Chain of Custody Certification Report

**Indiana DNR Primary COC Group**

- Changed since previous audit

**FSC CHAIN OF CUSTOMY SCS-COC-002041**

**FSC CONTROLLED WOOD SCS-CW-002041**

*Codes are not official and cannot be used until certification has been granted by SCS.*

<table>
<thead>
<tr>
<th>EXPIRATION DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/12/2014</td>
</tr>
</tbody>
</table>

**Type of Audit:** Re-Evaluation

**Audit for the Year:** 2014

**Date Report Finalized:** 12/24/13

**Contact person for certificate:** Jeff Settle

- Organization Street Address: 402 West Washington Street
- Zip or Postal Code: 46204-2739
- City, State, Country: Indianapolis, Indiana USA
- Phone: 317-232-4114
- Fax: 317-233-3863
- Email: jsettle@dnr.in.gov
- Website: www.in.gov/dnr/forestry

- Changed since previous audit

**SCS Contact:**

Adam Wiskind | Director, Chain of Custody

- +1.510.452.6391
- awiskind@scsglobalservices.com

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1 Legal name of company and trade name(s) where applicable
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Introduction

SCS developed its Forest Conservation Program in 1991 and has since emerged as a leading certifier of forest management operations and wood product manufacturers. In 1996, SCS became one of the first certification bodies in the world to be Forest Stewardship Council (FSC) accredited. In 2009, SCS achieved accreditation to offer PEFC (Programme for the Endorsement of Forest Certification) chain of custody certification services.

Through a well-developed network of regional representatives and contractors, SCS offers timely and cost-effective certification services around the world.

Chain of Custody certification is a quality assurance to your customers that your products have positive environmental attributes that are backed by a global system of verification. When you receive a chain of custody certificate, you gain the right to use the program’s logo and trademarks both on your products and in business and marketing communications. The certification label helps businesses and customers make purchasing decisions that support sound forest management.

This report presents the findings of the SCS auditor who has evaluated your organization’s systems and performance against the applicable Chain of Custody standard(s) and the SCS staff member who has made the final certification decision (see Section 1 below).

If there are any necessary follow-up actions required by your organization, they are outlined in a separate Corrective Action Request form sent with this report. In order to achieve and maintain Chain of Custody certification, it is important that all nonconformances are resolved by their stated deadlines.

If you have any questions, comments, or concerns about SCS’s Chain of Custody Program, please feel free to contact any member of the SCS Chain of Custody Program.

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Email: AWiskind@SCSGlobalServices.com
## Section 1: Evaluation Process and Conclusions

### 1.A. Certification Decision

**Auditor’s recommendation for initial, continued or re-certification based on conformance with requirements:**
Include recommendation for each applicable standard and version that the organization was evaluated against, and per site where applicable.

**Scope of certificate:**
Please complete the scope to include the following elements:
- a) Processes, e.g., manufacturing, distribution, storage, etc. (including outsourced activities);
- b) Products by type (e.g., logs, printed material) and material category (e.g., Mix);
- c) Control system(s);
- d) District(s) of origin, if applicable;
- e) Option to sell Controlled Wood, if applicable; and
- f) Type of reclaimed material (pre or post), if applicable.

**SCS Certification Decision:**
Include the applicable standards, number and type of CARs, and any conditions or pre-conditions associated with certification decision.

**Certification decision by:**

<table>
<thead>
<tr>
<th>Certification-Making Entity</th>
<th>Date of decision:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indiana DNR Primary COC Group</td>
<td>December 24, 2013</td>
</tr>
</tbody>
</table>

This certificate covers logging, hauling and the manufacturing and trade of logs, lumber and veneer using the transfer, percentage or credit systems. It also covers a verification program for the control of wood sourced from Ontario in Canada, all U.S. states east of and adjacent to the Mississippi River (31 states), and the states of Washington and Oregon.

**All certificate holders are assessed against FSC-STD-50-001 at the same time as FSC-STD-40-004, and/or PEFC ST 2001:2008 at the same time as PEFC ST 2002:2010/2013, where applicable.**

Indiana DNR Primary COC Group complies with the applicable requirements of FSC-STD-40-004 v2-1, FSC-POL-40-002, FSC-STD-40-005 v2-1, and FSC-STD-50-001 v1-2 with the exception of five Minor CARs. Recertification is approved.

Certification decision by: Edward Dockray
Allowable size limit and annual growth rate:
For Group and Multi-site Certificates only

The organization may add up to 25 sites to the multi-site / group certificate before the next annual audit (47% growth), and the certificate can include a maximum of 200 sites (total) before the current certificate expiration date.* These numbers are subject to change at subsequent SCS audits.

