

# Supply Base Report: Morehouse BioEnergy, LLC

Re-assessment

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# Completed in accordance with the Supply Base Report Template Version 1.3

For further information on the SBP Framework and to view the full set of documentation see <a href="https://www.sbp-cert.org">www.sbp-cert.org</a>

Document history

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# Overview

Producer name:	Drax Biomass, Inc. (DBI)
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• Morehouse BioEnergy, LLC (MBE)

Producer location: DBI Corporate: 1500 19th St., Suite 501, Monroe, LA 71201

MBE: 7070 Carl Rd, Bastrop, LA 71220

Geographic position: DBI: 32.525870, -92.110582

MBE: 32.958662, -91.864222

Primary contact: Kyla Cheynet

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Company website: <u>www.draxbiomass.com</u>

Date report finalised: 15/Aug/2020

Close of last CB audit: 21/Oct/2020

Name of CB: SCS Global Services

Translations from English: No

SBP Standard(s) used: Standard 1-5, version 1, March 2015

Weblink to Standard(s) used: <a href="https://sbp-cert.org/documents/standards-documents/standards">https://sbp-cert.org/documents/standards-documents/standards</a>

SBP Endorsed Regional Risk Assessment: N/A

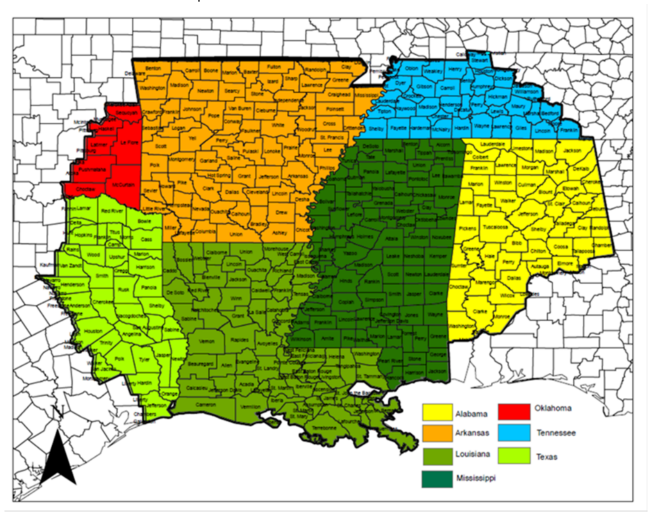
Weblink to SBE on Company website: <a href="http://www.draxbiomass.com/sustainability/#certifications">http://www.draxbiomass.com/sustainability/#certifications</a>

Indicate how the current evaluation fits within the cycle of Supply Base Evaluations				
Re-assessment	First Surveillance	Second Surveillance	Third Surveillance	Fourth Surveillance
Х				

# Description of the Supply Base

# General description

Drax Biomass Inc's ("DBI" or "Company") fiber procurement catchment spans Arkansas, Louisiana, Mississippi, and portions of Alabama (47 counties), Texas (37 counties), Oklahoma (7 counties), and Tennessee (37 counties) (see map of supply area below). DBI owns and operates three pellet plants: Amite BioEnergy, LLC ("Amite BioEnergy" or "ABE") in Gloster, MS; Morehouse BioEnergy, LLC ("Morehouse BioEnergy" or "MBE") near Beekman, LA; and LaSalle BioEnergy, LLC ("LaSalle BioEnergy" or "LBE") near Urania, LA. Fiber sourced directly from the forest is generally within a 60 mile radius of the plant. However, residuals produced by wood manufactures are usually procured from 150 miles or less radius. In response to market pressures and/or weather events, DBI reserves the ability to source fiber from any of the risk assessed counties shown on map below.



DBI purchases the majority of its in-woods fiber indirectly from private landowners via a fiber supplier network, with negligible amounts originating from public ownership. About half of the in-woods fiber originates from institutionally owned private forests while the other half is derived from family-owned private forests.

Facility is designed to consume just over1 million green metric tons of biomass material per annum. The sourced material is comprised of mainly southern yellow pine with a potential *de minimis* quantity of mixed southern hardwoods. The pellet and furnace feedstock arrive in the form of low grade roundwood, thinnings, tops, logging and mill residues. According to the USDA Forest Service Timber Products Output Reports, consumption by other forest industry participants within 150 miles of MBE's fiber catchment in 2009 was estimated to be in excess of 23 million metric tonnes per annum which puts into perspective the ability of the catchment to supply the forest products industry. Pulp and chip mills in the region also have an average capacity of around 1 million green short tons per facility per year, with some consuming well over 2 million green short tons per year. Morehouse BioEnergy, LLC consumes 4% of the roundwood in the market according to a 2019 Forisk report. Sawmills are slightly smaller, consuming on average around 300,000 green short tons per year.

In 2019/20, similar macroeconomic trends have followed previous years as sawmilling capacity shifts from the Canadian Pacific and US PNW to the US South as a result of resource availability. There have been continuing changes in the number and type of other wood using industries operating in LBE's catchment as sawmill production expansion has been announced. The lumber market suffered in the onset of the COVID - 19 worldwide pandemic, but has slightly recovered as a result of an increased home remodelling activity.

Regional markets for pulpwood have also contracted in the past year as Georgia Pacific-Crossett ceased pulp and paperboard production in Q4 2019, representing a 24% decrease in hardwood pulpwood demand. In May of 2020, Graphic Packing International announced the closure of Paper Machine #1 in its West Monroe manufacturing facility. It is not known what market impacts this closure are yet.

In-woods chipping capacity has increasing in the Morehouse catchment area. In-woods chipping is being used to help improve management of forest stands (left to grow with minimal management due to suppressed or vacated markets), reduce site preparation costs, and improve regeneration.

### Land Use and Ownership patterns

Forestry followed by crop agriculture is the dominant land use in the MBE catchment. The majority of forests in these areas have been harvested and regenerated multiple times over the last two centuries.

Over 80% of the forests surrounding MBE are privately owned, with most held by non-institutional private family forest owners. There is also a significant amount of land owned and managed by large corporations (institutional investors). Corporate forest owners, who must produce shareholder returns, generally practice more intensive silviculture and land management than the smaller family forest landowners who typically manage to achieve more diverse objectives.

While forest coverage has stayed steady in these areas during the past 40-50 years, the forests have become increasingly productive in that time. Forest Inventory Analysis (FIA) data shows that growth per acre per year has doubled in the US South since the 1950's, and it continues to increase as healthy markets provide incentives for owners to invest in forest management. Put simply, landowners' access to markets helps to ensure that their forests remain as working forests<sup>1</sup>.

Senescence of the US pulp and paper industry has resulted in the closure or curtailment of several large pulp mills in or adjacent to the catchment that collectively consumed over 3 million tonnes of feedstock each year. The emergence of a wood pellet market has benefited forest owners and contractors in the area by offsetting a portion of the lost demand from the closed pulp mills.

<sup>&</sup>lt;sup>1</sup> F2M Report: Historic Perspective on the Relationship between Demand and Forest Productivity in the US South: At A Glance.

The overall market downturn, subsequent housing market crash of 2008, and the slow recovery in residential construction has resulted in suppressed levels of demand for sawtimber. This has produced an increase in stocks of larger-diameter trees, with a corresponding reduction in felling and replanting. These market dynamics have had long-term consequences for the structure of the forest.

A recent uptick in housing starts has meant increased demand for lumber. Sawmills have increased output, and in some areas new sawmilling capacity has emerged. Increase in resource use has been the story of US Forests. As described in the paragraphs above, the renewal process and the market response to increased demand has led to forests staying as forests, increased productivity and increased inventories (carbon stores). One outcome may be a decline in growth-drain ratios in some catchments. This is to be expected and allows the process of renewal of the forest to continue.

Looking to the future, further increases in pine forest productivity can be achieved through simple measures such as planting with improved seedlings and implementing diligent forest establishment practices. We will seek to engage with and support this process through the sharing of information and supporting sensible partnerships that promote forest certification through direct landowner contact<sup>2</sup>. In areas with strong markets for forest products, we should expect forests to stay as working forests, whereas other areas may cycle out of forestry into row crops or husbandry and other agricultural areas may cycle back into forestry. Urban expansion remains the biggest threat to the forest area. Private ownership is expected to remain the main form of forest ownership, but there may be fragmentation as land is split into smaller parcels as it is passed down through generations, thereby creating challenges to implement good forest management practices. MBE's catchment also experienced the change of ownership in several privately-owned lumber manufacturers to publicly traded companies along with the upgrading/expansion of curtailed mills in the region. The new sawmill ownerships employ SFI Fiber Sourcing certification more readily than legacy owners.

### Forestry and Land Management Practices

There is a mature and well-developed forest sector in this geography. Described as a "wood basket to the world", the US South has grown, harvested, and sold many hundreds of millions of cubic meters per year for many decades, while seeing both its forest inventories and productivity levels increase. In the US South as a whole, and in MBE's catchment, annual growth exceeds annual drain by a significant margin (USDA Forest Service, 2010)<sup>3</sup> with a net gain in inventory of 23% since 2006.

The main reasons for this include a productive land base that benefits from long growing seasons, sufficient precipitation, and healthy soils, as well as the longstanding engagement of experts and professionals from across industry, academia, and public agencies which help advance sound forest management practices. Species selection is another principal factor, as the majority of landowners grow trees that are indigenous to the area, which creates environmental and economic benefits, such as maintenance of habitats for local flora and fauna, as well as establishing a resilient native growing stock with improved pest and disease resistance. Federal and state governments also provide effective oversight to ensure that forest activities comply with relevant laws and regulations and minimize environmental harm. Moreover, each state employs long-established "Best Management Practices", with programs to promote logger training and audits that demonstrate high compliance rates.

