# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# FORM SD Specialized Disclosure Report

Ecomass Technologies, LP									
Exact name of registrant as specified in its charter									
Texas	800281206	20-0498725							
State or other jurisdiction	Texas Secretary of	IRS Employer							
of incorporation or organization	State File Number	Identification No.							
4101 Parkstone Heights Drive, Suite 380, Austin, TX 78746-7482  Address of principal executive offices Zip Code									
1 iddiess	of principal executive offices 2	Elp Code							
Robert Durkee, President of General Parts	ner (512) 306-0020 Ext. 1	Email: durkee@ecomass.com							
Name and telephone number, including area code, of the person to contact in connection with this report.									

X Rule 13p-1 under the Securities Exchange Act (17 CFR 240.13p-1) for the reporting period from January 1 to December 31, 2016.

#### Section 1 - Conflict Minerals Disclosure

### Item 1.01 Conflict Minerals Disclosure and Report

Ecomass Technologies, LP (hereinafter "Ecomass") is not an "issuer" or a "registrant" with the SEC and is therefore not required to file the annual disclosures required by Section 1502 of the Dodd-Frank Act (hereinafter the "Act").

However, Ecomass imports tungsten products in various forms for manufacture or resale and, as a "non-issuer supplier" in support of our customers who may be required to file such annual disclosures pursuant to the Act, Ecomass makes the following statements and declarations:

In accordance with the execution of Ecomass's stated Policy, Ecomass has concluded in good faith that for the calendar year ending December 31, 2016:

- a) Ecomass has manufactured and contracted to manufacture products as to which tungsten, a "conflict mineral" as defined in the Act, is necessary to the functionality or production of such products and is therefore a "necessary conflict mineral" as defined in the Act.
- b) Ecomass's primary means of determining country of origin of its necessary conflict mineral is by conducting a supply-chain survey with direct suppliers using the EICC/GeSI Conflict Minerals Reporting Template ("CMRT") published by the Conflict-Free Sourcing Initiative ("CFSI") and comparing the results of the survey on smelter information with CFSI's list of Conflict-Free Smelter Programs ("CFSP"). Ecomass surveyed 100% of its direct suppliers who collectively represent 100% of total procurement activities for its necessary conflict mineral and 100% of them have provided a response to the supply-chain survey. Based on a "reasonable country of origin inquiry" (RCOI) performed in good faith and reasonably designed to determine whether any of its conflict mineral that is not from recycled or scrap sources originated in the Covered Countries, Ecomass (with one exception see Item 1.01 (d) below) knows or has reason to believe that none of its necessary conflict mineral originated or may have originated in the Democratic Republic of the Congo or an adjoining country (collectively, sometimes referred to as the "Covered Countries") or knows or has reason to believe that its necessary conflict mineral is from recycled or scrap sources. Ecomass's RCOI employed a combination of measures to determine whether the necessary conflict mineral in Ecomass's products originated from the Covered Countries.

- c) As a result of performing the RCOI and based on a careful review of the results thereof, Ecomass has concluded that (with one exception see Item 1.01 (d) below) (i) its necessary conflict mineral did not originate in a Covered Country, (ii) its necessary conflict mineral came from recycled or scrap sources; (iii) it has no reason to believe that its necessary conflict mineral may have originated in a Covered Country, or (iv) its necessary conflict mineral was "outside the supply chain" (as referenced in the Act and defined in SEC Final Rule, p. 129) before January 31, 2013.
- d) Ecomass has determined that the RCOI survey completed by its suppliers represents the most reasonable effort Ecomass can make to determine the mines or locations of origin of any necessary conflict minerals contained in its supply chain. Ecomass's due diligence on the source and chain of custody of the necessary conflict minerals revealed there was one exception to the statements in Item 1.01 (b) & (c) above. Xiamen Tungsten (H.C.) Co. Ltd. ("Xiamen") indicated it processed minerals sourced from two of the covered countries, Burundi and Rwanda. There are eighteen (18) smelters/refiners indicated on the CMRT's provided by Ecomass's direct suppliers. Of these,
  - Seventeen (17), including Xiamen, are listed in CFSP Table 1 indicating they are TI-CMC Members and are CFSP
    Compliant Tungsten Smelters, having successfully completed a CFSP compliance audit conducted by an independent third
    party audit.
  - One (1), Dayu Weiliang Tungsten Co. is listed in CFSP Table 2 indicating they are TI-CMC Category A Members progressing toward CFSP Table 1 Compliance by completing a CFSP validation audit within two (2) years of TI-CMC membership issuance.
- e) Attached is Exhibit 1.01 "Ecomass Form SD Supply Chain Summary CMRT" containing a summary of the information collected from all supply-chain survey respondents. As stated above, Ecomass is not required to file this Specialized Disclosure Form (Form SD) with the SEC. Furthermore, even if filing was required for Ecomass's Form SD, the facts and conclusions of the RCOI dictate that neither (i) a Conflict Minerals Report; (ii) an Independent Private Sector Audit; or (iii) additional due diligence measures would be required by the Act. Form SD is posted to a publicly available Internet site at www.ecomass.com.