N/A, single certificate

If additional certified locations, or expansion beyond above maximums, are desired please contact SCS.

The next annual surveillance audit should take place in December 2014.

1.B. Conformance Summary

Evaluation and description of any critical control points with a risk that uncontrolled wood or fiber may enter the Chain of Custody system:

<table>
<thead>
<tr>
<th>Critical Control Point</th>
<th>High Risk of Mixing</th>
<th>Low Risk of Mixing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchasing eligible material/product</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Verifying reclaimed/controlled material</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Receiving</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Segregation</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Processing</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Determination of claims (transfer, percentage or credit system; physical separation or percentage method)</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Outsourcing</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Trademark use</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sales and shipping documents</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Other:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

At the time of the audit, had the organization taken physical possession of FSC- **Yes**  
No, if there is a deemed risk that uncontrolled wood or fiber may enter the FSC Chain of Custody system an early surveillance site audit will be required
N/A, this is a Surveillance or Re-evaluation audit
N/A, not normal business practice to take physical possession of material/product
N/A, not certified to FSC standards

Describe any high risks of mixing noted above, indicating which certification schemes are affected and the corresponding CAR or OBS:

FSC-POL-40-002, 2.1.11 and FSC-STD-50-001 V1-2 Annex 2: Group Entity did not have a system to actively check for group members’ compliance with FSC trademark requirements. No record of SCS authorization for trademark uses and non-conforming trademark uses were observed in web sites and print publications.

Review of Corrective Action Requests:
Submit evidence with report where appropriate. Minor CARs not closed by the deadline must be elevated to Major CARs. Major CARs not closed by their stated deadline may result in suspension until conformance is confirmed.

Corrective Action Requests from previous audit:
N/A, Evaluation or Expansion of Scope audit, or no prior CARs
X See CAR/OBS Form from previous audit

Summary of identified nonconformances and opportunities for improvement:
Complete CAR/OBS form and submit with audit report. If one CAR is issued against multiple standards, count the CAR towards the primary standard reference only.

<table>
<thead>
<tr>
<th>Standard</th>
<th># Major CARs</th>
<th># Minor CARs</th>
<th># Observations</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSC-STD-40-004 Chain of Custody</td>
<td>3</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>FSC-STD-40-005 Controlled Wood</td>
<td>2</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>FSC-STD-40-007 Reclaimed Material</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSC-STD-40-003 Multi-site CoC Certification</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSC-POL-40-002 Group CoC Certification</td>
<td>3 (Closed)</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>FSC-STD-50-001 Trademark requirements</td>
<td>1 (Closed)</td>
<td>1 (Closed)</td>
<td></td>
</tr>
<tr>
<td>PEFC ST 2001:2008 PEFC Logo Usage</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other:</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1.C. Evaluation Summary

Description of evaluation:
After setting a date for the review, the auditor sent the Indiana DNR Primary COC Group Manager an FSC audit plan covering a visit for the group manager’s office and 11 member sites selected by SCS. The manager sent the auditor group FSC procedures and a variety of other administrative and internal monitoring documents well in advance, which were examined along with 2012 reports. Summary internal monitoring reports requested by the auditor were not, however, available prior to the audit.
Lead auditor Paul Pingrey met with Group Manager Jeff Settle at his Brownstown, IN office on December 2. The opening meeting covered introductions, the audit protocol, standards being reviewed, current/proposed FSC COC requirements, and overview of the group’s organization. The agenda moved on to review of the group’s COC and CW procedures, risk assessments and the group organizational policies. A sample of records related to group administration, trademark usage, training and monitoring was examined. Draft CARs and Observations related to group management were summarized at the end of the meeting.

On Dec 3-11, the auditor reconvened with the Group Manager (and Chief State Forester Jack Seifert on Dec 6) at eleven Primary COC Group members located in southern Indiana. See the following list of selected sites. After an opening meeting, each company’s FSC procedures were reviewed. The auditor looked at a sample of material purchase and transaction documents, training, and other relevant information. Except for loggers, a tour of each facility was conducted, including interviews with control-point personnel. A closing meeting was held at each site to summarize findings and discuss next steps.

