

# Plan Summary Preview

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## Company Details

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Company Legal Name

Eacom Timber Corporation

Company Address

1100 Rene-Levesque Boulevard West, Montreal (Quebec)

## Report Details

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NPRI ID

10396

Facility Name

Ear Falls Saw Mill

Facility Address

1 Sawmill Road Off Hwy 105 Road, Ear Falls (Ontario)

Update Comments

## Activities

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### Contacts

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Select the Facility Contacts

### Facility Contacts

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Please assign the appropriate contact under each category below.

Public Contact: \*

Donald Drouin

Highest Ranking Employee

Glen Hansson

Person responsible for Toxic Substance Reduction Plan preparation

Donald Drouin

## Organization Validation

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## Company and Parent Company Information

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### Company Details

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Company Legal Name: \*

Company Trade Name: \*

Business Number: \*

### Mailing Address

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Delivery Mode

PO Box

Rural Route Number

Address Line 1

City \*

Province/Territory \*\*

Postal Code: \*\*

### Physical Address

---

Address Line 1

City

Province/Territory \*\*

Postal Code \*\*

Additional Information

Land Survey Description

National Topographical Description

### Parent Companies

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#### Eacom Timber Corporation

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Company Legal Name: \*

Percentage owned: \*

Business Number: \*\*

## Mailing Address

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Delivery Mode

PO Box

Rural Route Number

Address Line 1

City \*

Province/Territory \*\*

Postal Code: \*\*

Country \*

## Physical Address

---

Address Line 1

City

Province/Territory \*\*

Postal Code \*\*

Country

Additional Information

Land Survey Description

National Topographical Description

## Facility Validation

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The information in this section was copied from the Single Window Information Manager (SWIM) at the time the plan summary was created. Please verify the information and update it where required. Please note that any changes made here will only be reflected in this plan summary. To ensure updates reflected in future

reports, please ensure the information is updated in SWIM. After making updates in SWIM, return here and click the "Refresh" button to trigger a reload of the SWIM information. Please note all previously entered data will be modified.

## Facility Information

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Facility Name: *	<input type="text" value="Ear Falls Saw Mill"/>
NAICS Code: *	<input type="text" value="321111"/>
NPRI Id: *	<input type="text" value="10396"/>
ON Reg 127/01 Id	<input type="text"/>

## Facility Mailing Address

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Delivery Mode	<input type="text" value="Post Office Box"/>
PO Box	<input type="text" value="250"/>
Rural Route Number	<input type="text"/>
Address Line 1	<input type="text" value="1 Sawmill Road Off Hwy 105 Road"/>
City *	<input type="text" value="Ear Falls"/>
Province/Territory **	<input type="text" value="Ontario"/>
Postal Code: **	<input type="text" value="P0V 1T0"/>

## Physical Address

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Address Line 1	<input type="text" value="1 Sawmill Road Off Hwy 105 Road"/>
City	<input type="text" value="Ear Falls"/>
Province/Territory **	<input type="text" value="Ontario"/>
Postal Code **	<input type="text" value="P0V 1T0"/>
Additional Information	<input type="text"/>
Land Survey Description	<input type="text"/>
National Topographical Description	<input type="text"/>

## Geographical Address

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Latitude **	<input type="text" value="50.68880"/>
Longitude **	<input type="text" value="-93.31010"/>
UTM Zone **	<input type="text" value="15"/>
UTM Easting **	<input type="text" value="486589"/>
UTM Northing **	<input type="text" value="5603825"/>

## Contact Validation

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The information in this section was copied from the Single Window Information Manager (SWIM) at the time the plan summary was created. Please verify the information and update it where required. Please note that any changes made here will only be reflected in this plan summary. To ensure updates reflected in future reports, please ensure the information is updated in SWIM. After making updates in SWIM, return here and click the "Refresh" button to trigger a reload of the SWIM information. Please note all previously entered data will be modified.