Though the region also possesses a vigorous and productive hardwood sector, MBE primarily uses Southern Yellow Pine (SYP). SYP is a term used to describe an abundant and highly productive group of native pine species, of which loblolly pine (*Pinus taeda*) is the most prevalent in this region, and whose inventory has

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<sup>&</sup>lt;sup>2</sup> Morehouse Family Forest Initiative

<sup>&</sup>lt;sup>3</sup> USDA Forest Service Forest Inventory Analysis Program. 2010 data assessed and critiqued by consultancy for procurement region. Accessed May, 2012. Database accessible at http://www.fia.fs.fed.us/.

increased by 43% since 2006. Production and sale of sawlogs remains the main economic driver for landowners, with SYP rotation lengths typically ranging from 20-40 years. The shorter rotations are for the most productive trees on the best sites, while the longer rotations typically apply to trees grown on lower quality sites. There is a robust sawmilling market for faster growing chip-n-saw logs and larger sawlogs in the MBE catchment area.

Thinning is an important forest management strategy for growing sawlog-quality SYP. Stands are typically thinned at 12-15 years old and again at 18-20 years old to promote faster growth of the remaining trees. Thinning also allows more light, moisture and nutrients to reach the forest floor, which increases the vitality of the forest and improves wildlife habitat. Forest thinnings make up a significant proportion of the feedstock for MBE.

Rotation harvest of SYP is typically conducted through clearcutting. SYP is not tolerant of shade, so the next rotation of young trees requires abundant access to light to grow well. DBI accepts material from final rotation harvests, although the material received is limited to residuals and roundwood that are not sold into higher paying markets. The vast majority of material from rotation harvests are completed for and sold into sawlog markets.

Looking to the future, further increases in pine forest productivity can be achieved through simple measures such as planting with improved seedlings and implementing diligent forest establishment practices. We will seek to engage with and support this process through the sharing of information and supporting sensible partnerships that promote forest certification through direct landowner contact. In areas with strong markets for forest products, we should expect forests to stay as working forests, whereas other areas may cycle out of forestry into row crops or husbandry, and other agricultural areas may cycle back into forestry. Urban expansion remains the biggest threat to the forest area. Private ownership is expected to remain the main form of forest ownership, but there may be fragmentation as land is split into smaller parcels as it is passed down through generations, thereby creating challenges to implement good forest management practices.

### Presence of CITES or IUCN species

There is no Convention on International Trade in Endangered Species of Wild Flora and Fauna ("CITES") listed species in the catchment that are threatened or otherwise impacted by forest management activities.

There are six species on the IUCN Red List that occur within the states DBI sources from. Quercus oglethorpensis (oglethorpe oak), Fraxinus profunda (pumpkin ash), Fraxinus caroliniana (carolina ash), maple-leaved oak (uercus acerifolia), Quercus boyntonii, and Pinus palustris (longleaf pine). Longleaf pine is the only species which may be materially impacted by DBI's sourcing, with the other species occurring in wetlands or extreme remote locations where southern yellow pine, DBI's primary feedstock, is not found. Longleaf pine is far less common than it once was, and efforts are underway to promote longleaf pine coverage in the region. The intent of listing species to the Red List is not to promote prohibition of its use but rather to heighten priority setting for conservation of the species

(<a href="http://www.iucnredlist.org/documents/RedListGuidelines.pdf">http://www.iucnredlist.org/documents/RedListGuidelines.pdf</a>). Critical to the recovery of the species is continued access to markets for longleaf pine. If landowners do not expect to be able to sell this wood, then they will not plant the tree in the first place. This position is captured in a statement from a USDA researcher and supported by the conservation group the Longleaf Alliance:

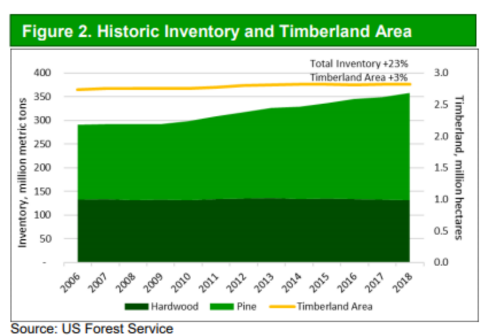
"Strong markets for forest products provide incentives for private landowners to keep their lands in forest cover (Wear 2013). This is particularly important across the longleaf range where recent forecasts of human population and income growth point toward increasing pressure in some locations to convert forest land to

other uses (Wear 2013)<sup>4</sup>. Strong markets also enable landowners to invest in the management practices required to establish longleaf pine forests and implement practices such as prescribed fire and thinning which are crucial restoration activities<sup>5</sup>."

### Forestland Descriptions

MBE's catchment is located in a unique geographic area with different land cover and terrain characteristics.

MBE is located on the border of the Mississippi Delta agricultural area and the heavily forested uplands to the west. Despite the high percentage of floodplain land in the supply shed, 42% of the acreage within the shed is upland forest. SYP, generally the most productive forest type in the region, is estimated to make up approximately 25% of the land cover, and it represents 44% of forest species in the area. Since 2006, total timberland area in the MBE catchment has increased by 3%. The increase of forested hectares is in the form of planted pine by 45%, and a decrease in natural pine and hardwood hectares by 7% in the same area.

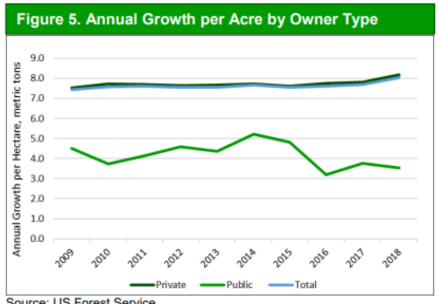


State forestry websites feature detailed descriptions of for

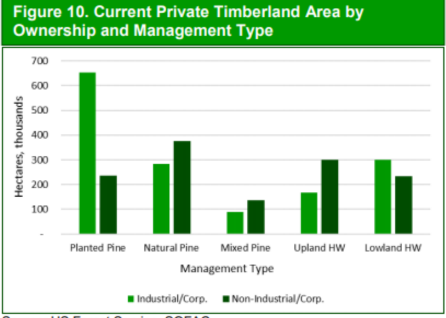
State forestry websites feature detailed descriptions of forests and include noteworthy facts about each state's forests. Forest Inventory Analyses data is also publicly available, and provides many important parameters, including changes over time, in the states that supply MBE. Summaries of forest coverage near Morehouse are shown in the tables below.

<sup>4</sup> Wear, D. N. 2013. "Forecasts of Land Uses." Chapter 4 in Southern Forest Futures Project Technical Report. http://www.srs.fs.usda.gov/futures/reports/draft/Frame.htm.

<sup>&</sup>lt;sup>5</sup> Longleaf Alliance and NCASI. 2014 "Longleaf Pine: Sustainable Forest Management and the Restoration of a Species" brochure.







Source: US Forest Service, SOFAC

### SBP Feedstock Product Groups & Supplier Make-Up<sup>6</sup>

All Primary and Secondary feedstock used by MBE is SBP Compliant.<sup>7</sup>

MBE's supplier base is made up of timber dealers, logger-dealers, and managers of corporately owned timberland which provide primary feedstocks. In addition, residuals from sawmills and other wood manufacturing suppliers provide secondary feedstocks. Specific supplier lists and volumes by feedstock types are maintained and stringently reviewed by external auditors.

# Actions taken to promote certification amongst feedstock supplier

DBI implemented Sustainable Forest Management programs, many of which require participant companies to promote certified forest management amongst feedstock suppliers. This includes extensive reporting and contractually required training, as well as other components that are necessary for the certifications. DBI's procurement staff are trained to assist suppliers and landowners to achieve these certifications through direct and/or collaborative efforts.

DBI continually monitors the amount of certified fiber that it purchases and will pursue opportunities to increase the area of certified forests within its catchments.

In 2018 DBI published a document <u>"The Southern Working Forest – a Guide to Sustainable Management"</u>. Chapter 2 of this document outlines the benefits of certification, and contact details are provided for those who want to explore further.

# Final harvest sampling programme

The average rotation length for SYP in LBE's catchment is approximately 35 years or less. This is below the 40 years rotation length stipulated for the final harvest sampling as required by SBP Standard 5 and the proposed Dutch regulations.

<sup>&</sup>lt;sup>6</sup> Commercial sensitivity: Specific numbers omitted. Divulging current or forecasted supplier types and numbers may be used by third parties to gain a competitive advantage in the catchment. These figures are subject to change.

<sup>&</sup>lt;sup>7</sup> SBP Compliant Primary, Secondary and Tertiary feedstocks are defined in the "SBP Glossary of Terms and Definition" and described further in "SBP Standard 1, section 6, indicator 1.1.3."

# Flow diagram of feedstock inputs showing feedstock type



# Quantification of the Supply Base

Provide metrics for the Supply Base including the following. Where estimates are provided these shall be justified.

### Morehouse BioEnergy, LLC Supply Base of 60 Air Miles

- a. Total Supply Base area (hectares): 3.9 million ha cumulative area of all forest types with 2.8 million ha of operable timberland within Supply Base
- b. Tenure by type (ha):

Privately owned *c.* 96% (*c.* 66% small private owners, 25% corporates, investment)

Public c. 4%

Community concession de minimis

- c. Forest by type (ha): 3.9 million ha Temperate
- d. Forest by management type (ha):

Plantation c. 930,000 ha

Managed Natural *c.* 1.33 million ha (remainder of pine, mixed forests and hardwood areas) Natural 520.0000 ha

e. Certified forest by scheme (ha): Not known in detail for catchment. \* PEFC-endorsed forest management schemes: SFI® and American Tree Farm™ are the predominant schemes, with minor areas of FSC® certified forest. DBI expects the feedstock supply to generally mimic the certified percentage offerings state wide. DBI estimates the ability to procure a conservative 30-40% of feedstock from certified sources.