**Primary Group - Loggers**

1. Williams Brothers Logging LLC (Mauckport, IN);
2. Werner Specialty Hardwoods (Jasper, IN);
3. Coffman Logging (Corydon, IN);
4. Dallas Coffman Logging (Corydon, IN);
5. Sanders Wood Products, LLC (Corydon, IN);
6. Les Hodges Logging (Farmersburg, IN)

**Primary Group – Sawmills**

1. Louisville Veneer Corp. (New Albany, IN) - certified to CW;
2. Marwood, Inc. (Jeffersonville, IN) - certified to CW;
3. Curry Veneer Sales (New Albany, IN) - certified to CW full requirements
4. Mitchell Veneer (New Albany, IN) - certified to CW full requirements;
5. StemWood Manufacturing, LLC (New Albany, IN) - certified to CW full requirements;
6. T&T Wood Products (English, IN)

After the last member meeting, the auditor held a group closing meeting with the group manager at his office in Brownstown. We noted group strengths (including excellent audit coordination by the group manager), recapped group and member CARs and discussed next steps. After the site visits but before the reports were completed, the group manager provided the auditor with updated procedures and other...
<table>
<thead>
<tr>
<th>Number of sites audited out of total number of sites in scope of certificate:</th>
<th>Group Manager plus 11 of 53 member sites</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date(s) of evaluation:</td>
<td>Dec 2-11, 2013</td>
</tr>
</tbody>
</table>
| Duration of evaluation (excluding report writing), with justification: | Group Manager: 14 hours (including document review)  
Member Sites: 33 hours |
| Auditor name:                                                 | Paul E. Pingrey (paulpingrey@gmail.com)  |
| Auditor qualifications (e.g., training, certifications, number of years auditing): | Paul is a forester with extensive experience in sustainable resource certification and woodland management. He worked for the Wisconsin Department of Natural Resources for over 35 years, including administration of state forest certification programs from 2004 through 2009. Paul served on a national panel that developed the FSC-US Forest Management Standard, and he was the FSC-US Family Forests Program Manager for one year. Paul began as an independent auditor for SCS Global Services in 2010. He is an ISO19011 accredited senior lead auditor for Chain of Custody and forest management reviews. |

## Section 2: Organization Information

### 2.A. Certificate Scope

<table>
<thead>
<tr>
<th>Total number of sites included in the certificate scope: Excluding outsourcers</th>
<th>53</th>
</tr>
</thead>
</table>

| Standards used in assessment of the organization:  
Check all that apply, for any and all sites.  
See certification decision for standard version(s). | X | FSC-STD-40-004  
Chain of Custody (including FSC-STD-50-001) |
|---------------------------------------------------|---|------------------------------------------------|
|                                                   | X | FSC-STD-40-003  
Multi-site Chain of Custody                      |
|                                                   | X | FSC-STD-40-005  
Company Evaluation of Controlled Wood            |
|                                                   |   | FSC-STD-40-007  
Sourcing Reclaimed Material                      |
|                                                   | X | FSC-POL-40-002  
Group Chain of Custody                            |
|                                                   |   | PEFC ST: 2002-2010  
PEFC Chain of Custody (including ST: 2001-2008) |
|                                                   |   | PEFC ST: 2002-2013  
PEFC Chain of Custody (including ST: 2001-2008) |

| Changed since previous audit                       | X | Changed since previous audit |
The scope of this certificate includes the following:
Check all that apply

<table>
<thead>
<tr>
<th>Forestry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Forest Management Operation holding FSC FM/COC certificate</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Manufacturing: (with retail, wholesale, or other processes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>X Primary – uses round wood (logs) as inputs or does pulp or paper milling</td>
</tr>
<tr>
<td>X Secondary – all other manufacturers</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Non-timber forest products (NTFPs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>X Organization collects or processes NTFPs</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Trading only:</th>
</tr>
</thead>
<tbody>
<tr>
<td>X Wholesale – distributes product with physical possession</td>
</tr>
<tr>
<td>X Retail – sells to end-user with physical possession</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Type of Facility (main site):</th>
</tr>
</thead>
<tbody>
<tr>
<td>e.g. Sawmill, Paper mill, Wholesaler, Distributor, Paper Converter, Printer, Cabinet Manufacturer, etc.</td>
</tr>
</tbody>
</table>

The Indiana DNR Primary COC Group includes Loggers, Timber and Lumber/Veneer Brokers/Distributors, Sawmills, and Veneer Mills.

The Indiana Department of Natural Resources, Division of Forestry is the group manager. It administers state natural resource laws and programs but is not itself engaged in the production of forest products.

