



April 2023

**Independent Limited Assurance Report on the force labor of Silver Refinery and its Supply Chains**  
**For third-party audits based on ISAE 3000**

**Independent Limited Assurance Report to Jinlong Copper Co., Ltd**

We were engaged by Jinlong Copper Co., Ltd to provide limited assurance on the “force labor”, within the context of Responsible Silver Supply Chain Policy of the company, Independent limited assurance work was conducted in accordance with International Standards on Assurance Engagements ISAE 3000, Assurance Engagements other than Audits or Reviews of Historical Financial Information issued by the International Auditing and Assurance Standards Board and with the guidance set out in the LBMA Responsible Silver Programme - Third Party Audit Guidance for ISAE 3000 Auditors (the Audit Guidance) issued by the LBMA. An independent limited assurance report ("the Report") was prepared for the year ended 31 December 2024.

**Subject Matter Selected for Limited Assurance**

This report has been prepared for Jinlong Copper Co., Ltd for the purpose of assisting the management in determining whether there has been any trade or business of silver in the refiner or its supply chain which apparently have force labor. Our assurance report is made solely to Jinlong Copper Co., Ltd in accordance with the terms of our engagement. We do not accept or assume responsibility to anyone other than Jinlong Copper Co., Ltd for our work, or for the conclusions, we have reached in the assurance report.

**Management Responsibilities**

The Mr. Qian Jiancheng / Compliance Officer of Jinlong Copper Co., Ltd are responsible for the preparation and presentation of the Subject Matter Selected for Limited Assurance within the context of Silver Supply Chain Policy of the Company in accordance with Jinlong Copper Co., Ltd's internally defined procedures and for the development of the Reporting Criteria. This responsibility includes establishing appropriate risk management and internal controls from which the reported information is derived. The criteria identified by the Mr. Qian Jiancheng / Compliance Officer as relevant for demonstrating compliance with the Silver Supply Chain Policy.

**The Auditor’s Responsibilities**

Our responsibility is to carry out a limited assurance engagement in order to express a conclusion based on the work performed. We conducted our assurance engagement in accordance with International Standard on Assurance Engagements *ISAE 3000 Assurance Engagements other than Audits or Reviews of Historical Financial Information* 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)*.

The extent of evidence-gathering procedures performed in a limited assurance engagement is less than that for a reasonable assurance engagement, and therefore a lower level of assurance is provided.

**Limited assurance procedures performed**

- The Refiner has not purchased silver from any of the supply chain with force labor
- The Refiner has not sold silver to any of the business partner with force labor
- The Refiner does not have any other kind of business relationship with its all up-streams and down-streams with force labor



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We have planned and performed our work to obtain all evidence, information and explanations considered necessary in relation to the above scope. These procedures included:

- The Refiner's Silver Supply Chain processes were asked to the management of the company to understand the risk management procedures and necessary clarifications were obtained.
- Within the scope of preparation of this report, necessary interview were obtained from the responsible staff and workers.
- Refiner's production site visited, the whole Silver processing was observed, no force labor was traced.
- Procedures, documents and information related to silver suppliers, buyers and other related parties were selected, including the Refiner's Silver Supply Chain Due Diligence Policy for human rights, non-force labor commitment and questionnaire. As a result of the assessments, it was showed that the Refiner has established an effective management system to identify force labor and risk mitigation measures.

We have carried out the following audit procedures in order to test the "Subject Matter Selected for Limited Assurance":

- We have checked the human resource policy of refiner to assess if the Refiner has force labor, such as recruitment, resign, labor contract, and observe the freedom in the workshop, management & worker interview and complaint channel/records.
- We have checked all up-steams and down-steams supply chain between 1 January 2024 and 31 December 2024, reviewed the refiner's Silver Supply Chain Due Diligence Policy for human rights, non-force labor commitment and questionnaire, risk assessment and other related documents. We randomly selected suppliers' files and tested them accordingly.
- The force labor risk assessment in a supply chain begins with the origin of silver supply, the refiner collected the information through engagement with suppliers, desk research and site visit by compliance officer. Identification the force labor information of all actors in the silver supply chain, including, but not limited to, the silver-bearing concentrate mine, traders, as well as third party service providers handling the silver (e.g. logistics, processors and transportation companies)

#### **Inherent limitations**

Non-financial information, such as that included in the Non-force labor statement, 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 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. The methods used by refiners to comply with the *Guidance* may differ. It is important to read the Jinlong Copper Co., Ltd. silver supply chain policy and Non-force labor statement available on Jinlong Copper Co., Ltd website [<http://www.jinlongcopper.com>].

#### **Independence and competency statement**

In conducting our engagement, we have complied with the applicable requirements of the Code of Ethics for Professional Accountants issued by the International Ethics Standards Board for Accountants.



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In conducting our engagement, we confirm that we satisfy the criteria for assurance providers as set out in out in the Audit Guidance to carry out the assurance engagement.

**Conclusion**

Based on the limited assurance procedures performed, as described above, nothing has come to our attention that would lead us to believe that Jinlong Copper Co., Ltd with regards to the “Subject Matter Selected for Limited Assurance”, there has been any trade or business of silver in the refiner or its supply chain which apparently have force labor for the year ended 31 December 2024. Compliance procedures of Jinlong Copper Co., Ltd were in all material respects, prepared and presented in accordance with the requirements of the LBMA Responsible Silver Guidance.

*Mark Zhou*

Bureau Veritas  
28 February 2025  
Tongling, China