### Feedstock

Assuming steady state operations for production of 400,000 – 600,000 tonnes of pellets:

- f. Total volume of Feedstock: >1,000, 000 tonnes
- g. Volume of primary feedstock: 400,000 600,000 tonnes
- h. List percentage of primary feedstock (g), by the following categories.
  - a. 60% to 79% certified to an SBP-approved Forest Management Scheme broken down as:
    - i. FSC®: c. 0% to 19%

- ii. PEFC-endorsed forest management schemes: c. 80% to 100%
  - 1. SFI®: c. 60% to 79%
  - 2. ATFS™: c. 0% to 19%
- iii. 20% to 39% not certified to an SBP-approved Forest Management Scheme
- i. List all species in primary feedstock, including scientific name Predominantly Southern Yellow Pine – Majority Loblolly Pine (Pinus taeda), smaller quantities of other pines – Slash pine (Pinus elliotii), Shortleaf pine (Pinus echinata), Spruce pine (Pinus glabra), Virginia pine (Pinus virginiana) and de minimis volumes of Longleaf Pine (Pinus palustris)-see comments in the Presence of CITES or IUCN species section. Minimal component of mixed southern hardwoods, various varieties of oak, maple, hickory, ash and others. Full list of 56 hardwood species available.

Many components of these wide range of species may appear when primary feedstocks are furnished from in-woods chipping operations or the occasional pine-hardwood mixed pulpwood load is accepted from a traditional harvest. Most of the species mix in this feedstock type would be comprised of Southern Yellow Pine with understory and/or stand improvement treatments including mixed southern hardwoods making up a minute amount of the diverse species mix.

- j. Volume of primary feedstock from primary forest: none
- k. List percentage of primary feedstock from primary forest (j), by the following categories. Subdivide by SBP-approved Forest Management Schemes:
  - a. Primary feedstock from primary forest certified to an SBP-approved Forest Management Scheme
  - b. Primary feedstock from primary forest not certified to an SBP-approved Forest Management Scheme
- I. Volume of secondary feedstock: 200,000 400,000 tonnes
- m. Volume of tertiary feedstock: 0 200,000 tonnes

# Requirement for a Supply Base Evaluation

SBE completed	SBE not completed
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A Supply Base Evaluation is required because a significant proportion of the forest surrounding the pellet mills is not certified. This evaluation will determine the legality and sustainability of fiber delivered to MBE.

# **Supply Base Evaluation**

# Scope

The scope of the evaluation covered the entire supply area for DBI's three pellet plants and considered all existing and potential sources of primary and secondary feedstocks (residuals), as well as the feedstocks' point of origination. The evaluation is consistent with the areas covered by DBI's due diligence processes and risk assessment for PEFC™ Controlled Sources and FSC® Controlled Wood. The intent of the supply base evaluation was to discern the risk level when compared to the indicators of SBP Standard 1. There were no omissions or sub-scopes within the evaluation.

### Justification

The majority of supply comes from private lands, and although there are some larger holdings which are certified, there are many smaller forests that are not. It was therefore deemed prudent to evaluate the entire area without exclusions. The supply area for all pellet mills is included in one assessment, as the applicable legal requirements across the supply base are sufficiently similar, and the forest practices are also sufficiently similar.

This review and analysis was completed by comparing the existence, effectiveness, and applicability of statutes/regulations, established forestry best management practices and recognized research from reputable sources to determine compliance and risk rating in relation to Criteria 1 & 2 of the SBP Standard 1.

### Results of Risk Assessment

The Risk Assessment concluded that most aspects are "Low Risk" in the catchment area for the feedstock being used. This is predominantly due to sufficient and effective legal requirements in this geography, supported by a mature forest industry with well-established practices, including Best Management Practices promoted by states and the use of trained loggers supported by industry.

This sound framework is supplemented by DBI's procurement procedures and third-party audits for FSC<sup>®</sup> Chain of Custody (CoC), PEFC<sup>™</sup> CoC, and SFI<sup>®</sup> CoC and Certified Fiber Sourcing. The Fiber Sourcing Standard is held by a large number of operators in our catchment, meaning the vast majority of harvests will fall under the auspices of this procurement standard. In addition, the growth management and harvesting of SYP is less complex than for other forest types, and typically has fewer environmental sensitivities.

For indicators 2.1.2, 2.2.3, 2.2.4 and 2.4.1, there is a determination of "Specified Risk". This follows analysis of information included in the recently concluded US FSC® Controlled Wood National Risk Assessment. This identified specified risks, detailed in Annex 1. DBI staff attend FSC® meetings to understand and implement mitigations and to gather views on how effective those mitigations are.

Though FSC® identified "conversion to non-forest" as a potential risk in some areas (which would pertain to indicator 2.1.3), none of the identified counties fall into DBI's catchment.

Mitigation measures are discussed in detail in section 9 below. They sit next to the raft of diligent procurement processes that have been developed, implemented, and monitored over the past 4 years.

# Results of Supplier Verification Programme

Risk assessment did not find any assignment of "unspecified risk" therefore no supplier verification program is required at this time.

### Conclusion

There is "low risk" for most indicators of the SBP Standard 1 based on the evidence provided of sound forestry practices, existing effective legislation, and diligent procurement processes that guide industry and landowners on the sustainable management of forests. For the four indicators where "specified risk" has been concluded, mitigating actions derived from multi-stakeholder processes will be implemented and monitored for effectiveness.

Forest inventories are steadily increasing, and carbon stocks remain stable in MBE's catchment. Local communities benefit from the economic impact resulting from MBE's operations.

In conclusion, with diligent procurement processes, and implementation of mitigation measures where required, the raw material supply and resulting production of pellets meets the requirements for "SBP-compliant" pellets.

DBI is constantly engaged with stakeholders to ensure any changes are evaluated.

# **Supply Base Evaluation Process**

DBI utilized both internal and external resources to complete the Supply Base Evaluation (SBE). The SBE was produced by DBI employees with experience in forest certification and sustainability. A highly qualified consultant with external auditing expertise helped collect and collate initial supporting evidence and stakeholder responses. Other DBI employees, particularly those on the procurement team and those associated with company systems, also contributed to the SBE.

Evidence collected as part of achieving and maintaining pre-existing certification programs was used in the SBE. Remaining shortfalls were completed by using reputable sources of information provided by public agencies, conservation and forestry organizations from within the region.

Contractual requirements with feedstock suppliers provided the baseline by which compliance with SBP indicators is achieved, supported by recognized good governance and the effective rule of law at State and Federal level.

DBI operates a supplier internal audit process in which suppliers are reviewed on a periodic basis depending on a risk level (i.e. certified vs non-certified). The external auditor has a view of the sampling rates and results of those reviews.

# 1 Stakeholder Consultation

DBI conducted an initial stakeholder consultation in 2015, followed by consultations related to supply base expansion in 2018, and 2019. This year (2020) a stakeholder consultation was conducted as a part of the SBP recertification process for ABE and MBE.

To properly identify interested stakeholders, DBI staff solicited a wide range of potential stakeholders for the initial and recertification consultation. Invitations were sent out to c. 200 stakeholders representing a cross-section of interests and expertise, including local, state and federal agencies, local forest industry participants, research institutions, forestry/landowner associations, NGOs, indigenous peoples and others (Appendix A).

Stakeholders were administered questions via online survey in 2015 and 2018 and were provided the full SBE to review in 2019 and 2020. The on-line survey presented verifiers for each indicator and consultees were asked to rate the evidence used to conclude each indicator's risk level. Consultees were also solicited to provide additional verifiers and to comment on the quality of the verifiers presented for each indicator. In the initial stakeholder survey DBI received 29 direct responses from 8 participants and subsequently revisited 13 indicators to assure verifiers were complete.

The certifying body held a follow-up consultation immediately after conclusion of DBI's initial consultation and 2020 consultation. Results of consultations appear in the certifying body's public audit reports for each biomass producer.

Following close of the initial consultation, DBI continued a dialogue with an inquiring stakeholder that missed the open comment period. This dialogue did not reveal any previously unknown risks, but local contact emphasised some concerns, particularly in respect of valuable ecosystems in the region. DBI has responded to those concerns and continues the dialogue outside of the formal stakeholder consultation process.<sup>8</sup>

# Response to stakeholder comments

Results of previous stakeholder consultations are available in the respective Supply Base Reports posted on the SBP Website <a href="https://sbp-cert.org/certificate-holders/lasalle-bioenergy-llc-sbp-04-23/">https://sbp-cert.org/certificate-holders/lasalle-bioenergy-llc-sbp-04-23/</a>. A list of consulting entities is included in Appendix A. In 2020 172 stakeholders were contacted as well as all direct DBI suppliers. Stakeholders received a request for comment via email which provided a direct link to the Supply Base Evaluation. Two Stakeholders formally responded, although one comment was addressed to SCS in response to their survey, with DBI copied in for context.

Comment 1 – Was from another BP. The content of the comment provided very helpful comments related to SBE format as well as specific questions and comments to 16 criteria within the SBE.

Response 1 - The comments were constructive but suggested no short-coming in DBIs approach to risk rating or mitigation. DBI responded with a note of thanks and a phone call to discuss the detailed comments provided. Minor adjustments were made to improve the content of DBI's SBE.

Comment 2 – Was from an NGO whose mission is to promote conservation of wildlife in LA. It was generally supportive but offered up two of the memberships concerns related to forest management in the state, and that is (1) the concern over detrimental effects of pine monoculture and (2) the forest health issues in the US National Forest. The second concern offered a suggestion that DBI might be able to assist the USFS via its market for diseased and damaged timber.

Supply Base Report: Morehouse BioEnergy, LLC, Re-assessment

<sup>&</sup>lt;sup>8</sup> Press release highlighting the collaboration with interested stakeholder, Atchafalaya Basinkeeper. <a href="http://draxbiomass.com/news/drax-biomass-collaborates-with-atchafalaya-basinkeeper-to-protect-louisianas-valuable-wetlands/">http://draxbiomass.com/news/drax-biomass-collaborates-with-atchafalaya-basinkeeper-to-protect-louisianas-valuable-wetlands/</a>

Response 2 – Although the letter was a direct response to SCS parallel consultation, DBI responded via email thanking the organization for their thoughtful comment. DBI acknowledged the organization's concerns and is planning to continue a dialogue with them around pine management, biodiversity, and how DBI's presence in the region may offer conservation opportunities.