<table>
<thead>
<tr>
<th>Type of data control system:</th>
</tr>
</thead>
<tbody>
<tr>
<td>e.g. manual, barcodes, computer automation, etc.</td>
</tr>
</tbody>
</table>

MS Office for Group Manager; manual data controls for smaller group members and MIS/ERP software for the larger companies

<table>
<thead>
<tr>
<th>Approximate number of employees for all certified sites:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full-time equivalent employees</td>
</tr>
<tr>
<td>472</td>
</tr>
</tbody>
</table>

X Changed since previous audit

X Changed since previous audit
### FSC Annual Accreditation Administration Fee (AAF) Class based on combined turnover of all sites included in certificate scope:

<table>
<thead>
<tr>
<th>Class</th>
<th>Description</th>
<th>Annual Turnover</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>&lt;$200,000 USD</td>
<td></td>
</tr>
<tr>
<td>II</td>
<td>$200,001 to $1,000,000 USD</td>
<td></td>
</tr>
<tr>
<td>III</td>
<td>$1,000,001 to $5,000,000 USD</td>
<td></td>
</tr>
<tr>
<td>IV</td>
<td>$5,000,001 to $25,000,000 USD</td>
<td></td>
</tr>
<tr>
<td>V</td>
<td>$25,000,001 to $100,000,000 USD</td>
<td></td>
</tr>
<tr>
<td>VI</td>
<td>$100,000,001 to 500,000,000 USD</td>
<td></td>
</tr>
<tr>
<td>VII</td>
<td>500,000,001 to 1,000,000,000 USD</td>
<td></td>
</tr>
<tr>
<td>VIII</td>
<td>&gt;1,000,000,001 USD</td>
<td></td>
</tr>
<tr>
<td>N/A</td>
<td>Not FSC certified</td>
<td></td>
</tr>
</tbody>
</table>

Organization must disclose annual sales of all products containing wood fiber. This information is used for the purposes of calculating the AAF (Accreditation Administration Fee) for FSC. The information is treated as confidential.

*Changed since previous audit*

### PEFC Annual Notification Fee

**Annual turnover of organization:** (include currency)

Notification fee is based on total turnover (not only wood or PEFC products) for all sites included in the scope of the certificate. Varies per country.

*X* N/A, not PEFC certified

### Language(s) of certificate:

- *X* English
- Dutch
- Portuguese
- German
- Spanish
- Other

### Has organization been FSC CoC certified previously?

- Not previously FSC CoC certified
- Transfer from other CB:
  - Previous SCS CoC client with lapse in certification
  - New SCS CoC client with lapse in certification, previous CB:
- *X* N/A, existing SCS client
- N/A, not FSC certified

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### 2.B. Overview of Organization

**General description of organization:** its operations, products and function of the sites.

There are currently 53 independent members in the group as summarized in the FSC-POL-40-002 checklist. All are evaluated against FSC-STD-40-004 v2-1 (Chain of Custody); and those designated are also evaluated against FSC-STD-40-005 v2-1 (Controlled Wood).

The State of Indiana, Department of Natural Resources – Division of Forestry serves as the Group Entity / Group Manager and is responsible for ensuring compliance with the applicable FSC standards, policies, procedures, and guidelines. Jeff Settle is identified as the COC Group...
Administrator. The group program provides access to FSC chain-of-custody (COC) certification for members who generally process logs to manufacture lumber, pulpwood and veneer. A separate group COC certificate managed by Jeff Settle is held for secondary wood industries. Indiana DNR has autonomous State Forest and Private Classified Forest FM groups that are FSC certified, but Jeff Settle is not the FM Group Administrator.

The COC Group Members are each responsible for meeting the requirements of their individual FSC COC scopes and for cooperating with the Group Entity. The member companies have no formal relationships among themselves other than being members of the group.

During the past year, the group added three new members and dropped twelve. See section 2.1.15 of the FSC-POL-40-002 checklist for a list of membership changes.

<table>
<thead>
<tr>
<th>Description of the system by which the organization maintains control over the Chain of Custody for all products and certification schemes included in the organization’s certified product group list, covering:</th>
<th>Quality management:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Quality management (CoC Administrator, number of staff involved, training program, etc.)</td>
<td>• The management representative is of the group entity is Jeff Settle.</td>
</tr>
<tr>
<td>b) Material sourcing</td>
<td>• Each member company has its own FSC administrator.</td>
</tr>
<tr>
<td>c) Material receipt and segregation</td>
<td>• Each member company has an FSC procedures document (Documented Control System or DCS) based on a template provided by the group entity.</td>
</tr>
<tr>
<td>d) Volume control</td>
<td>• Personnel responsibilities and training are documented in the DCS and annual updates.</td>
</tr>
<tr>
<td>e) System for controlling claims</td>
<td>• Records are kept as paper and electronic files for at least five years.</td>
</tr>
<tr>
<td>f) Sales and delivery; and where applicable:</td>
<td>• The group’s FSC Product Group List viewed prior to the audit did not clearly present each member site’s product codes or control systems.</td>
</tr>
<tr>
<td>g) Trademark use</td>
<td></td>
</tr>
<tr>
<td>h) Outsourcing</td>
<td></td>
</tr>
<tr>
<td>i) Minor components</td>
<td></td>
</tr>
<tr>
<td>j) Controlled Wood or Reclaimed Material verification program(s), including Annex 3 where applicable</td>
<td></td>
</tr>
<tr>
<td>k) Multi-site or Group management</td>
<td></td>
</tr>
<tr>
<td>l) Special circumstances for other certification schemes</td>
<td></td>
</tr>
</tbody>
</table>