#### Section 2 – Exhibits

#### **Item 2.01 Exhibits**

Exhibit 1.01 – "Ecomass Form SD Supply Chain Summary - CMRT" as required by Items 1.01 and 2.01 of this Form.

## **SIGNATURES**

Ecomoss Tochnologies I D

Pursuant to the requirements of the Securities Exchange Act of 1934 as applicable to Ecomass's customers who may be subject to the Act, Ecomass has duly caused this report to be signed on its behalf by the duly authorized undersigned.

Econiass Technologies, ET	
	2-MAR-2017
By (Signature and Title)	(Date)

Robert Durkee, President of General Partner, Ecomass Management, LLC



#### Select Language Preference Here: 適應程序的調查 보호한 아이를 선택하시고 : 호문물들로 그 하5選択 L 각 선본 나: Selectionner la langue prefere i Selectionne Preferència de idioma Aqui Wählen sie hier die Sprache:

Click here to check required field

Conflict Minerals Reporting Template (CMRT)

As initiative of the EICC and GeSt  Selection Preferência de idioma Aqui:  Wählen sie hier die Sprache:	English	completion						
<u>Seleccione el lenguaje de preferencia aqui:</u> <u>Selezionare la lingua di preferenza qui:</u>			Revision 4.20					
<u>Burada Dil Tercihini Belirleyin:</u> The purpose of this document is to collect sourcing information o	ı tin, tantalum, tungs	sten and gold used in products	November 30, 2016 Link to Terms & Conditions					
Mondayore								
Mandatory	fields are noted with an asterisk (*). Company Information							
Company Name (*):	Ecomass Technolog							
Declaration Scope or Class (*):	A. Company	l .						
Description of Scope:								
Company Unique ID: Company Unique ID Authority:	143332760 DUNS							
Address:	4101 Parkstone Hei	eights Drive, Suite 380, Austin, TX 78746-7482 USA						
Contact Name (*): Email - Contact (*):	Robert Durkee durkee@ecomass.co							
Phone - Contact (*):  Authorizer (*):	512-309-0020 Ext 1 Robert Durkee	1						
Title - Authorizer:	President							
Email - Authorizer (*):	durkee@ecomass.co							
Phone - Authorizer (*): Effective Date (*):	512-306-0020 Ext 1  28-Feb-2017							
Answer the following question	ns 1 - 7 based on the d	declaration scope indicated above						
•								
1) Is the 3TG intentionally added to your product? (*)	Answer	Comments						
Tantalum (*) Tin (*)	No No							
Gold (*)	No							
Tungsten (*)	Yes							
Is the 3TG necessary to the production of your company's products and contained in the finished product that your company manufactures or contracts to manufacture? (*)	Answer	Comments						
Tantalum (*)	No							
Tin (*)	No							
Gold (*) Tungsten (*)	No Yes							
rungsten (*)								
3) Do any of the smelters in your supply chain source the 3TG from the covered countries? (SEC		Co						
term, see definitions tab) (*)  Tantalum	Answer	Comments						
Tin								
Gold								
Tungsten (*)	Yes							
4) Does 100 percent of the 3TG (necessary to the functionality or production of your products)								
originate from recycled or scrap sources? (*)	Answer	Comments						
Tantalum Tin								
Gold								
Tungsten (*)	No							
5) Have you received data/information for each 3TG from all relevant suppliers? (*)	Answer	Comments						
Tantalum								
Tin								
Gold Tungsten (*)	Yes, 100%							
6) Have you identified all of the smelters supplying the 3TG to your supply chain? (*)								
Tantalum	Answer	Comments						
Tin								
Gold								
Tungsten (*)	Yes							
7) Has all applicable smelter information received by your company been reported in this								
declaration? (*)	Answer	Comments						
Tantalum Tin								
Gold								
Tungsten (*)	Yes							
	llowing Questions at							
Question  A. Do you have a policy in place that addresses conflict minerals sourcing? (*)	Answer Yes	Comments						
, and the state of								
B. Is your conflict minerals sourcing policy publicly available on your website? (Note – If yes, the user	Yes	www.ecomass.com						
shall specify the URL in the comment field.) (*)								
C. Do you require your direct suppliers to be DRC conflict-free? (*)	Yes							
a. Do you require your unrecessippiners to be Drive commer need ( )	163							
D. Do you require your direct suppliers to source the 3TG from smelters whose due diligence	Yes							
practices have been validated by an independent third party audit program? (*)								
E. Have you implemented due diligence measures for conflict-free sourcing? (*)	Yes							
F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict	Yes							
Conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFS1 Conflict Minerals Reporting Template]? (*)								
G. Do you request smelter names from your suppliers? (*)	Yes							
H. Do you review due diligence information received from your suppliers against your company's expectations? (*)	Yes							
()								
I. Does your review process include corrective action management? (*)	Yes							
I Are you subject to the CEC coeffet Min and a subject to	No							
J. Are you subject to the SEC Conflict Minerals rule? (*)	No							