# Overview of Initial Assessment of Risk

The initial risk assessment for DBI determined that most indicators are Low Risk for areas from which MBE procures biomass. The risk ratings were determined by studying a large volume of evidence previously collected to conduct DBI's company-level Controlled Wood Risk Assessment and Due Diligence Processes, and to determine compliance with the European Union Timber Regulation and the UK Department of Energy and Climate Change's Timber Standard for Heat and Electricity. The Low Risk ratings were supported by DBI's conclusion that the United States and the relevant states have well-established systems of laws and regulations that satisfy all applicable SBP indicators.

The four indicators that are "specified risk" are discussed further below.

There are no sub-scopes.

Table 1. Overview of results from the risk assessment of all Indicators (prior to SVP)

Indicator	Initi	al Risk	Rating
indicator	Specified	Low	Unspecified
1.1.1		Х	
1.1.2		Χ	
1.1.3		Х	
1.2.1		Х	
1.3.1		X	
1.4.1		Х	
1.5.1		Х	
1.6.1		Х	
2.1.1		Х	
2.1.2	X		
2.1.3		Х	
2.2.1		Х	
2.2.2		Х	
2.2.3	Х		
2.2.4	X		
2.2.5		Х	
2.2.6		Х	
2.2.7		X	
2.2.8		Х	
2.2.9		х	

	Initi	al Risk	Rating
Indicator	Specified	Low	Unspecified
2.3.1		Х	
2.3.2		Х	
2.3.3		Х	
2.4.1	X		
2.4.2		Х	
2.4.3		Х	
2.5.1		Х	
2.5.2		Х	
2.6.1		Х	
2.7.1		Х	
2.7.2		Х	
2.7.3		Х	
2.7.4		Х	
2.7.5		Х	
2.8.1		Х	
2.9.1		Х	
2.9.2		Х	
2.10.1		Х	

# **Supplier Verification Programme**

# Description of the Supplier Verification Programme

No Supplier Verification Program required due no "unspecified risk" determinations.

### Site visits

N/A

Conclusions from the Supplier Verification Programme

N/A

# **Mitigation Measures**

# Mitigation measures

Specific mitigation measures, beyond diligent procurement processes, were identified for 4 indicators – 2.1.2, 2.2.3, 2.2.4, and 2.4.1. These are all related, and the same mitigations are appropriate to make the risk of non-compliance with the indicators "low".

- 2.1.2 The Biomass Producer has implemented appropriate control systems and procedures to identify and address potential threats to forests and other areas with high conservation values from forest management activities.
- 2.2.3 The Biomass Producer has implemented appropriate control systems and procedures to ensure that key ecosystems and habitats are conserved or set aside in their natural state
- 2.2.4 The Biomass Producer has implemented appropriate control systems and procedures to ensure that biodiversity is protected
- 2.4.1 The Biomass Producer has implemented appropriate control systems and procedures for verifying that the health, vitality and other services provided by forest ecosystems are maintained or improved.

DBI has taken note of work done in producing Guidance for Assessment of Risk, Means of Verification and Mitigation Measures in the SE US, carried in Q3 2018. DBI undertakes risk profiling of suppliers.

Beyond established due diligence procedures, including knowledge of location of primary tracts, access to NatureServe information, prevalence of trained loggers, monitoring, state and federal legislation, contractual requirements, (detailed in Annex 1), the following mitigation measures have been identified for these indicators – the text is per Annex 1, DBI's supply base evaluation:

FSC US has identified, and developed mitigation measures, for four key ecosystems and one species of concern found in DBI's wider supply base. These are, Late Successional Bottomland Hardwoods, Native Longleaf Pine Systems, Southern Appalachian Critical Biodiversity Area, Central Appalachian Critical Biodiversity Areas, and the Dusky Gopher Frog. For Morehouse, the Late Successional Bottomland Hardwoods are the most significant. Other Specified Risks, notably the Dusky Frog, are not found in the MBE catchment.

The following information on Mitigations is included in the SBE, Annex 1 of this Report:

DBI has integrated the FSC HCV maps into its GIS system and screens all suppliers for their intersection with the Specified Risks identified by FSC. Mitigation for primary feedstock includes controls embedded in DBI's internal processes which are subject to monitoring and internal audit. DBI does not have line of sight to individual tracts that provide fiber to secondary and tertiary feedstock suppliers, so other mitigations are appropriate. The following provides an overview of mitigations chosen for each FSC Specified risk:

### Late Successional Bottomland Hardwoods (LSBH)

As DBI primarily sources Southern Yellow Pine, Late Successional Bottomland Hardwoods are mainly an issue for residual suppliers who process hardwoods and are proximate to LSBH areas. The areas that potentially have LSBH have been mapped by FSC and integrated into DBI's GIS system. For residual suppliers, outreach and education will be the choice mitigation tool. Educational materials have been developed to engage landowners, foresters, and loggers in conservation of this forest system. DBI also actively supports workshops and learning exchanges focused on improving the management of bottomland hardwoods in the supply area.

### Native Longleaf Pine Systems (NLPS)

For NLPS, the areas at risk have been identified by FSC at county/parish level. These areas have been included in DBI's GIS system. Education and outreach will be the primary mitigation for residual suppliers whose sourcing area intersects FSC identified risk areas. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of Native Longleaf Pine systems. DBI also actively supports workshops and learning exchanges focused on encouraging proactive management of longleaf pine in the supply area.

Southern and Central Appalachian Critical Biodiversity Area (CACBA and SACBA respectively)
Both the Central and Southern Appalachian Critical Biodiversity Areas will only affect DBI's residual sourcing due to the distance from existing pellet mills. Education and outreach will be the mitigation tool employed. As described for the risks above, these materials will be developed according to best available science and be adapted as new information and approaches come available (i.e. through FSC CW Regional meetings). This educational material will be aimed at increasing awareness of the sensitivities and unique nature of these CBAs in hopes of increasing conservation of these highly biodiverse areas.

### Dusky Gopher Frog (DGF)

For the Dusky Gopher Frog, FSC identifies two small areas at the extreme south of our residual sourcing area. FSC has identified education and outreach as a mitigation option for the DGF. DBI will provide educational materials to the suppliers which have the potential to source from the FSC identified risk areas. Educational materials will be informed by the best available science and adapted as new information and/or approaches become available. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of DGF populations.

If it is determined that the risk of negative impact to the HCV cannot be effectively mitigated through information flow and internal controls DBI can choose not to accept material from a region or a supplier.

DBI's existing programmatic procedures combined with the mitigations described above are sufficient to bring the risk of non-compliance with this requirement to "low".

# Monitoring and outcomes

Monitoring will include continuing attendance at regional FSC® meetings, a forum which should provide insight into effectiveness of FSC mitigation implementation at a regional level. DBI also monitors residual supplier uptake and use of mitigation materials. Thus far information from suppliers indicates that they do have a better understanding of the specified risks in their operational area and no issues pertaining to the protection of these ecosystems or critical biodiversity areas (and species) have been raised as a concern. DBI's in-house BMP and HCV assessments have identified no issues related to protection of species or ecosystems of concern and they continue to serve as a valuable communication tool for continuous improvement in harvest implementation.

# **Detailed Findings for Indicators**

Detailed findings for each Indicator are given in Annex 1.

# Review of Report

### Peer review

The Supply Base Report was peer-reviewed by an experienced consultant and another pellet producer.

2015/16

• Doug Patterson – Renewable Strategies

• Barry Parish - Georgia Biomass

2016/17

Via Annual Internal Audit: Mike Ferrucci – Interforest

<u>2018/19</u>

 No external review, but completed to include learning from multistakeholder meetings concerning SBR's and the SBP Risk Assessment process.

2019/20

Via Annual Internal Audit: Mike Ferrucci, R. S. Berg & Associates, Inc

### Public or additional reviews

Further review was undertaken during the audit process.

# **Approval of Report**

Approval of	Approval of Supply Base Report by senior management				
Report Prepared by:	Kyla Cheynet	Director of Sustainability	8-15-20		
	Name	Title	Date		
and do here	gned persons confirm that I/we are memb by affirm that the contents of this evaluati It as being accurate prior to approval and	on report were duly acknowle			
Report approved by:	MWLO	Sr. VP, Drax Biomass	8-17-20		
	Name	Title	Date		
Report approved by:	[name]	[title]	[date]		
	Name	Title	Date		
Report approved by:	[name]	[title]	[date]		
•	Name	Title	Date		

# **Updates**

### 2016/17

Some minor updates have been included in this report. In particular, additions and changes were included in sections 2.1 and 2.5 with updates on progress and reviews of information in sections 4.5 and 6.

Section 2.1: Statements included to address expected changes in feedstock type availability and wood manufacturing ownership in MBE's catchment.

Section 2.5: Updated feedstock proportions to reflect capabilities of what catchment has to offer and changes to MBE's feedstock type intake capabilities.

Section 4.5: Noted that no significant changes have occurred in the catchment to challenge the previous conclusion.

Section 6: Relations with stakeholders continue to evolve and challenges and successes will be noted as they are identified.

Section 11: Noted review of SBR by internal auditor.

Section 13: Section updated with required information to comply with the passing of an additional audit year.

2017/18

Updates to capture emergence of "specified risk" for 4 indicators.

2018/19

Updates to capture information on recent catchment area analysis by Hood Consulting and expanded enterprise-wide supply base.

2019/2020

Updated to capture updates in mitigations and wood basin dynamics.