## Contacts

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### Public Contact

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First Name: *	<input type="text" value="Donald"/>
Last Name: *	<input type="text" value="Drouin"/>
Position: *	<input type="text" value="Director, Sales &amp; Environment"/>
Telephone: *	<input type="text" value="7058694020"/>
Ext	<input type="text" value="201"/>
Fax	<input type="text" value="7058692966"/>
Email: *	<input type="text" value="don.drouin@eacom.ca"/>

## Mailing Address

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Delivery Mode	<input type="text"/>
PO Box	<input type="text"/>
Rural Route Number	<input type="text"/>
Address Line 1	<input type="text"/>

100 Old Nairn Road

City \*

Nairn Centre

Province/Territory \*\*

Ontario

Postal Code: \*\*

P0M2L0

### Highest Ranking Employee

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First Name: \*

Glen

Last Name: \*

Hansson

Position: \*

General Manager

Telephone: \*

8072221111

Ext

239

Fax

8072221112

Email: \*

Glen.hansson@ecom.ca

### Mailing Address

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Delivery Mode

General Delivery

PO Box

250

Rural Route Number

Address Line 1

1 Sawmill Road Off Hwy 105 Road

City \*

Ear Falls

Province/Territory \*\*

Ontario

Postal Code: \*\*

P0V 1T0

### Person responsible for the Toxic Substance Reduction Plan preparation

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First Name: \*

Donald

Last Name: \*

Drouin

Position: *	<input type="text" value="Director, Sales &amp; Environment"/>
Telephone: *	<input type="text" value="7058694020"/>
Ext	<input type="text" value="201"/>
Fax	<input type="text" value="7058692966"/>
Email: *	<input type="text" value="don.drouin@ecom.ca"/>

## Mailing Address

---

Delivery Mode	<input type="text" value="General Delivery"/>
PO Box	<input type="text"/>
Rural Route Number	<input type="text"/>
Address Line 1	<input type="text" value="100 Old Nairn Road"/>
City *	<input type="text" value="Nairn Centre"/>
Province/Territory **	<input type="text" value="Ontario"/>
Postal Code: **	<input type="text" value="P0M2L0"/>

## Employees

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### Employees

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Number of Full-time Employees: \*

## Copy of Certifications of Plan

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Copy of Certifications of Plan

### Upload Document

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A copy of the certification statement(s) from the Highest Ranking Employee and the Licensed Planner(s), for the Toxic Substance Reduction Plan for which the Plan Summary is being submitted are required. Please upload a single document containing all certifications.

Do not upload any certification statements that are dated after December 31. If this applies, click "?" (Help) for more information.

Comments

Website address where the Plan Summary is posted for the public

www.eacom.com

**File Name**

**Date**

signed 2015 confirmation statements.pdf

30/05/2017 4:45:01 PM

## Plan Summary Submission

### Electronic Submission

Company Name

Eacom Timber Corporation

Facility Name

Ear Falls Saw Mill

Report Submitted By (authorized delegate)

Angela Rainville

I, the authorized delegate, acknowledge that by pressing the "Continue" button, I am electronically submitting the facility TRA Plan Summary for the identified facility.

### Substances

630-08-0, Carbon monoxide

630-08-0, Carbon monoxide

### Substances Section Data

### Statement of Intent

Are the following included in the Facility's TRA Plan?

### Use

Is there a statement that the owner or operator of the facility intends to reduce the use of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the use of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the use of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not use carbon monoxide during any of the site processes. It is created during the site processes as a by-product of the burning of biomass used to provide energy for the site. The company will continue to investigate opportunities to minimize its carbon monoxide emissions.



## Creation

Is there a statement that the owner or operator of the facility intends to reduce the creation of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the creation of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the creation of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not intend to reduce its creation of carbon monoxide as it is a by-product of essential site processes. Carbon monoxide emissions are created from the burning of biomass which provide energy for the site processes. The company will continue to investigate opportunities to minimize its carbon monoxide emissions.

## Objectives, Targets and Description

### Objectives

Objectives in plan: \*

no objectives

### Use Targets

What is the targeted reduction in use of the toxic substance at the facility? \*

No quantity target

Quantity

Unit

or

What is the targeted timeframe for this reduction? \*

No timeline target

years

or

Description of targets

### Creation Targets

What is the targeted reduction in creation of the toxic substance at the facility? \*