Quality management:

Material sourcing:

Material receipt and segregation:
FSC information via the suppliers’ transport documents. For loggers this is often in the form of scale slips from the receiving mills.

- The FSC status of input material is maintained by marking and/or segregating; methods vary among the companies.

**Volume control:**
- Conversion factors are routinely tracked, however most companies in the sampled sites had not provided a written conversion factor methodology.
- Input and output quantities are routinely tracked by FSC claim.
- Annual volume summaries by product group are reported.

**System for controlling FSC claims:**
Forty-nine companies use the transfer system. Four companies use the credit system. The group’s COC Procedures template is also set up for the percentage system, but no members are using it.

**Sales and delivery:**
- Except for loggers, conventional invoices are generally used, which include the company’s FSC COC certification code and the itemized or blanket FSC claims. Loggers use scale slips provided by the receiving mills (which capture the loggers’ FSC claims and codes).
- Conventional transport documents which include the same information as the invoices are generally used.

**Labeling:**
Promotional trademarks are being used for websites and some marketing material. No on-product labels are in use. The group manager did not have a good system for actively checking non-conforming trademarks uses prior to the audit.

**Outsourcing:**
Seven members are using low-risk outsourcing contractors for logging and custom slicing of veneer.

**Minor components:** None in use
Controlled Wood Verification: Risk assessments cover a verification program for the control of wood sourced from Ontario in Canada, all U.S. states east of and adjacent to the Mississippi River (31 states), and the states of Washington and Oregon. Log purchase agreements are used to record district of origin. Individual group members are responsible for checking a sample of documents tracking district of origin if they buy logs from concentration yards.

Group Management: The group lost twelve members in the last year, usually small companies, although one larger producer relocated to another state. The group manager provides valuable COC mentoring and monitoring services. Indiana DNR has adequate resources to manage the group.

<table>
<thead>
<tr>
<th>Are there sites owned by the organization that are not included in the certificate scope?</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>X</strong> No</td>
</tr>
</tbody>
</table>

*Certificate shall not be used for material handled at uncertified locations.

Remarks:
Complete the table below **exactly** as provided by the organization. Check the box below if nonconformances are found.