# Significant changes in the Supply Base

As discussed in Section 2.1 above, the closure of low-grade fiber consuming mills like GP are starting to affect the supply base, making more low-grade fiber available. Solid-wood product markets are slowly rebounding, making residual supply more available. While the solid-wood product markets have been subdued due to COVID-19, assumption is that there will still be growth in these markets and residual materials will continue to form a significant component of the feedstock.

## Effectiveness of previous mitigation measures

Diligent procurement practices and mitigation measures and have been effective.

### New risk ratings and mitigation measures

Risk ratings "specified risk" for 2.1.2, 2.2.3, 2.2.4 and 2.4.1 remain the same as identified in 2019. Mitigation

measures identified are described in section 9 above.

# Actual figures for feedstock over the previous 12 months

Based on 12 months of production and steady state of operations: 400,000 – 600,000 tonnes of pellets:

- a. Total volume of Feedstock: 800,000 1,000,000 tonnes
- b. Volume of primary feedstock: 600,000 800,000 tonnes
- c. List percentage of primary feedstock (g), by the following categories. Subdivide by SBP-approved Forest Management Schemes.

Our expectation for SBP-approved certified primary feedstocks in steady state operation would be in ranges shown below

- 60% to 79% certified to an SBP-approved Forest Management Scheme broken down as:
  - <sup>i.</sup> FSC<sup>®</sup>: c. 0% to 19%
  - ii. PEFC-endorsed forest management schemes: c. 100%
    - <sup>1.</sup> SFI<sup>®</sup>: c. 60% to 79%
    - <sup>2.</sup> ATFS<sup>™</sup>: c. 0% to 19%
- 29% to 40% not certified to an SBP-approved Forest Management Scheme
- d. List all species in primary feedstock, including scientific name

Predominantly Southern Yellow Pine – Majority Loblolly Pine (*Pinus taeda*), smaller quantities of other pines – Slash pine (*Pinus elliotii*), Shortleaf pine (*Pinus echinata*), Spruce pine (*Pinus glabra*), Virginia pine (*Pinus virginiana*) and de minimis volumes of Longleaf Pine (*Pinus palustris*)-see comments in the Presence of CITES or IUCN species section. Minimal component of mixed southern hardwoods, various varieties of oak, maple, hickory, ash and others. Full list of 56 hardwood species available.

Many components of these wide range of species may appear when primary feedstocks are furnished from in-woods chipping operations or the occasional pine-hardwood mixed pulpwood load is accepted from a traditional harvest. At present, in-woods chips comprise 30% of MBE's feedstock. The hardwood component of primary feedstocks is estimated to represent <10% of total pellet feedstocks. Most of the species mix in this feedstock type would be comprised of Southern Yellow Pine with understory and/or stand improvement treatments including mixed southern hardwoods making up a minute amount of the diverse species mix.

- e. Volume of primary feedstock from primary forest *Nil*List percentage of primary feedstock from primary forest (i), by the following categories. Subdivide by SBP-approved Forest Management Schemes
  - Primary feedstock from primary forest certified to an SBP-approved Forest Management Scheme
  - Primary feedstock from primary forest not certified to an SBP-approved Forest Management Scheme
- f. Volume of secondary feedstock: 200,000 400,000 tonnes
- g. Volume of tertiary feedstock: 0 200,000 tonnes

# Projected figures for feedstock over the next 12 months

Assuming steady state operations for production of 400,000 - 600,000 tonnes of pellets 9:

<sup>&</sup>lt;sup>9</sup> Based off commercial forecasts.

- a. Total volume of Feedstock: > 1.0M green metric tonnes
- b. Volume of primary feedstock: 600,000 800,000 tonnes
- c. List percentage of primary feedstock (g), by the following categories. Subdivide by SBP-approved Forest Management Schemes.

Our expectation for SBP-approved certified primary feedstocks in steady state operation would be in ranges shown below

- 60% to 79% certified to an SBP-approved Forest Management Scheme broken down as:
  - <sup>i.</sup> FSC<sup>®</sup>: c. 0% to 19%
  - ii. PEFC-endorsed forest management schemes: c. 100%
    - 1. SFI®: c. 60% to 79%
    - 2. ATFS™: c. 0% to 19%
- 20% to 39% not certified to an SBP-approved Forest Management Scheme
- d. List all species in primary feedstock, including scientific name

Predominantly Southern Yellow Pine – Majority Loblolly Pine (*Pinus taeda*), smaller quantities of other pines – Slash pine (*Pinus elliotii*), Shortleaf pine (*Pinus echinata*), Spruce pine (*Pinus glabra*), Virginia pine (*Pinus virginiana*) and de minimis volumes of Longleaf Pine (*Pinus palustris*)-see comments in the Presence of CITES or IUCN species section. Minimal component of mixed southern hardwoods, various varieties of oak, maple, hickory, ash and others. Full list of 56 hardwood species available.

Many components of these wide range of species may appear when primary feedstocks are furnished from in-woods chipping operations or the occasional pine-hardwood mixed pulpwood load is accepted from a traditional harvest. At present, in-woods chips comprise 30% of LBE's feedstock and expected to increase in the next 12-months. Pine-hardwood pulpwood mixed loads are *de minimus*. However, the hardwood component of primary feedstocks is estimated to represent <10% of total pellet feedstocks. Most of the species mix in this feedstock type would be comprised of Southern Yellow Pine with understory and/or stand improvement treatments including mixed southern hardwoods making up a minute amount of the diverse species mix.

- d. Volume of primary feedstock from primary forest *Nil*List percentage of primary feedstock from primary forest (i), by the following categories. Subdivide by SBP-approved Forest Management Schemes
  - Primary feedstock from primary forest certified to an SBP-approved Forest Management Scheme
  - Primary feedstock from primary forest not certified to an SBP-approved Forest Management Scheme
- e. Volume of secondary feedstock: 200,000 400,000 tonnes
- f. Volume of tertiary feedstock: 0 200,000 tonnes

# Appendix A

### **List of Consultees Entities**

### **Certification Standards**

Sustainable Forestry	Forest Stewardship	American Tree Farm	International	
Initiative®	Council®	System™	Standards	
IIIIIauve	Couricii	Oysteili	Organization	
Certification Bodie	<u> </u>		Organization	
Advanced	BM TRADA Cert NA,	Bureau Veritas	Rainforest Alliance	Price Waterhouse
Certification	Inc	Duleau Velilas	Namiorest Amarice	Cooper
Certification	IIIC			Соореі
SCS Global Services	QMI - SAI Global	NSF		
Natural Resources	· ·	1		
Bayou Cocodrie	Catahoula National	D'Arbonne National	Grand Cote National	Handy Brake
National Wildlife	Wildlife Refuge	Wildlife Refuge	Wildlife Refuge	National Wildlife
Refuge			····aiii · ···aige	Refuge
Holt Collier National	Lake Ophelia	Louisiana Wetland	Overflow National	St. Catherine Creek
Wildlife Refuge	National Wildlife	Management District	Wildlife Refuge	National Wildlife
	Refuge			Refuge
Tensas River	Upper Ouachita	Yazoo National	USFWS Endangered	Mississippi Forestry
National Wildlife	National Wildlife	Wildlife Refuge	Species Program	Commission
Refuge	Refuge			
Louisiana Agriculture	Arkansas Forestry	Texas A&M Forest	Homochitto National	USFS Southern
& Forestry	Commission	Service	Forest	Research Station
Alabama Forestry	Kisatchie NF	Oklahoma Forestry	AL National Heritage	OK NRCS
Commission		Service	Program	
Ouachita National	Natural Resource	Hot Springs National	Big Lake Wilderness	Black Fork
Forest	Conservation	Park		Wilderness
	Service-Local Offices			
Buffalo National	Caney Creek	Dry Creek	East Fork	Flatside Wilderness
River Wilderness	Wilderness	Wilderness	Wilderness	
Hurricane Creek	Leatherwood	Poteau Mountain	Richland Creek	Upper Buffalo
Wilderness	Wilderness	Wilderness	Wilderness	Wilderness
Cane Creek State	Lake Chicot State	Moro Bay State Park	AR Natural Heritage	Breton Wilderness
Park	Park		Program	
Felsenthal Wildlife	Kisatchie Hills	Lacassine	Chemin-A-Haut	Lake D'Arbonne
Refuge	Wilderness	Wilderness	State Park	State Park
Chemanihaut State	Poverty Point World	Lake Claiborne State	Jimmie Davis State	Winter Quarters
Park	Heritage Site	Park	Park	State Historic Site
Lake Bruin State	LA Natural Heritage	Black Creek	Gulf Islands	Leaf Wilderness
Park	Program	Wilderness	Wilderness	
Choctaw NWR	Talladega NF	Sipsey Wilderness	Blandon Springs SP	Cedar Creek SP
Rolan Cooper SP	Boykin WMA	Kinterbush WMA	Demopolis WMA	Little River SF
Clark Creek Nature	Percy Quin State	Natchez State Park	Lake Lincoln State	Mississippi Natural
Area	Park	14 (1 0 1 1 1	Park	Heritage Program
Kitsatchie Hills	Caddo Lake State	Martin Creek Lake	Atlanta State Park	Texas Natural
Wilderness	Park	State Park		Heritage Program
TN Division of	TN Wildlife			
Forestry	Resources Agency			
Professional Organ	 nizations			
Southern Group of	Louisiana Forestry	Mississippi Forestry	Arkansas Forestry	Texas Forestry
State Foresters	Association	Association	Association	Association
Forest Resources	The Forest Guild	American Forest &	US Industrial Pellet	Composite Panel
Association	THE LOTEST GUILD	Paper Association	Association	Association
Association of	Society of American	The Wildlife Society	Sustainable Forestry	State Tree Farm
Consulting	Foresters-Local	The wilding Society	Initiative	Committees
Foresters-Local	Chapters		Implementation	Johnnittees
Chapters	Опаркого		Committees	
σπαρισιο	1	<u> </u>	Committees	1