No quantity target

Quantity

Unit

or



What is the targeted timeframe for this reduction? \*

No timeline target

years

or

Description of Target

## Reasons for Use

Why is the toxic substance used at the facility?: \*

Summarize why the toxic substance is used at the facility: \*\*

## Reasons for Creation

Why is the toxic substance created at the facility?: \*

Summarize why the toxic substance is created at the facility: \*\*

## Toxic Reduction Options for Implementation

### Description of the toxic reduction option(s) to be implemented

Is there a statement that no option will be implemented?: \*

If you answered "No" to this question, please add the option(s) under the appropriate Toxic Substance Reduction Categories (e.g. Materials or feedstock substitution, Product design or reformulation, etc.). If you answered "Yes" please provide an explanation below why your facility is not implementing an option.  
Explanation of the reasons why no option will be implemented: \*\*

EACOM TIMBER CORPORATION has confirmed that, as a result of its technical and economic investigations, it will not be implementing any of the 7 options that might specifically and measurably reduce carbon monoxide emissions identified in the plan. However, the Company will continue its preventative maintenance and training to maximize the efficiency and keep the emissions from our Konus biomass fuel burning at to a minimum by maintaining an efficient operation and to manufacture according to C of A mandates. Although a focus in training or improved operating practices will not provide a measurable reduction in emissions, the company is dedicated to ensuring the Konus operates at maximum efficiency. It is our goal to keep operational times to a minimum and doing so will ensure that less biomass will be used and therefore creating fewer emissions. We are committed to managing our process in a manner which controls emissions to the greatest extent possible within the technical and economic constraints of our industry. Furthermore, the company will always keep an open mind of the option of burning a cleaner fuel such as natural gas, when it is practicable to do so and available at the location.

### Materials or feedstock substitution

Empty

### Product design or reformulation

Empty

### Equipment or process modifications

Empty

### Spill or leak prevention

Empty

### On-site reuse, recycling or recovery

Empty

### Improved inventory management or purchasing techniques

Empty

### Good operator practice or training

Empty

Rationale for why the listed options were chosen for implementation

General description of any actions undertaken by the owner and operator of the facility to reduce the use and creation of the toxic substance at the facility that are outside of the plan

License Number of the toxic substance reduction planner who made recommendations in the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

License Number of the toxic substance reduction planner who has certified the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

What version of the plan is this summary based on?: \*

Amended Plan

## 67-56-1, Methanol

67-56-1, Methanol

### Substances Section Data

#### Statement of Intent

Are the following included in the Facility's TRA Plan?

#### Use

Is there a statement that the owner or operator of the facility intends to reduce the use of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the use of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the use of the toxic substance at the facility: \*\*

Methanol is not used at the facility during any of the site processes. Methanol is naturally contained within the raw feed stock (wood), and is released during the kiln drying process on site. The final product must be heat treated as required by law. There is no current technology to collect the ethanol created during this process.

#### Creation

Is there a statement that the owner or operator of the facility intends to reduce the creation of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the creation of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the creation of the toxic substance at the facility: \*\*

Methanol is not used at the facility during any of the site processes. Methanol is naturally contained within the raw feed stock (wood), and is released during the kiln drying process on site. The final product must be heat treated as required by law. There is no current technology to collect the methanol created during this process. The company is committed to running its heat treat process at maximum efficiency to prevent excess emissions and minimize unwanted delays in heat treatment process times. The company will continue to search for opportunities to reduce its creation of toxic substances

### Objectives, Targets and Description

#### Objectives

Objectives in plan: \*

no objectives

### Use Targets

What is the targeted reduction in use of the toxic substance at the facility? \*

No quantity target	Quantity	Unit
<input checked="" type="checkbox"/>	or	

What is the targeted timeframe for this reduction? \*

No timeline target	years
<input checked="" type="checkbox"/>	or

Description of targets

### Creation Targets

What is the targeted reduction in creation of the toxic substance at the facility? \*

No quantity target	Quantity	Unit
<input checked="" type="checkbox"/>	or	

What is the targeted timeframe for this reduction? \*

No timeline target	years
<input checked="" type="checkbox"/>	or

Description of Target

### Reasons for Use

Why is the toxic substance used at the facility?: \*

This substance is not used at the facility

Summarize why the toxic substance is used at the facility: \*\*

## Reasons for Creation

Why is the toxic substance created at the facility?: \*

As a by-product

Summarize why the toxic substance is created at the facility: \*\*

Methanol is a volatile organic compound and is naturally contained within the raw feed stock. The final lumber products manufactured at the facility must be heat treated by law, and during the kiln drying process, methanol is released from the wood.

