Minerals" originating from the Democratic Republic of Congo (DRC) or adjoining countries. These requirements were finalized on August 22, 2012. The definition of "Conflict Minerals" in cases where the minerals are "necessary to the functionality of production" of the products manufactured are to be known as follows:

GOLD TIN TANTALUM TUNGSTEN

It is Forge Products goal to assist our customers to be in compliance with this requirement. As a "privately held" corporation, our company is not required to file reports with the U.S. Securities and Exchange Commission per Section 13 (a) or Section 15 (d) and therefore is exempt from Section 1502 and its requirement to disclose "Conflict Minerals."

As such, whereas Forge Products Corporation is not required to disclose, nor do we manufacture any raw material used in our manufacturing process, we do use product manufactured by suppliers that are required under Section 1502 to report "Conflict Minerals,"

One of our primary goals is to respond effectively to our customers. To that end, we will supply the responses that we have amassed from our suppliers on our re-worked website (www.forgeproducts.com) with a launch date the end of July 2014. As our material certifications provide the material manufacturer, you will be able to access their statements if provided to us. Please feel free to contact us via e-mail or phone should you have any questions.

Andrew G. Wright
General Manager