National Association of Forest Owners	Forest Landowners Association	Four States Timber Association	National Woodland Owners Association-	East Texas and Southeast Texas
or r order o milero	, recodiation	7.00001011	Local Chapters	Timberland Owners Associations
Mississippi County	Alabama Forest	Alabama Forestry	SFI SICs and Tree	Oklahoma Forestry
Forestry	Landowner Assoc.	Assn	Farm Committees	Association
Associations-Local				
Chapters	- 212			
Tennessee Forestry	Tennessee SIC			
Association	0			
Nongovernmental		T = =	1 =	T
Atchafalaya Basin	Gulf Coast	Sierra Club-Delta	Dogwood Alliance	Natural Resource
keeper	Restoration Network	Chapter		Defence Council
The Nature	Bat Conservation	National Wildlife	Longleaf Alliance	State Wildlife
Conservancy-	International	Federation-Local		Federations
Local Chapters		Chapters		
Ducks Unlimited-	Quail Forever	National Wild Turkey	Quality Deer	
Local Chapters		Federation	Management	
			Association	
Indigenous People	es (Federal and State			
Coushatta	Chitimacha	Jena,Tunica-Biloxi	Caddo	Biloxi-Chitamimacha
Choctaw	Clifton-Choctaw	Four Winds	Louisiana Choctaw	Point-Au-Chien
Cherokees of SE AL	Cherokee	Ma-Chris Lower	Piqua Shawnee	Star Clan
Haita d Harrisa	Missississis Dand of	Creek Indiana Tribe	0	Farm Mind at a Table a
United Houma	Mississippi Band of Choctaw	Cher-O-Creek Intra Tribal Indiana	Coushatta	Four Winds Tribe
Creeks	Chociaw Cherokee Tribe of	MOWA Choctaw		
Creeks	Alabama	Indians		
Local Government		IIIulalis		
		Marahawaa Dariah		
LaSalle Parish, LA	Amite County	Morehouse Parish,		
Police Jury		LA Police Jury		
	ment Organizations	1	1	
Bastrop-Morehouse	Louisiana Economic			
Chamber of	Development (LED)			
Commerce				
	sociations/Programs	1	T	
American Logging	Arkansas Timber	Texas Logging	Mississippi Board of	Arkansas Board of
Council	Producers	Council	Registration for	Registration for
	Organization		Foresters	Foresters
Louisiana Logging	American Wood	Alabama Board of	Alabama Logging	
Council-Regional	Council	Registration for	Council	
Chapters		Foresters		

# Annex 1: Detailed Findings for Supply Base Evaluation Indicators

Entirety of Supply Base Evaluation (SBE) applicable to Amite, LaSalle, Morehouse Bioenergy unless notated otherwise.

### **Preamble**

### Leading means of verification applicable to most indicators:

The existence of, and effective application of, state and federal legislation is a key verifier. Suppliers and forest landowners located within the defined fiber catchments operate in a social system upheld by the "rule of law". The effectiveness of the rule of law in the US is verified by such indices as the <u>Worldwide Governance Indicators</u>, overseen by the World Bank. The US is in the 89<sup>th</sup> percentile for rule of law, giving confidence to the rule of law as a control.

Third party certifications are further evidence that Drax Biomass Inc. (DBI) complies with applicable legislation, regulations and/or accepted practices. In addition to the Sustainable Biomass Program (SBP), DBI participates in three other certification programs: FSC® Chain of Custody and Controlled Wood, SFI® Chain of Custody and Fiber Sourcing, and PEFC™ Chain of Custody. DBI's management system, internal processes and policies are reviewed as part of the external third-party audits associated with the certifications listed.

The Sustainability section of the Drax Biomass webpage contains additional resources: https://www.draxbiomass.com/sustainability/

Landscape Level Risk Assessments:

- FSC® US National Controlled Wood Risk Assessment (US NRA)
- Global Forest Registry (discontinued but valuable for initial evaluation process reference retained)
- <u>FSC® Controlled Wood Risk Assessments</u> (CWRA) of other forest products users in DBI's fiber procurement catchments
- SBP Supply Base Reports of other forest products users in DBI's fiber procurement catchments
- DBI's Due Diligence System (DDS) for fiber procurement

Supporting Company Policies and Procedures:

- <u>Drax Environmental Policy</u>
- Drax Sustainability Policy
- Drax Health and Safety Policy
- DBI's Biomass Sustainability Programs (BSPs) Contracts, Procedures and Records

This revision of the Supply Base Evaluation incorporates the final FSC US Controlled Wood Risk Assessment. The US NRA has identified some "specified risks" in relation to high conservation value forests and conversion, and has mapped these. There are no regions of DBI's sourcing area identified by FSC to be at risk for conversion, however, specified risks related to other high conservation values have been identified. The specified risks identified pertain to SBP indicators 2.1.2, 2.2.3, 2.2.4 and 2.4.1. DBI implements suitable mitigations for these risks by utilizing FSC approved mitigations as well as internal controls.

	Indicator		
1.1.1	The Biomass Producer's Supply Base is defined and mapped.		
Finding	Drax Biomass Inc's (DBI) fiber procurement catchment includes Arkansas, Louisiana, Mississippi, and portions of Alabama (47 counties), Texas (37 counties). Oklahoma (7 counties), and Tennessee (37 counties) See map of supply area below. The Company owns and operates three pellet plants: Amite BioEnergy (ABE) in Gloster, MS; Morehouse BioEnergy (MBE) near Beekman, LA and LaSalle BioEnergy (LBE) in Urania, LA. Each plant typically draws feedstock from within a 70-mile radius but maintains the ability to procure out to a 100-mile radius to obtain primary feedstocks in response to market pressures and weather events. However, secondary feedstocks produced by forest product manufactures could be procured from as far away as 200 miles. ABE, under most circumstances, procures fiber from Mississippi, Louisiana and west-central Alabama; LBE from southern Arkansas, Louisiana and potentially east Texas; and MBE from southern Arkansas, northwest Mississippi, and northern Louisiana, with the potential for lesser volumes from east Texas/Oklahoma and western Tennessee.  A map of DBI's sourcing area forms part of DBI's contract with suppliers.		
Means of Verification	Map is provided		
Evidence Reviewed	All means of verification reviewed		
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA		

Comment or	None
Mitigation	
Measure	

	Indicator
1.1.2	Feedstock can be traced back to the defined Supply Base.
Finding	<ul> <li>A map of DBI's sourcing area forms part of DBI's contract with suppliers.</li> <li>Binding contractual requirements stipulate that suppliers disclose the source's origination information (lat/long) to establish a gate pass before loads of roundwood or in-woods chips enter mill sites.</li> <li>Robust transaction accounting system captures sustainability characteristics about the source upon establishment and assigns relational information to each load registered upon delivery.         <ul> <li>Transaction accounting system captures location, type of cut and species groups and other information.</li> <li>Control points are established, and training is completed to ensure only sources of known origin enter mill sites.</li> <li>Monitoring by procurement and sustainability staff verify accuracy of records and locations of tracts.</li> </ul> </li> <li>DBI holds verified SFI®, PEFC™ and FSC® CoC Certificates substantiating that all feedstock is assessed for risk via a Due Diligence System (DDS).</li> <li>Majority of feedstock inputs are from primary sources with a growing proportion from secondary sources.</li> <li>Suppliers of secondary and tertiary feedstocks have contractual requirements to confirm that their feedstock originates within DBI's defined catchment. This is checked through internal procedures at DBI, including logical haul radius regular communication with secondary and tertiary suppliers, and internal audit</li> </ul>
Means of Verification	<ul> <li>Transactional accounting system hold details of volumes, species and locations.</li> <li>Professional fiber procurement and sustainability personnel</li> <li>Third party audits of sustainability program evidence the presence of a functioning supply chain management system that complies with the legal requirements to track and trace raw material.</li> <li>Administrative processes and fiduciary responsibilities to tax law have been defined and implemented. These require business to identify and capture the district of origin of fiber that enable states to assign and collect severance taxes.</li> <li>See Preamble citations, including Worldwide Governance Indicators</li> <li>Forest Property Taxation Systems in the United States: Each jurisdiction has its own version of record retention and/or payment periods for timber purchases.</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
1.1.3	The feedstock input profile is described and categorised by the mix of inputs.
Finding	<ul> <li>DBI's Biomass Producers consume biomass feedstock comprised of low value roundwood, thinnings, tops, logging residues and mill residues from southern yellow pine (SYP) species, with minority components of mixed southern hardwoods.</li> <li>Binding contractual requirements stipulate that suppliers disclose the source's origination information to establish a gate pass before loads enter mill sites. Compulsory requirements to follow all applicable laws and regulations along with upholding the intent of DBI's commitment to sustainable forestry, are included in contracts.</li> <li>Robust transaction accounting system captures sustainability characteristics about the source upon establishment and assigns relational information to each load registered upon delivery.         <ul> <li>Transaction accounting system captures designation of the inputs and species groups.</li> <li>Control points are established, and training is completed to ensure only sources of known origin enter mill sites.</li> </ul> </li> <li>DBI holds verified SFI®, PEFC™ and FSC® CoC Certificates substantiating that all feedstock is assessed for risk via a Due Diligence System (DDS).</li> <li>Majority of feedstock inputs at LBE, MBE, and ABE are from primary sources with a growing proportion from secondary sources.</li> <li>Suppliers of secondary and tertiary feedstocks have contractual requirements to confirm that their feedstock originates within DBI's defined catchment. This is checked through internal procedures at DBI, including logical haul radius and regular communication with secondary and tertiary suppliers. Communication includes inspection where required.</li> <li>Monitoring and internal audit is carried out to verify the accuracy and completeness of information gathered.</li> </ul>
Means of Verification	<ul> <li>Transactional accounting system records of feedstock inputs</li> <li>Monitoring records</li> <li>Administrative responsibilities. Third party audits of sustainability programs evidence the presence of a functioning supply chain management system that complies with the legal requirements to track and trace raw material. Third party audits provide assurance that accurate material inputs are defined and captured (i.e. species, fiber type, harvest method), and derived from sources within the boundaries of the defined risk assessed region.</li> <li>Additional Citations:</li> <li>Preamble citations including Worldwide Governance Indicators</li> <li>Professional fiber procurement and sustainability personnel</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator			
1.4.1	The Biomass Producer has implemented appropriate control systems and procedures to verify that payments for harvest rights and timber, including duties, relevant royalties and taxes related to timber harvesting, are complete and up to date.			
Finding	<ul> <li>FSC US National Risk Assessment has determined there is a "low risk" of illegally harvested wood through examination of 21 indicators including payment of taxes, royalties and duty (indicators 1.2, 1.4-1.7, 1.17, 1.19).</li> <li>Each jurisdiction has its own version of record provisions and/or payment periods for timber purchases. DBI is compliant with the most stringent record retention policies.</li> <li>Severance tax records</li> <li>No export taxes or duties are required for sale of pellets.</li> </ul>			
	<ul> <li>Effective application of State and Federal legislation in respect of customs and duties, especially dealing with assessments and collections. Strong contractual law drives compliance. Management systems, internal processes, and company policies are reviewed as part of third party certifications.</li> <li>See Preamble citations including Worldwide Governance Indicators.</li> <li>All states DBI purchases fiber from have severance tax requirements: <u>Timber severance tax by state.</u></li> </ul>			
Means of Verification	Mississippi:LouisianaArkansasAlabamaOklahomaTennesseeTexasPayment window and access to load 			
	<ul> <li>Severance taxes are paid on behalf of the supplier by DBI allowing the landowner to produce the filing/return with the proper tax authority.</li> <li>Sec of State Certificate of good standing and no tax liens exists for Amite BioEnergy LLC, Morehouse BioEnergy LLC, LaSalle BioEnergy LLS or Baton Rouge Transit LLC . Operational Control Procedures for Wood Procurement states "establishment of account includes the payment of severance taxes to the appropriate authority."</li> <li>Load receipts and vendor statements are issued to suppliers for reconciliation with landowners</li> <li>DBI's Certificates of Good Standing (Ex: Louisiana Sec of State, Mississippi Sec of State)</li> </ul>			
Evidence Reviewed	All means of verification reviewed			
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA			
Comment or Mitigation Measure	None			