## Toxic Reduction Options for Implementation

### Description of the toxic reduction option(s) to be implemented

Is there a statement that no option will be implemented?: \*

Yes, we are not implementing

If you answered "No" to this question, please add the option(s) under the appropriate Toxic Substance Reduction Categories (e.g. Materials or feedstock substitution, Product design or reformulation, etc.). If you answered "Yes" please provide an explanation below why your facility is not implementing an option. Explanation of the reasons why no option will be implemented: \*\*

EACOM TIMBER CORPORATION has confirmed that, as a result of its technical and economic investigations, it will not be implementing any of the 7 options that might specifically and measurably reduce methanol emissions identified in the plan. However, the Company will continue its preventative maintenance and training to maximize the efficiency and keep the emissions from our Dry Kilns to a minimum by maintaining an efficient heat dry time. We must dry lumber to standards allowing methanol to be evaporated in vapor form during the drying process. It is neither technically nor economically feasible to change our feedstock as Eacom's customer base will not accept a substitute. We cannot change our product design as the finished products are natural lumber from logs/round wood which comes from trees. We must still heat treat the product in our Dry Kilns, so no reformulation will reduce emissions. There are no additives/elements being used in the process to create toxic substances. Changing the equipment or processes will not eliminate the creation of methanol emissions. The company investigated the practicability of air drying the lumber followed by CFIA's mandated heat treating program. Costs are significantly increased and because of customer demand we would not meet our order files as air drying wood takes approx. 4 to 5 months to complete. During the commencement of the plan, the company evaluated any opportunities to reuse or recycle the steam emitted from the kilns containing the toxic substance. The company was unable to find any practicable or economic use for kiln steam. No reclamation of steam by-product for use exists. Kiln designs do not collect the steam by products because it is not economically feasible to do so. The company is unable to provide improved inventory management or purchasing techniques that will reduce emissions. Logs/round wood from natural trees are our direct feedstock that is coming from cutting rights of the forest. The bulk of methanol emissions are the by-product of the drying of black spruce and white spruce. However, we cannot change or control the amount or selection of logs being allocated to us by the provincial government. Furthermore, our final product is a spruce pine fir product, (S.P.F.) and elimination of black spruce and white spruce is not possible. Although mediation in training or improved operating practices, will not provide a measurable reduction in emissions, the company is dedicated to ensuring the Kilns are operating at maximum efficiency to reduce drying time. It is our goal to keep dry times at minimum and therefore reducing emissions. We are committed to managing our process in a manner which controls emissions to the greatest extent possible within the technical and economic constraints of our industry.

## Materials or feedstock substitution

Empty

**Product design or reformulation**

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Empty

**Equipment or process modifications**

---

Empty

**Spill or leak prevention**

---

Empty

**On-site reuse, recycling or recovery**

---

Empty

**Improved inventory management or purchasing techniques**

---

Empty

**Good operator practice or training**

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Empty

Rationale for why the listed options were chosen for implementation

General description of any actions undertaken by the owner and operator of the facility to reduce the use and creation of the toxic substance at the facility that are outside of the plan

License Number of the toxic substance reduction planner who made recommendations in the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

License Number of the toxic substance reduction planner who has certified the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

What version of the plan is this summary based on?: \*

Amended Plan

**80-56-8, Alpha-Pinene**

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80-56-8, Alpha-Pinene

**Substances Section Data**

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**Statement of Intent**

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Are the following included in the Facility's TRA Plan?

## Use

Is there a statement that the owner or operator of the facility intends to reduce the use of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the use of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the use of the toxic substance at the facility: \*\*

Alpha-pinene is not used at the facility during any of the site processes. Alpha-pinene is naturally contained within the raw feed stock (wood), and is released during the kiln drying process on site. The final product must be heat treated as required by law. There is no current technology to collect the alpha-pinene created during this process.

## Creation

Is there a statement that the owner or operator of the facility intends to reduce the creation of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the creation of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the creation of the toxic substance at the facility: \*\*

Alpha-pinene is not used at the facility during any of the site processes. Alpha-pinene is naturally contained within the raw feed stock (wood), and is released during the kiln drying process on site. The final product must be heat treated as required by law. There is no current technology to collect the alpha-pinene created during this process. The company is committed to running its heat treat process at maximum efficiency to prevent excess emissions and minimize unwanted delays in heat treatment process times. The company will continue to search for opportunities to reduce its creation of toxic substances.