<table>
<thead>
<tr>
<th>Site</th>
<th>Product Description</th>
<th>Product Code</th>
<th>Species of Material Inputs</th>
<th>Species of Material Inputs</th>
<th>Material Category of Input</th>
<th>Control System</th>
<th>Material Category of Output</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adkins Sawmill Inc.; SCS-COC-002041-AO</td>
<td>Logs, Green Lumber, Chips</td>
<td>W1.1, W5.2, W3.1</td>
<td>See List Below</td>
<td>See List Below</td>
<td>FSC 100%, FSC Controlled Wood, controlled material</td>
<td>Credit</td>
<td>FSC MIX, FSC Controlled Wood</td>
</tr>
<tr>
<td>American Timber Resources; SCS-COC-002041-AN</td>
<td>Logs</td>
<td>W1.1</td>
<td>&quot;</td>
<td>&quot;</td>
<td>FSC 100%</td>
<td>Transfer</td>
<td>FSC 100%</td>
</tr>
<tr>
<td>Andis Logging, Inc; SCS-COC-002041-AS</td>
<td>Logs</td>
<td>W1.1</td>
<td>&quot;</td>
<td>&quot;</td>
<td>FSC 100%</td>
<td>Transfer</td>
<td>FSC 100%</td>
</tr>
<tr>
<td>Aurora Veneer Company; SCS-COC-002041-AZ</td>
<td>Logs, Peeled Veneer, Sliced Veneer</td>
<td>W1.1, W7.1, W7.2</td>
<td>&quot;</td>
<td>&quot;</td>
<td>FSC 100%, FSC Mix, FSC Controlled Wood, controlled material</td>
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| SCS-COC-002041-BB                   |                 |      |      |      | Mix, FSC Controlled Wood, controlled | Controlled Wood |
|                                    |                 |      |      |      | material |          |
| Dallas Coffman Logging;             | Logs            | W1.1 | "    | "    | FSC 100% | FSC 100% |
| SCS-COC-002041-B                    |                 |      |      |      |          |          |
| David Morgan Logging;               | Logs            | W1.1 | "    | "    | FSC 100% | FSC 100% |
| SCS-COC-002041-T                    |                 |      |      |      |          |          |
| Davison H. Q. S., Inc.;            | Logs            | W1.1 | "    | "    | FSC 100% | FSC 100% |
| SCS-COC-002041-AH                   |                 |      |      |      |          |          |
| Don Darlage Logging;                | Logs            | W1.1 | "    | "    | FSC 100% | FSC 100% |
| SCS-COC-002041-G                    |                 |      |      |      |          |          |
| Doyle Etienne Logging;              | Logs            | W1.1 | "    | "    | FSC 100% | FSC 100% |
| SCS-COC-002041-AF                   |                 |      |      |      |          |          |
| DW Harris, LLC;                     | Logs, Peeled    | W1.1,| "    | "    | FSC 100%, FSC | FSC 100%
| SCS-COC-002041-BK                   | Veneer, Sliced  | W7.1,|      |      | Mix, FSC Controlled Wood | Controlled Wood |
|                                    | Veneer          | W7.2 |      |      |          |          |
| GR Wood, Inc.;                      | Logs, Peeled    | W1.1,| "    | "    | FSC 100%, FSC | FSC 100%
<p>| SCS-COC-002041-BH                   | Veneer, Sliced  | W7.1,|      |      | Mix, FSC Controlled Wood | Controlled Wood |
|                                    | Veneer          | W7.2 |      |      |          |          |
| Green Farms LLC DBA Wright Timber;  | Logs            | W1.1 | &quot;    | &quot;    | FSC 100% | FSC 100% |
| SCS-COC-002041-M                    |                 |      |      |      |          |          |</p>
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**Indiana DNR Primary COC Group Species List**

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<td>Silver Maple</td>
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<td>Sugar Maple</td>
<td><em>Acer saccharum</em></td>
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<td><em>Ailanthus altissima</em></td>
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<td><em>Alnus glutinosus</em></td>
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<td><em>Quercus rubra</em></td>
</tr>
<tr>
<td>Shumard Oak</td>
<td><em>Quercus shumardii</em></td>
</tr>
<tr>
<td>Post Oak</td>
<td><em>Quercus stellata</em></td>
</tr>
<tr>
<td>Black Oak</td>
<td><em>Quercus velutina</em></td>
</tr>
<tr>
<td>Black Locust</td>
<td><em>Robinia pseudoacacia</em></td>
</tr>
<tr>
<td>Black Willow</td>
<td><em>Salix nigra</em></td>
</tr>
<tr>
<td>Sassafras</td>
<td><em>Sassafras albidum</em></td>
</tr>
<tr>
<td>Mahogany</td>
<td><em>Swietenia Macrophylla</em></td>
</tr>
<tr>
<td>Baldcypress</td>
<td><em>Taxodium distichum</em></td>
</tr>
<tr>
<td>Teak</td>
<td><em>Tectona grandis</em></td>
</tr>
<tr>
<td>Basswood</td>
<td><em>Tilia americana</em></td>
</tr>
<tr>
<td>American Elm</td>
<td><em>Ulmus americana</em></td>
</tr>
<tr>
<td>Red Elm</td>
<td><em>Ulmus rubra</em></td>
</tr>
<tr>
<td>Rock Elm</td>
<td><em>Ulmus thomasii</em></td>
</tr>
</tbody>
</table>
## 2.C. Outsourcing Processing of FSC and/or PEFC Material