#### TO BEGIN:

Option A: If you know the Smelter Identification Number, input the number in Column A (columns B, C, D, E, F, G, I, and J will auto-populate).

Option B: If you have a Metal and Smelter Reference List name combination, complete the following steps: Step 1. Select Metal in column B Step 2. Select from dropdown in column C (wrong combination will trigger RED color) Step 3. If dropdown selection is 'Smelter Not Listed' complete columns D & E Step 4. Batter all availables mealer information in columns It than P

Mandatory fields are noted with an asterisk (\*).

NOTE: A combination of Options A and B can be used to complete the Smelter List tab. Do not alter autopopulated cells. All errors in the Smelter Reference List should be reported to CFSI by contacting info@conflictfreesmelter.org.



Link to "CFSP Compliant Smelter List"

Revision 4.20 November 30, 2016

	© 2016 Conflict-Free Sourcing Initiative. All rights reserved.														
Smelter Identification Number Input Column Metal (*	Smelter Reference List (*)	Smelter Name (*)	Smelter Country (*)	Smelter Identification	Source of Smelter Identification Number	Smelter Street	Smelter City	Smelter Facility Location: State / Province	Smelter Contact Name	Smelter Contact Email	Proposed next steps	Name of Mine(s) or if recycled or scrap sourced enter "recycled" or "scrap"	Location (Country) of Mine(s) or if recycled or scrap sourced, enter "recycled" or "scrap"	Does 100% of the smelter's feedstock originate from recycled or scrap sources?	Comments
Tungsten	Guangdong Xianglu Tungsten Co., Ltd.	Guangdong Xianglu Tungsten Co., Ltd.	CHINA	CID000218	CFSI		Chaozhou	Guangdong	Ryn Ding	dsj@xl-tungsten.com		Yaoling/Shanhu/Chashanjiao/Niuzhai/Xihuashan/Si	ni China	No	
Tungsten	Chenzhou Diamond Tungsten Products Co., Ltd.	Chenzhou Diamond Tungsten Products Co., Ltd.	CHINA	CID002513	CFSI		Chenzhou	Hunan							
Tungsten	Jiangxi Yaosheng Tungsten Co., Ltd.	Jiangxi Yaosheng Tungsten Co., Ltd.	CHINA	CID002316	CFSI		Ganzhou	Jiangxi							
Tungsten	Dayu Weiliang Tungsten Co., Ltd.	Dayu Weiliang Tungsten Co., Ltd.	CHINA	CID000345	CFSI		Ganzhou	Jiangxi							
Tungsten	Shaoguan Xinhai Rendan Tungsten Industry Co. Ltd	Xinhai Rendan Shaoguan Tungsten Co., Ltd.	CHINA	CID002095	CFSI		Shaoguan	Guangdong							
Tungsten	Chongyi Zhangyuan Tungsten Co., Ltd.	Chongyi Zhangyuan Tungsten Co., Ltd.	CHINA	CID000258	CFSI		Ganzhou	Jiangxi	Wen Xiangcai	export@zy-tungsten.com		Tao Xi Keng, Shi Lei, Tian Jing Wo & Xin An Zi	China	No	