## Objectives, Targets and Description

### Objectives

Objectives in plan: \*

no objective

### Use Targets

What is the targeted reduction in use of the toxic substance at the facility? \*

No quantity target

Quantity

Unit



or

What is the targeted timeframe for this reduction? \*

**No timeline target** **years**

or

Description of targets

### Creation Targets

What is the targeted reduction in creation of the toxic substance at the facility? \*

**No quantity target** **Quantity** **Unit**

or

What is the targeted timeframe for this reduction? \*

**No timeline target** **years**

or

Description of Target

### Reasons for Use

Why is the toxic substance used at the facility?: \*

This substance is not used at the facility

Summarize why the toxic substance is used at the facility: \*\*

### Reasons for Creation

Why is the toxic substance created at the facility?: \*

As a by-product

Summarize why the toxic substance is created at the facility: \*\*

Alpha-pinene is a volatile organic compound and is naturally contained within the raw feed stock. The final lumber products manufactured at the facility must be heat treated by law, and during the kiln drying process, alpha-pinene is released from the wood.

## Toxic Reduction Options for Implementation

### Description of the toxic reduction option(s) to be implemented

Is there a statement that no option will be implemented?: \*

Yes, we are not implementing

If you answered “No” to this question, please add the option(s) under the appropriate Toxic Substance Reduction Categories (e.g. Materials or feedstock substitution, Product design or reformulation, etc.). If you answered “Yes” please provide an explanation below why your facility is not implementing an option. Explanation of the reasons why no option will be implemented: \*\*

EACOM TIMBER CORPORATION has confirmed that, as a result of its technical and economic investigations, it will not be implementing any of the 7 options that might specifically and measurably reduce alpha-pinene emissions identified in the plan. However, the Company will continue its preventative maintenance and training to maximize the efficiency and keep the emissions from our Dry Kilns to a minimum by maintaining an efficient heat dry time. We must dry lumber to standards allowing alpha-pinene to be evaporated in vapor form during the drying process. It is neither technically nor economically feasible to change our feedstock as Eacom’s customer base will not accept a substitute. We cannot change our product design as the finished products are natural lumber from logs/round wood which comes from trees. We must still heat treat the product in our Dry Kilns, so no reformulation will reduce emissions. There are no additives/elements being used in the process to create toxic substances. Changing the equipment or processes will not eliminate the creation of alpha-pinene emissions. The company investigated the practicability of air drying the lumber followed by CFIA’s mandated heat treating program. Costs are significantly increased and because of customer demand we would not meet our order files as air drying wood takes approx. 4 to 5 months to complete. During the commencement of the plan, the company evaluated any opportunities to reuse or recycle the steam emitted from the kilns containing the toxic substance. The company was unable to find any practicable or economic use for kiln steam. No reclamation of steam by-product for use exists. Kiln designs do not collect the steam by products because it is not economically feasible to do so. The company is unable to provide improved inventory management or purchasing techniques that will reduce emissions. Logs/round wood from natural trees are our direct feedstock that is coming from cutting rights of the forest. The bulk of alpha-pinene emissions are the by-product of the drying of black spruce and white spruce. However, we cannot change or control the amount or selection of logs being allocated to us by the provincial government. Furthermore, our final product is a spruce pine fir product, (S.P.F.) and elimination of black spruce and white spruce is not possible. Although mediation in training or improved operating practices, will not provide a measurable reduction in emissions, the company is dedicated to ensuring the Kilns are operating at maximum efficiency to reduce drying time. It is our goal to keep dry times at minimum and therefore reducing emissions. We are committed to managing our process in a manner which controls emissions to the greatest extent possible within the technical and economic constraints of our industry.

### Materials or feedstock substitution

Empty

### Product design or reformulation

Empty

### Equipment or process modifications

Empty

### Spill or leak prevention

Empty

## On-site reuse, recycling or recovery

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Empty

## Improved inventory management or purchasing techniques

---

Empty

## Good operator practice or training

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Empty

Rationale for why the listed options were chosen for implementation

General description of any actions undertaken by the owner and operator of the facility to reduce the use and creation of the toxic substance at the facility that are outside of the plan

License Number of the toxic substance reduction planner who made recommendations in the toxic substance reduction plan for this substance (format TSRPXXXX): \*

License Number of the toxic substance reduction planner who has certified the toxic substance reduction plan for this substance (format TSRPXXXX): \*

What version of the plan is this summary based on?: \*

## NA - M08, Total Particulate Matter

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NA - M08, Total Particulate Matter

## Substances Section Data

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### Statement of Intent

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Are the following included in the Facility's TRA Plan?