<table>
<thead>
<tr>
<th>Name of contractor</th>
<th>Contact information and address</th>
<th>CoC code, if certified</th>
<th>Outsourced activity</th>
<th>Organization's reason for outsourcing</th>
<th>Risk Indicator #* or N/A</th>
<th>Audited this year?</th>
<th>FSC</th>
<th>PEFC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tom Finley</td>
<td>4064 Webber Hill Rd. Trafalger, IN</td>
<td>n/a</td>
<td>Logging</td>
<td>Crone contracts all logging</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Cam Pottorff</td>
<td>889 E. Pine St., Martinsville, IN</td>
<td>n/a</td>
<td>Logging</td>
<td>Crone contracts all logging</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Bennett Logging, Matt Bennett</td>
<td>1325 Hillsborough Ct., Martinsville, IN</td>
<td>n/a</td>
<td>Logging</td>
<td>Crone contracts all logging</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>MacBeath Hardwoods, Carter Rothrock</td>
<td>PO Box 245, Edinburgh, IN</td>
<td>SCS-COC-004510</td>
<td>Steaming</td>
<td>Crone Lumber get custom steaming</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Danzer Veneer</td>
<td>A.I.D. Drive Darlington, PA 16115</td>
<td>n/a</td>
<td>Veneer slicing</td>
<td>Used by group members that do not having slicing equipment</td>
<td>Low (a)</td>
<td>no</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Indiana Veneers</td>
<td>1121 E 24th St, Indianapolis, IN 46205</td>
<td>SCS-COC-002553</td>
<td>Veneer slicing</td>
<td>“</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Norstam Veneers</td>
<td>PO Box 932, Mauckport, IN</td>
<td>SCS-COC-003738</td>
<td>Veneer slicing</td>
<td>“</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Thiesing Veneer, Troy Mathers</td>
<td>300 Park Avenue, Mooresville, IN</td>
<td>n/a</td>
<td>Veneer slicing</td>
<td>“</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Universal Veneer, Terry Mellars</td>
<td>1776 Tamarrack St., Newark, OH</td>
<td>SCS-COC-003317</td>
<td>Veneer slicing</td>
<td>“</td>
<td>Low (a)</td>
<td>no</td>
<td></td>
<td>X</td>
</tr>
</tbody>
</table>

* Indicators of high risk outsourcing

1. The organization is outsourcing a wide range of production related activities.
2. The organization is outsourcing to a number of contractors on a regular basis.
3. The contractor grades or sorts the material during outsourced processing.
4. The contractors label the product during outsourced processing.
5. Contractors do not physically return the FSC-certified product following outsourced processing.
6. The organization is outsourcing processing across national borders. Note that outsourcing across national borders to countries with Corruption Perception Index (CPI) less than 50 is always considered a high risk activity.

<table>
<thead>
<tr>
<th>N/A</th>
<th>If not applicable, indicate the reason from the list below[^2]:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>The outsourced processing is not included in one of the above high risk indicators.</td>
</tr>
<tr>
<td>b</td>
<td>The product is permanently labeled or marked in a way that the contractor cannot alter or exchange products (e.g. heat brand, printed materials).</td>
</tr>
<tr>
<td>c</td>
<td>The product is palletized, or otherwise maintained as a secure unit that is not broken apart during outsourcing.</td>
</tr>
<tr>
<td>d</td>
<td>There is no risk of contamination, as the contractor handles exclusively materials from the contracting organization in its facilities during outsourcing.</td>
</tr>
<tr>
<td>e</td>
<td>The contractor is employed for services that do not involve manufacture or transformation of certified products (e.g. warehousing, storage, distribution, logistics).</td>
</tr>
</tbody>
</table>

[^2]: FSC IC Interpretation on FSC-STD-20-011, clause 2.1.1
### 2.D. FSC Controlled Wood / PEFC Controlled Sources

N/A, does not handle or process verified controlled material, FSC Controlled Wood or PEFC Controlled Sources

<table>
<thead>
<tr>
<th>Purchases FSC Controlled Wood from FSC CW certified supplier(s)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchases FSC CW, does not sell FSC CW (not certified to 40-005)</td>
<td></td>
</tr>
<tr>
<td>X Purchases and sells FSC CW Certified to 40-005 but Risk Assessments not necessary, issue CW code</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Implements a Controlled Wood verification program</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>X Annex II Risk Assessments, does not sell FSC CW</td>
<td>submit reviewed Risk Assessment(s)</td>
</tr>
<tr>
<td>Annex II Risk Assessments, sells FSC CW submit reviewed Risk Assessment(s), issue CW code</td>
<td></td>
</tr>
<tr>
<td>Annex III site audits, does not sell FSC CW submit reviewed RA(s) showing categories of ‘unspeciﬁed risk’</td>
<td></td>
</tr>
<tr>
<td>Annex III site audits, sells FSC CW submit RA(s) showing categories of ‘unspeciﬁed risk’, issue CW code</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Purchases PEFC Controlled Sources from certiﬁed supplier(s) and/or implements PEFC DDS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchases PEFC Controlled Sources from PEFC certiﬁed suppliers</td>
<td></td>
</tr>
<tr>
<td>Implements PEFC Due Diligence System to verify material as PEFC Controlled Sources</td>
<td></td>
</tr>
</tbody>
</table>

### Suppliers of Controlled Material

Controlled material includes non-certified virgin material included in the organization's controlled wood verification program / Due Diligence System (DDS). Complete the chart below or submit a complete list with report.