Tungsten	Xiamen Tungsten (H.C.) Co., Ltd.	Xiamen Tungsten(H.C.)Co.,Ltd.	CHINA	CID002320	CFSI	No. 298, Haijing Road, Xiamen Export Processing Zone	Xiamen	Fujian	Liu Renfeng	liu.renfeng@cxtc.com			Australia, Bolivia, Brazil, Burundi, Canada, Columbia, DLA, USA, Mexico, Nigeria, Russia, Rwanda, Spain, Thailand, Vietnam, Malaysia	No	Process concentrates, Calcium Tungstate, Sodium Tungstate from identified countries, APT from China and scrap
Tungsten	Xiamen Tungsten Co., Ltd.	Xiamen Tungsten Co., Ltd.	CHINA	CID002082	CFSI	No. 300, Keijing She, Haicang District	Xiamen	Fujian	Liu Renfeng	liu.renfeng@cxtc.com			China	No	Process concentrates, Sodium Tungstate, APT all sourced from China
Tungsten	Jiangxi Gan Bei Tungsten Co., Ltd.	Jiangxi Gan Bei Tungsten Co., Ltd.	CHINA	CID002321	CFSI		Xiushui	Jiangxi				Far East Mine	Russia		
Tungsten	Hunan Chenzhou Mining Co., Ltd.	Hunan Chenzhou Mining Co., Ltd.	CHINA	CID000766	CFSI		Yuanling	Hunan							
Tungsten	Ganzhou Huaxing Tungsten Products Co., Ltd.	Ganzhou Huaxing Tungsten Products Co., Ltd.	CHINA	CID000875	CFSI		Ganzhou	Jiangxi							
Tungsten	Jiangxi Xinsheng Tungsten Industry Co., Ltd.	Jiangxi Xinsheng Tungsten Industry Co., Ltd.	CHINA	CID002317	CFSI		Ganzhou	Jiangxi	Eric	dept3@jxtiec.com.cn		JXTC's mines or from other mines in China.	China	No	
Tungsten	Niagara Refining LLC	Niagara Refining LLC	UNITED STATES OF AMERICA	CID002589	CFSI		Depew	New York	Roger Showalter	roger@niagararefining.c		Panascara (Portugal), Far East (Russia), Mina Brejui-Currais Novos, RN BRAZIL; Benito Juarez, s/n Baviácora, Sonora MEXICO	Portugal, Russia, Brazil, Mexico	No	
Tungsten	Global Tungsten & Powders Corp.	Global Tungsten & Powders Corp.	UNITED STATES OF AMERICA	CID000568	CFSI		Towanda	Pennsylvania				Luoyang Luanchuan Molybdenum Mine (China)	China	No	
Tungsten	Kennametal Huntsville	Kennametal Huntsville	UNITED STATES OF AMERICA	CID000105	CFSI		Huntsville	Alabama	Rod Parvin	rodney.parvin@kennameta	al.com	Panascara (Portugal), Los Santos (Spain), Drakelands (UK)	Recycled scrap	Yes	
Tungsten	Hydrometallurg, JSC	Hydrometallurg, JSC	RUSSIAN FEDERATION	CID002649	CFSI		Nalchik	Kabardino-Balkar Republic				Scrap	Scrap		
Tungsten	Nui Phao H.C. Starck Tungsten Chemicals Manufacturing LLC	Nui Phao H.C. Starck Tungsten Chemicals Manufacturing LLC	VIET NAM	CID002543	CFSI		Dai Tu	Thai Nguyen				Nui Phao	Vietnam		
Tungsten	Jiangwu H.C. Starck Tungsten Products Co., Ltd.	Jiangwu H.C. Starck Tungsten Products Co., Ltd.	CHINA	CID002551	CFSI		Ganzhou	Jiangxi							