### Use

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Is there a statement that the owner or operator of the facility intends to reduce the use of the toxic substance at the facility?: \*

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the use of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the use of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not use total particulate matter during any of the site processes. It is created during the site processes as a by-product of the burning of biomass used to provide energy for the site. The company will continue to investigate opportunities to minimize its total particulate matter emissions.

## Creation

Is there a statement that the owner or operator of the facility intends to reduce the creation of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the creation of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the creation of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not intend to reduce its creation of TPM as it is a by-product of essential site processes. TPM is created from the burning of biomass which provide energy for the site processes as well as the sawing and planning of logs into dimensional lumber. The company will continue to investigate opportunities to minimize its TPM emissions.

## Objectives, Targets and Description

### Objectives

Objectives in plan: \*

no objectives

### Use Targets

What is the targeted reduction in use of the toxic substance at the facility? \*

**No quantity target**

**Quantity**

**Unit**



or

What is the targeted timeframe for this reduction? \*

**No timeline target**

**years**



or

Description of targets

## Creation Targets

What is the targeted reduction in creation of the toxic substance at the facility? \*

No quantity target

Quantity

Unit

or

What is the targeted timeframe for this reduction? \*

No timeline target

years

or

Description of Target

## Reasons for Use

Why is the toxic substance used at the facility?: \*

Summarize why the toxic substance is used at the facility: \*\*

## Reasons for Creation

Why is the toxic substance created at the facility?: \*

Summarize why the toxic substance is created at the facility: \*\*

## Toxic Reduction Options for Implementation

Description of the toxic reduction option(s) to be implemented

Is there a statement that no option will be implemented?: \*

If you answered "No" to this question, please add the option(s) under the appropriate Toxic Substance Reduction Categories (e.g. Materials or feedstock substitution, Product design or reformulation, etc.). If you answered "Yes" please provide an explanation below why your facility is not implementing an option. Explanation of the reasons why no option will be implemented: \*\*

EACOM TIMBER CORPORATION has confirmed that, as a result of its technical and economic investigations, it will not be implementing any of the 7 options that might specifically and measurably reduce TPM identified in the plan. However, the Company will continue its preventative maintenance and training to maximize the efficiency and keep the emissions from our Konus biomass fuel burning at to a minimum by maintaining an efficient operation and to manufacture according to C of A mandates. Although a focus in training or improved operating practices will not provide a measurable reduction in emissions, the company is dedicated to ensuring the Konus operates at maximum efficiency. It is our goal to keep operational times to a minimum and doing so will ensure that less biomass will be used and therefore creating fewer emissions. We are committed to managing our process in a manner which controls emissions to the greatest extent possible within the technical and economic constraints of our industry. Furthermore, the company will always keep an open mind of the option of burning a cleaner fuel such as natural gas, when it is practicable to do so and available at the location.

**Materials or feedstock substitution**

Empty

**Product design or reformulation**

Empty

**Equipment or process modifications**

Empty

**Spill or leak prevention**

Empty

**On-site reuse, recycling or recovery**

Empty

**Improved inventory management or purchasing techniques**

Empty

**Good operator practice or training**

Empty

Rationale for why the listed options were chosen for implementation

General description of any actions undertaken by the owner and operator of the facility to reduce the use and creation of the toxic substance at the facility that are outside of the plan

License Number of the toxic substance reduction planner who made recommendations in the toxic substance reduction plan for this substance (format TSRPXXXX): \*

License Number of the toxic substance reduction planner who has certified the toxic substance reduction

plan for this substance (format TSRPXXXX): \*

TSRP0056

What version of the plan is this summary based on?: \*

Amended Plan

## NA - M09, PM10 - Particulate Matter <= 10 Microns

NA - M09, PM10 - Particulate Matter <= 10 Microns

### Substances Section Data

### Statement of Intent

Are the following included in the Facility's TRA Plan?