	Indicator
1.6.1	The Biomass Producer has implemented appropriate control systems and procedures to ensure that feedstock is not sourced from areas where there are violations of traditional or civil rights.

Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Evidence Reviewed	All means of verification reviewed
Cylidanaa	with tribes located in procurement region. There has been no return communication  • All means of verification reviewed
	Through the Stakeholder Consultation process DBI has attempted to communicate with tribes located in procurement region. There has been no return communication.
	Rights at Work, 1998
	labour issues that are based on ILO Declaration on Fundamental Principles and
	FSC Chain of Custody requires acknowledgements relating to health, safety and
	<ul> <li>Inter-Tribal Community Council of Texas</li> <li>Inter-Tribal Council of NE OK</li> </ul>
	o Inter-Tribal Council of AL, Inc
	<ul> <li>Inter-Tribal Council – Philadelphia, MS</li> </ul>
	Inter-Tribal Council - Flourna, LA     Inter-Tribal Council - Baton Rouge, LA
	<ul> <li>Inter-Tribal Councils of +the region</li> <li>Inter-Tribal Council – Houma, LA</li> </ul>
	US Dept of Interior-Indiana Affairs  Inter Tribal Councile of the region
	o ILO Convention 169
Verification	<ul> <li>Tribal Law and Order Act of 2010</li> </ul>
Means of	<ul> <li>indian Seir-Determination and Education Assistance Act of 1975</li> <li>Native American Languages Act of 1990</li> </ul>
	<ul> <li>Indian Citizenship Act of 1924</li> <li>Indian Self-Determination and Education Assistance Act of 1975</li> </ul>
	o Indian Child Welfare Act of 1978
	<ul> <li>American Indian Religious Freedom Act of 1978 (amended 1994)</li> </ul>
	<ul> <li>There are a number of laws which ensure protection of traditional and civil rights:</li> </ul>
	<ul> <li>Regional and National controls and evidence (e.g. FSC determination of "Low Risk") apply to all suppliers. DBI undertakes regular assessment of supplier performance.</li> </ul>
	<ul> <li>Preamble citations including Worldwide Governance Indicators</li> <li>Regional and National controls and evidence (e.g. ESC determination of "Low Risk")</li> </ul>
	USFS Tribal Relations  Property la citations including Worldwide Covernance Indicators
	certifications.
	systems, internal processes and company policies are reviewed as part of third party
	available to contribute to improved circumstances for indigenous tribes. Management
	<ul> <li>Existence and effective application of federal and state legislation and conventions. These aspects provide protection and recourse if breached. Programs</li> </ul>
	http://www.shawnee-tribe.com/Environmental.html
	https://itec.cherokee.org/
	https://www.tunicabiloxi.org/tribal-info/departments/land-office/
	http://www.jenachoctaw.org/content/epa
	http://www.koasatiheritage.org/pages/tribal-history/
	https://biamaps.doi.gov/ https://www.choctaw.org/government/development/forestry.html
	https://www.bia.gov/sites/bia.gov/files/assets/public/webteam/pdf/idc1-028635.pdf
	concerning consultations, actions and resolutions.
	<ul> <li>Intra-tribal councils and the Bureau of Indian Affairs resources provide information</li> </ul>
	conflict related to decisions affecting natural resources, and forests that are considered to be equitable. Note the list of Federal Acts Below
Finding	Native American tribes, as well as any private citizen, to deal with disagreement and
Cipalina	or traditional cultural identity. There are different mechanisms or processes that allow
	resolving conflicts pertaining to traditional rights including use rights, cultural interests
	The legal system in the United States is generally considered fair and efficient in
	conditions.
	169, which addresses customs and beliefs, education and training, health services, land rights, social security, protection of language and culture, and pay and working
	Though not ratified, the United States is in overall compliance with the ILO Convention
	magnitude pertaining to traditional rights.
	<ul> <li>Recognized and equitable processes are in place to resolve conflicts of substantial</li> </ul>
	determined that there is a "Low Risk" of "wood harvested in violation of traditional and human rights" in the conterminous US (Category 2).
	The recent FSC Controlled Wood National Risk Assessment for the US has

	Indicator			
1.2.1	The Biomass Producer has implemented appropriate control systems and procedures to ensure that legality of ownership and land use can be demonstrated for the Supply Base.			
Finding	<ul> <li>FSC US National Risk Assessment has determined there is a "low risk" of illegally harvested wood through examination of 21 indicators including ownership and land use.</li> <li>The World Bank has awarded the US a Global Governance Index rating that is in the 89<sup>th</sup> percentile for rule of law.</li> <li>Annual review of the DDS is completed to substantiate and reverify the "low risk" determination.</li> <li>Per the preamble, the Worldwide Governance Indicators provides assurance that the rule of law is effective in this geography. This further assures performance of suppliers of secondary and tertiary feedstocks.</li> </ul>			
Means of Verification	<ul> <li>Property law is well established and policed through effective courts (see Global Governance index). DBI has implemented DDS presenting the laws utilized in the US and each state sourced from to showcase the rule of law and public agency governance.</li> <li>Risk assessments listed in preamble, which range from company to landscape level, have captured the existence and effectiveness of statutory, contractual, property, and civil law in the defined supply base.</li> <li>Land use challenges are absent and legal processes are present to establish and challenge land ownership in the wood procurement region.</li> <li>Preamble citations including Worldwide Governance Indicators</li> <li>DBI has implemented a procedure to ensure a defined response of preferred actions to handle identified non-compliant material in relation to compliance with the Timber Standard and EUTR.</li> <li>DBI has written contracts for all suppliers.</li> <li>Suppliers are required to abide by all laws and regulations in a Fiber Purchase Agreement.</li> <li>Monitoring, as well as internal and external audit, act as checks for completeness and accuracy of records.</li> <li>Stakeholder Consultation</li> <li>Transactional accounting system records</li> <li>DBI conducted a comprehensive stakeholder consultation to capture feedback regarding legality issues in the procurement regions.</li> <li>One stakeholder voiced their concern about the level of law enforcement and effectiveness of existing legal controls as they relate to logging. However, DBI continues to support FSC assessment of "low-risk," and through continued monitoring of their catchment finds that the level of enforcement is effective, and that timber trespass is not systemic in procurement region.</li> </ul>			
Evidence Reviewed	All means of verification reviewed			
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA			
Comment or Mitigation Measure	None			

	Indicator				
1.3.1	The BP has implemented appropriate control systems and procedures to ensure that feedstock is legally harvested and supplied and is in compliance with EUTR legality requirements.				
Finding	<ul> <li>EUTR requires that timber is harvested in accordance with applicable legislation in the country of harvest. Information in 1.2.1 above and bullet points below are indicators of low risk of non-compliance for all categories of feedstock.</li> <li>The FSC US National Risk Assessment has determined there is a "Low Risk" of "illegally harvested wood".</li> <li>Each state DBI sources from has timber trespass and theft legislation governing public agencies and enforcement bodies.</li> <li>Each state sourced from has established rule of law and public agency governance.</li> <li>Level of enforcement and effectiveness is evident in news reports and timber trespass is not systemic in procurement catchments. (See evidence table presented in Means of Verification).</li> </ul>				
Means of Verificatio n	FSC US National Risk Assessment has determined there is a "low risk" of illegally harvested wood through examination of 21 indicators including payment of taxes, royalties and duty (indicators 1.2, 1.4-1.7, 1.19).  Timber trespass and theft legislation, governing public agencies and enforcement bodies are existent and effective.  Texas Tennesse Mississippi Louisiana Arkansas Alabama Oklahom Federal a Arkansas Alabama Oklahom Federal Imber Theft Law Theft Law Code Theft La				