<table>
<thead>
<tr>
<th>Supplier name and address</th>
<th>Description of non-certified wood / fiber received</th>
<th>Species received (Common and Latin names)</th>
<th>Approx. volume received</th>
</tr>
</thead>
<tbody>
<tr>
<td>See controlled material supplier files for audited group members.</td>
<td>Logs from within the group’s district of origin</td>
<td>Domestic hardwoods and conifers produced in the eastern U.S. and Canada. Although the risk assessment also covers the states of Washington and Oregon, none of the sampled members source from that district.</td>
<td></td>
</tr>
</tbody>
</table>

‘Tab’ in last box to add additional rows as necessary

| District(s) of Origin of non-certified wood included in organization’s CW verification program/DDS |  |
### 2.E. Minor Components

<table>
<thead>
<tr>
<th>Common Trade Name of Component</th>
<th>Description of Component</th>
<th>Volume/weight of wood/fiber</th>
<th>% volume/weight of total product wood/fiber</th>
<th>Derogation expiration date (N/A if &lt;1%)</th>
<th>Conditions of the derogation (N/A if &lt;1%)</th>
<th>Species (where applicable)</th>
<th>Dimensions</th>
<th>FSC Product Group &amp; Product Code (FSC-STD-40-004a)</th>
<th>FSC label used (Y/N)?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Tab* in last box to add additional rows as necessary

**Justification for minor components up to 1%:**

Reason why material for the specified components could not be sourced from FSC-certified

X N/A, does not use ineligible wood/fiber components in FSC products

X N/A, not FSC certified

Expand as necessary to include all minor components used (or intended for use) in FSC products. For minor components between 1 and 5%, also submit new derogation application(s) from the client (one per minor component).
| controlled or reclaimed sources. |  |
Section 3: Additional General Requirements

By acknowledging and agreeing to the findings provided in this report, the Organization hereby agrees to notify Scientific Certification Systems of any of the following changes that could have a material impact on their continued certification:

- Fulfillment of Corrective Action Requests (CARs) / conditions
- Date of production start of certified products if initial audit was conducted during absence of certified material
- Change in organization/company name
- Change in ownership and/or management
- Change in contact name(s) and address(es)
- Change to the scope of the certificate, as it appears on the certificate or FSC / PEFC database
- Addition of new site(s) and/or removal of site(s) covered by the certificate
- Circumstances and/or resource conditions that could materially impact the continued validity of the certification
- Addition / removal of Product Groups
- Material changes to existing Product Groups, such as commencement of new accounting systems or modification of product claims
- New use of the SCS and/or FSC or other certification scheme Trademarks
- Incident report of incorrect claim or deviation from certification scheme regulations
- Trademark misuse by suppliers
- New outsourcing agreements
- Agreements with vendors or other certificate holders for on-product labeling using certificate code
- Material change to documented control system
- Termination of certification scheme business in whole or in part
- Any other circumstances where the product may no longer comply with the requirements of the certification system

Section 4: Standard Conversions

<table>
<thead>
<tr>
<th>1 mbf</th>
<th>2.36 m³</th>
</tr>
</thead>
<tbody>
<tr>
<td>423.7 ft</td>
<td>1 m³</td>
</tr>
<tr>
<td>1 cord</td>
<td>2.55 m³</td>
</tr>
<tr>
<td>1 inch</td>
<td>2.54 cm</td>
</tr>
<tr>
<td>1 foot</td>
<td>0.3048 m</td>
</tr>
<tr>
<td>1 square foot</td>
<td>0.0929 m²</td>
</tr>
<tr>
<td>cubic foot</td>
<td>0.028317 m³</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1 yard</th>
<th>0.9144 m</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 gallon (US)</td>
<td>3.78541 liters</td>
</tr>
<tr>
<td>1 pound</td>
<td>0.4536 kg</td>
</tr>
<tr>
<td>1 US ton</td>
<td>907.185 kg</td>
</tr>
<tr>
<td>1 UK ton</td>
<td>1016.047 kg</td>
</tr>
<tr>
<td>1 acre</td>
<td>0.405 hectares</td>
</tr>
<tr>
<td>1 mile</td>
<td>1.60934 km</td>
</tr>
</tbody>
</table>
Appendix: Required Supporting Documentation

Include Controlled Material suppliers, outsourcers, and/or product group list, if not listed in report above.