### Use

Is there a statement that the owner or operator of the facility intends to reduce the use of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the use of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the use of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not use Total Particulate Matter (TPM) fraction size PM10 during any of the site processes. It is created during the site processes as a by-product of the burning of biomass used to provide energy for the site and the process of sawing and planing logs into dimensional lumber so it may be sold as a product. The company will continue to investigate opportunities to minimize its TPM PM10 emissions.

### Creation

Is there a statement that the owner or operator of the facility intends to reduce the creation of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the creation of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the creation of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not intend to reduce its creation of TPM PM10 as it is a by-product of essential site processes. TPM PM10 is created from the burning of biomass which provide energy for the site processes as well as the sawing of the natural feedstock (logs) into dimensional lumber so it may be sold as a product. The company will continue to investigate opportunities to minimize its TPM PM10 emissions.

## Objectives, Targets and Description

### Objectives

Objectives in plan: \*

no objectives

### Use Targets

What is the targeted reduction in use of the toxic substance at the facility? \*

**No quantity target**

**Quantity**

**Unit**

or

What is the targeted timeframe for this reduction? \*

**No timeline target**

**years**

or

Description of targets

### Creation Targets

What is the targeted reduction in creation of the toxic substance at the facility? \*

**No quantity target**

**Quantity**

**Unit**

or

What is the targeted timeframe for this reduction? \*

**No timeline target**

**years**

or

Description of Target



## Reasons for Use

---

Why is the toxic substance used at the facility?: \*

This substance is not used at the facility

Summarize why the toxic substance is used at the facility: \*\*

## Reasons for Creation

---

Why is the toxic substance created at the facility?: \*

As a by-product

Summarize why the toxic substance is created at the facility: \*\*

Created mostly from the burning of biomass in the Konus. The biomass burned onsite is comprised of sawdust & bark which is a by-product of site processes. Biomass is the fuel required to heat the Konus which heats the kilns for the mandatory drying of the feedstock - Round wood/Logs. The toxic substance is also created by the essential process of sawing logs into dimensional lumber.

## Toxic Reduction Options for Implementation

---

### Description of the toxic reduction option(s) to be implemented

---

Is there a statement that no option will be implemented?: \*

Yes, we are not implementing

If you answered "No" to this question, please add the option(s) under the appropriate Toxic Substance Reduction Categories (e.g. Materials or feedstock substitution, Product design or reformulation, etc.). If you answered "Yes" please provide an explanation below why your facility is not implementing an option. Explanation of the reasons why no option will be implemented: \*\*

EACOM TIMBER CORPORATION has confirmed that, as a result of its technical and economic investigations, it will not be implementing any of the 7 options that might specifically and measurably reduce TPM PM10 identified in the plan. However, the Company will continue its preventative maintenance and training to maximize the efficiency and keep the emissions from our Konus biomass fuel burning at to a minimum by maintaining an efficient operation and to manufacture according to C of A mandates. Although a focus in training or improved operating practices will not provide a measurable reduction in emissions, the company is dedicated to ensuring the Konus operates at maximum efficiency. It is our goal to keep operational times to a minimum and doing so will ensure that less biomass will be used and therefore creating fewer emissions. We are committed to managing our process in a manner which controls emissions to the greatest extent possible within the technical and economic constraints of our industry. Furthermore, the company will always keep an open mind of the option of burning a cleaner fuel such as natural gas, when it is practicable to do so and available at the location.

### Materials or feedstock substitution

---

Empty

### Product design or reformulation

---

Empty

## Equipment or process modifications

Empty

## Spill or leak prevention

Empty

## On-site reuse, recycling or recovery

Empty

## Improved inventory management or purchasing techniques

Empty

## Good operator practice or training

Empty

Rationale for why the listed options were chosen for implementation

General description of any actions undertaken by the owner and operator of the facility to reduce the use and creation of the toxic substance at the facility that are outside of the plan

License Number of the toxic substance reduction planner who made recommendations in the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

License Number of the toxic substance reduction planner who has certified the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

What version of the plan is this summary based on?: \*

Amended Plan

## NA - M10, PM2.5 - Particulate Matter <= 2.5 Microns

NA - M10, PM2.5 - Particulate Matter <= 2.5 Microns

## Substances Section Data

### Statement of Intent

Are the following included in the Facility's TRA Plan?

