



LEAR ROMEC

D-GL-00246-S

CRANE CO. • 241 SOUTH ABBE ROAD • P.O. BOX 4014 • ELYRIA, OHIO 44036 U.S.A.

**FAA ALCOHOL MISUSE PREVENTION PROGRAM (AMPP)
CERTIFICATION STATEMENT**

PART I - EMPLOYER INFORMATION

1. CONTRACTOR COMPANY NAME/ADDRESS/TELEPHONE:

LEAR ROMEC DIVISION, CRANE CO. PLAN NO. D-GL-00246-S
241 S. ABBE ROAD, P.O. BOX 4014
ELYRIA, OH 44036
(216)323-3211 (Voice)/(216)323-8062 (Fax)

2. AMPP PROGRAM MANAGER NAME/ADDRESS/TELEPHONE:

PHYLLIS FERANCY
HUMAN RESOURCES SUPERVISOR
241 S. ABBE ROAD, P.O. BOX 4014
ELYRIA, OH 44036
(216)323-3211 (Voice)/(216)323-8062 (Fax)

3. CERTIFICATES ISSUED BY THE FAA: N/A

4. IMPLEMENTATION DATE: - The contractor will begin its alcohol testing program on July 1, 1995.

5. CONSORTIUM - N/A

PART II - CERTIFICATION STATEMENT

I certify that I am authorized to represent Lear Romec Division, Crane Co., in this matter, that the information in Part I of this document is correct to the best of my knowledge and belief, and that Lear Romec Division, Crane Co., will comply with the provisions of the Federal Aviation Administration's alcohol misuse prevention program regulations and with the terms herein.

Phyllis Ferancy
(Name)

10/21/94
(Date)

Human Resources Supervisor
(Title)



U.S. Department
of Transportation
**Federal Aviation
Administration**

800 Independence Ave., S.W.
Washington, D.C. 20591

January 4, 1991

Plan Identification No. D-GL-00246-S

Phyllis Ferancy
Lear Romec Corporation
241 South Abbe Road
P.O. Box 4014
Elyria, Ohio 44036

Dear Ms. Ferancy:

This is to inform you that your enclosed revised anti-drug plan has been approved by the Federal Aviation Administration (FAA).

As we advised you in our previous letter, the Federal Aviation Regulations require submission of semiannual and annual reports to the FAA. Your initial report should be submitted by August 15, 1991, and should cover the period from January 1 through June 30, 1991.

Please feel free to contact this office if you have any questions regarding this program. The plan identification number shown above should be included in any written communication to the FAA concerning your drug testing program.

Sincerely,

William R. McAndrew
Acting Manager, Drug Abatement Branch
Office of Aviation Medicine

Enclosures

