

The Copper Mark Summary Report

Site Information

Name of the Site	Onahama Smelter & Refinery	
Unique identifier provided by the Copper Mark	S021	
Address	1-1 Nagisa Onahama, Iwaki, Fukushima	
Country of Operation	Japan	
Products produced on site.		
(e.g., concentrate, anodes, cathodes, sulphuric acid, slag, etc.)	Cathode	
Metals produced on site.		
(e.g., copper, gold, nickel, silver, molybdenum)	Copper	
Metals included in scope.		
(This must be all, or a sub-set of the metals produced on site)	Copper	
Metals covered by other independent assessments for Criterion 31 (e.g., RMAP, LBMA, RJC, etc.)	NA	
Types of operations included in scope		
Mining		
Concentrate blending		
Solvent extraction and electrowinning		
Smelting		
Refining		
Other (please explain)		
Infrastructure owned or controlled by the site and included in scope		
Roads		



Rails	
Ports	
Other (please explain)	

Equivalency Check

Upon receiving the pre-assessment checklist, the Copper Mark did a review of equivalent certificates and third-party assurances.

The following equivalent systems were applied:

Equivalent systems are determined by the Copper Mark to have standards and assurance requirements that are materially comparable in scope and intent to those of the Copper Mark, in accordance with the <u>Copper Mark Recognition Process</u>.

Equivalent System	Review Process	Criteria Covered by Equivalency
NA	NA	NA

Independent Site Assessment Information

Name of the Lead Asse	essor	Kazuhiko Saito
Name of the Assessment Firm (if applicable)		KPMG AZSA Sustainability Co., Ltd.
Date(s) of Assessment Activities		16 October 2023 (Company headquarters)
(dd/mm/yyyy – dd/mm/yyyy)		16 October 2023 (Onahama)
Assessment Period		1 October 2022 – 30 September 2023
Summary of the Assessment Methodology	The assessment was conducted in accordance with ISO 19011:2018. Assessors first discussed and prepared the JDDS assessment programme for the assessment, which included objectives, risks identified and actions to address them, scope of assessment, assessment period, schedule, criteria, and team members. The assessment procedures mostly consisted of a documentation review prior to site visits to the Company headquarters and Onahama Smelter and Refinery (Onahama), site visits to the Company headquarters and Onahama, and a review of the Company's 'Step 5 Report'. Onahama is a subsidiary of Mitsubishi Materials Corporation (MMC) and follows all corporate policies and procedures.	
Summary of the Assessment Activities	Auditors procedures mainly consisted of 1) reviews of documents (e.g. policies and internal procedures) and records (e.g. training records and collected KYC questionnaires) that the Company prepared; 2) interviews of personnel at the Company headquarters	

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and Onahama; 3) a site tour conducted at Onahama to understand where received material is weighed, sampled, accepted and stored as well as the whole production process; and 4) a review of Onahama's Step 5 report from a perspective of whether it met Joint Due Diligence Standard for Copper, Lead, Nickel and Zinc Version 2 requirements.

Summary of Findings

Criteria	Rating	Comments
1. Management System	Fully meets	Onahama Smelting and Refining Co., Ltd. (Onahama) is a large smelting and refining company that procures a significant amount of copper. Production sources is 90% mined and 10% is recycled from a large number of suppliers. The Company sources mined materials from international origins and recycled material from domestic origins.
		Onahama is a wholly owned subsidiary of Mitsubishi Materials Corporation (MMC). The supply chain due diligence system is managed at corporate level and implemented at site.
		Onahama has a responsible sourcing policy that aligns with the OECD Guidance and JDD Standard. All relevant personnel at the site are trained to have knowledge and skills of supply chain due diligence. The policy is supported by the Responsible Minerals Sourcing Manual (Copper).
		Senior management of Onahama are responsible for the implementation of the policy and procedure. The supply chain officer is responsible for ensuring that the management system requirements are integrated into the organization's business processes. The compliance officer, who is appointed by the supply chain officer, is responsible for supporting the supply chain officer to establish, implement and maintain the management system, including annual review. These functions are supported by sufficient resources for the nature and scale at corporate and site level.
		At the corporate level, MMC has an effective grievance mechanism to respond to risks listed in Annex II of the OECD Guidance, in which Onahama is included.



		There are supplier engagement activities appropriate to support suppliers in building capacity on the policy and its practical application, given the nature, scale, and operational context of the company.
		An opportunity for improvement was identified:
		 MMC has not incorporated within contracts or agreements with immediate suppliers the requirement for them to provide data required to conduct risk assessments for supply chains where red flags are identified.
		This was confirmed through interviews with management; interviews with relevant personnel; facility walkthrough; and a review of documents including the policy, manual, training records, supplier files, the grievance mechanism, information on high-risk supply chains, and the progress and effectiveness report of management system improvement plan.
2. Red Flag Identification Process	Fully meets	MMC has established a process appropriate for collecting the necessary information and identifying potential red flags.
		MMC collects information on suppliers and material through the KYC questionnaire, direct meetings and desk research.
		There is a written procedure to identify CAHRAs, using credible, sufficient information. The procedure is consistently applied, and the methodology is considered appropriate. Results are recorded.
		One red flag was identified related to supplier red flags. After review, it was identified that the country of origin, port of shipment, and port of call of the materials procured by the Company are geographically isolated from the CAHRAs in which the 'sister' company of the supplier operates.
		As a result, the red flag was not confirmed.
3. Risk Assessment Process	Not applicable	No red flags were confirmed.
4. Risk Management Process	Not applicable	No red flags were confirmed.



5. Public Reporting	Fully meets	The annual report is consistent with information and evidence obtained during the assessment.
		The report is available <u>here</u> .

Conclusions

Performance Determination		
The site is found to fully meet the conformance criteria of the Joint Due Diligence Standard for Copper, Lead, Nickel and Zinc (Joint Due Diligence Standard).		
The site is found to fully meet or partially meet the conformance criteria of the Joint Due Diligence Standard and has committed to continuous improvement at the site to fully meet the conformance criteria by 23 October 2024.		
The site is found to miss some or all of the conformance criteria of the Joint Due Diligence Standard and has committed to continuous improvement at the site to fully meet all conformance criteria by 23 October 2024.		
The site misses some or all of the conformance criteria of the Joint Due Diligence Standard and has not committed to continuous improvement.		
Limitations:		
Additional comments:		

Assurance Process Information

Date of Performance Determination (dd/mm/yyyy)	30 November 2023
Re-assessment Due Date (dd/mm/yyyy)	29 November 2026