### Use

Is there a statement that the owner or operator of the facility intends to reduce the use of the toxic substance at the facility?: \*

No

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the use of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the use of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not use Total Particulate Matter (TPM) fraction size PM2.5 during any of the site processes. It is created during the site processes as a by-product of the burning of biomass used to provide energy for the site as well as the process of sawing logs into dimensional lumber so it may be sold as a product. The company will continue to investigate opportunities to minimize its TPM PM2.5 emissions.

## Creation

Is there a statement that the owner or operator of the facility intends to reduce the creation of the toxic substance at the facility?: \*

If 'yes', exact statement of the intent that is included in the facility's TRA Plan to reduce the creation of the toxic substance at the facility: \*\*

If 'no', reason in the facility's TRA Plan for no intent to reduce the creation of the toxic substance at the facility: \*\*

EACOM Timber Corporation does not intend to reduce its creation of TPM PM2.5 as it is a by-product of essential site processes. TPM PM2.5 are created from the burning of biomass which provide energy for the site processes as well as the process of sawing logs into dimensional lumber so it may be sold as a product. The company will continue to investigate opportunities to minimize its TPM PM2.5 emissions.

## Objectives, Targets and Description

### Objectives

Objectives in plan: \*

### Use Targets

What is the targeted reduction in use of the toxic substance at the facility? \*

No quantity target

Quantity

Unit

or

What is the targeted timeframe for this reduction? \*

No timeline target

years

or

Description of targets

## Creation Targets

What is the targeted reduction in creation of the toxic substance at the facility? \*

**No quantity target**

**Quantity**

**Unit**

or

What is the targeted timeframe for this reduction? \*

**No timeline target**

**years**

or

Description of Target

## Reasons for Use

Why is the toxic substance used at the facility?: \*

This substance is not used at the facility

Summarize why the toxic substance is used at the facility: \*\*

## Reasons for Creation

Why is the toxic substance created at the facility?: \*

As a by-product

Summarize why the toxic substance is created at the facility: \*\*

Created mostly from the burning of biomass in the Konus. The biomass burned onsite is comprised of sawdust & bark which is a by-product of site processes. Biomass is the fuel required to heat the Konus which heats the kilns for the mandatory drying of the feedstock - Round wood/Logs. It is also created during the essential process of sawing the logs into dimensional lumber so they may be sold as a product.

## Toxic Reduction Options for Implementation

## Description of the toxic reduction option(s) to be implemented

---

Is there a statement that no option will be implemented?: \*

Yes, we are not implementing

If you answered "No" to this question, please add the option(s) under the appropriate Toxic Substance Reduction Categories (e.g. Materials or feedstock substitution, Product design or reformulation, etc.). If you answered "Yes" please provide an explanation below why your facility is not implementing an option. Explanation of the reasons why no option will be implemented: \*\*

EACOM TIMBER CORPORATION has confirmed that, as a result of its technical and economic investigations, it will not be implementing any of the 7 options that might specifically and measurably reduce TPM PM2.5 identified in the plan. However, the Company will continue its preventative maintenance and training to maximize the efficiency and keep the emissions from our Konus biomass fuel burning at to a minimum by maintaining an efficient operation and to manufacture according to C of A mandates. Although a focus in training or improved operating practices will not provide a measurable reduction in emissions, the company is dedicated to ensuring the Konus operates at maximum efficiency. It is our goal to keep operational times to a minimum and doing so will ensure that less biomass will be used and therefore creating fewer emissions. We are committed to managing our process in a manner which controls emissions to the greatest extent possible within the technical and economic constraints of our industry. Furthermore, the company will always keep an open mind of the option of burning a cleaner fuel such as natural gas, when it is practicable to do so and available at the location.

## Materials or feedstock substitution

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Empty

## Product design or reformulation

---

Empty

## Equipment or process modifications

---

Empty

## Spill or leak prevention

---

Empty

## On-site reuse, recycling or recovery

---

Empty

## Improved inventory management or purchasing techniques

---

Empty

## Good operator practice or training

---

Empty

Rationale for why the listed options were chosen for implementation

General description of any actions undertaken by the owner and operator of the facility to reduce the use and creation of the toxic substance at the facility that are outside of the plan

License Number of the toxic substance reduction planner who made recommendations in the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

License Number of the toxic substance reduction planner who has certified the toxic substance reduction plan for this substance (format TSRPXXXX): \*

TSRP0056

What version of the plan is this summary based on?: \*

Amended Plan