### Table 5.1: US Forest Service Law Enforcement and Investigations, Incidents and Case Statistics, 2009–2013

	2009	2010	2011	2012	2013
Cases	2,730	2,668	2,712	2,489	1,657
Incidents	202,200	177,189	138,971	124,571	103,333

Source: US Forest Service presentation to Interpol. Available at:

file:///C:/Users/Test%20Account/Downloads/David%20Ferrell,%20USDA%20Forest%20Service%20-

%20Law%20Enforcement%20Investigations%20(2).pdf

- Preamble citations including Worldwide Governance Indicators
- Timber theft resources by state, Forest 2 Market
- "Illegal Logging and Global Wood Markets", Seneca Creek Assoc and World Resources Institute
- The American Hardwood Export Council (AHEC) examined legality and found that while timber theft is a significant and consequential problem for affected landowners, the volume of US hardwood production that may be illegally obtained is very low relative to production. See <u>Assessment of Lawful Harvesting and Sustainability of US Hardwood</u> <u>Exports</u>, American Hardwood Export Council
- See Chatham House <u>Illegal logging portal</u> for analysis and review of forest governance and legality.
- A Nationwide Survey of Timber Trespass Legislation.by Hicks (MS Thesis) presents a comprehensive list of timber trespass legislation (Timothy Hicks, 2005 PSU School of Forest Resources).
- State Forestry Laws. Defenders of Wildlife, October 2000.
- According to the UCR, property crime offenses declined by 2.6 percent in 2015 compared with 2014, and by 20.2 percent when compared with the 2006 data
- Since 2008, several other states have also acted to strengthen timber theft laws by expanding enforcement and/or increasing penalties (for example, Missouri, Louisiana, and Arkansas). In Louisiana, the rate of occurrence of timber theft is reportedly less than in past years due to changes in the law that imposed higher penalties.
- http://cofe.org/files/2018\_Proceedings/Grove%20and%20Conrad.pdf
   http://www.mdac.ms.gov/wp-content/uploads/mdac\_annualrpt2019.pdf
- http://www.ldaf.state.la.us/forestry/enforcement/
- https://tfsweb.tamu.edu/lawenforcement/reporttimbertheft/w of timber security news feeds
- DBI conducted a comprehensive stakeholder consultation to capture feedback about legality issues in the procurement regions.
  - One stakeholder voiced their concern about the level of law enforcement and effectiveness of existing legal controls as they relate to logging. However, DBI continues to support FSC assessment of "low-risk" and through continued monitoring of their catchment, finds that the level of enforcement is effective, and that timber trespass is not systemic in procurement region
- DBI collects information is collected through the transactional system of record regarding, species, volumes, region of origin, and supplier, all required within EUTR.
- DBI has implemented a procedure to ensure a defined response of preferred actions to handle identified non-compliant material in relation to compliance with the Timber Standard and EUTR.
- DBI has due diligence system that including checks for illegal activities prior to contract commencing. System is referred to internally as "Know Your Vendor" or KYV process.
- DBI's chain-of-custody and FSC CW Due Diligence System houses a comprehensive list of relevant US laws for reference.
- Right to sell material is clearly established as part of legal contract. Management systems, internal processes and company policies reviewed as part of third-party certifications
- Suppliers are obligated to abide by all laws and regulations by signatory of the Fiber Purchase Agreement.

Evidence Reviewed	All means of verification reviewed		
Risk Rating	x Low Risk	☐ Specified Risk	☐ Unspecified Risk at RA

Comment	
or	None
Mitigation	Note
Measure	

	Indicator			
1.4.1	The Biomass Producer has implemented appropriate control systems and procedures to verify that payments for harvest rights and timber, including duties, relevant royalties and taxes related to timber harvesting, are complete and up to date.			
Finding	<ul> <li><u>FSC US National Risk Assessment</u> has determined there is a "low risk" of illegally harvested wood through examination of 21 indicators including payment of taxes, royalties and duty (indicators 1.2, 1.4-1.7, 1.17, 1.19).</li> <li>Each jurisdiction has its own version of record provisions and/or payment periods for timber purchases. DBI is compliant with the most stringent record retention policies.</li> <li>Severance tax records</li> <li>No export taxes or duties are required for sale of pellets.</li> </ul>			
Means of Verification	Effective application of State and Federal legislation in respect of customs and duties, especially dealing with assessments and collections. Strong contractual law drives compliance. Management systems, internal processes, and company policies are reviewed as part of third party certifications.      See Preamble citations including Worldwide Governance Indicators.      All states DBI purchases fiber from have severance tax requirements: Timber severance tax by state.    Mississippi: Louisiana Arkansas Alabama			
Evidence Reviewed	DBI's Certificates of Good Standing (Ex: Louisiana Sec of State, Mississippi Sec of State)     All means of verification reviewed			
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA			
Comment or Mitigation Measure	None			

	Indicator	
1.5.1	The Biomass Producer has implemented appropriate control systems and procedures to verify that feedstock is supplied in compliance with the requirements of CITES.	
Finding	<ul> <li>FSC US National Controlled Wood Risk Assessment has determined there is "Low Risk" of illegally harvested wood through examination of 21 indicators including compliance with CITES requirements (indicator 1.20).</li> <li>The US ratified CITES in 1974 and no trade suspensions with the US exists.</li> <li>No production pine or hardwood species are listed by CITES.</li> </ul>	
Means of Verification	<ul> <li>CITES is administered enforced by public agencies with robust governance.</li> <li>In the US CITES enforcement is a Federal responsibility and is shared between US Customs and Border Protection (Customs), the Animal and Plant Health Inspection Service (APHIS) and the US Fish and Wildlife Service (USFWS). USFWS is the official US CITES management authority.</li> <li>Preamble citations including Worldwide Governance Indicators</li> <li>CITES list is available and reviewed periodically <a href="https://www.speciesplus.net/">https://www.speciesplus.net/</a>.</li> <li>DBI does not procure any species that are currently listed in CITES. Reviewed CITES website to determine.</li> <li>Fiber Purchase Agreement obligates suppliers to abide by all laws and regulations as a signatory.</li> <li>Supply chain management system that assures accurate material inputs are defined and captured (i.e. species and fiber type), transactional system records this information.</li> </ul>	
Evidence Reviewed	All means of verification reviewed	
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA	
Comment or Mitigation Measure	None	

	Indicator
1.6.1	The Biomass Producer has implemented appropriate control systems and procedures to ensure that feedstock is not sourced from areas where there are violations of traditional or civil rights.
Finding	<ul> <li>The recent FSC Controlled Wood National Risk Assessment for the US has determined that there is a "Low Risk" of "wood harvested in violation of traditional and human rights" in the conterminous US (Category 2).</li> <li>Recognized and equitable processes are in place to resolve conflicts of substantial magnitude pertaining to traditional rights.</li> <li>Though not ratified, the United States is in overall compliance with the ILO Convention 169, which addresses customs and beliefs, education and training, health services, land rights, social security, protection of language and culture, and pay and working conditions.</li> </ul>

	The legal system in the United States is generally considered fair and efficient in resolving conflicts pertaining to traditional rights including use rights, cultural interests or traditional cultural identity. There are different mechanisms or processes that allow Native American tribes, as well as any private citizen, to deal with disagreement and conflict related to decisions affecting natural resources, and forests that are considered to be equitable. Note the list of Federal Acts Below Intra-tribal councils and the Bureau of Indian Affairs resources provide information concerning consultations, actions and resolutions. <a href="https://www.bia.gov/sites/bia.gov/files/assets/public/webteam/pdf/idc1-028635.pdf">https://www.bia.gov/sites/bia.gov/files/assets/public/webteam/pdf/idc1-028635.pdf</a> <a href="https://www.choctaw.org/government/development/forestry.html">https://www.choctaw.org/government/development/forestry.html</a> <a (amended="" +the="" 169="" 1924="" 1975="" 1978="" 1990="" 1994)="" 1998="" 2010="" a="" acknowledgements="" act="" affairs="" al,="" all="" american="" and="" apply="" are="" assessment="" assistance="" at="" attempted="" based="" baton="" chain="" child="" citizenship="" civil="" communicate<="" consultation="" convention="" council="" councils="" custody="" dbi="" declaration="" dept="" education="" ensure="" freedom="" fsc="" fundamental="" has="" health,="" href="https://www.basatiheritage.org/pages/tribal-history/https://www.tunicabiloxi.org/tribal-info/departments/land-office/https://itec.cherokee.org/https://itec.cherokee.org/https://itec.cherokee.org/https://www.shawnee-tribe.com/Environmental.html&lt;/a&gt;&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;Means of&lt;br&gt;Verification&lt;/td&gt;&lt;td&gt;Existence and effective application of federal and state legislation and conventions. These aspects provide protection and recourse if breached. Programs available to contribute to improved circumstances for indigenous tribes. Management systems, internal processes and company policies are reviewed as part of third party certifications.  USFS Tribal Relations Preamble citations including Worldwide Governance Indicators Regional and National controls and evidence (e.g. FSC determination of " ilo="" inc="" indian="" inter-tribal="" interior-indiana="" issues="" la="" labour="" languages="" law="" laws="" low="" native="" ne="" number="" of="" ok="" on="" order="" performance.="" principles="" process="" protection="" region="" regular="" relating="" religious="" requires="" rights="" rights:="" risk")="" rouge,="" safety="" self-determination="" stakeholder="" supplier="" suppliers.="" td="" that="" the="" there="" through="" to="" traditional="" tribal="" undertakes="" us="" welfare="" which="" work,="" –=""></a>
Evidence	<ul> <li>with tribes located in procurement region. There has been no return communication</li> <li>All means of verification reviewed</li> </ul>
Reviewed Risk Rating	Low Risk ☐ Specified Risk ☐ Unspecified Risk at
	RA
Comment or Mitigation Measure	None

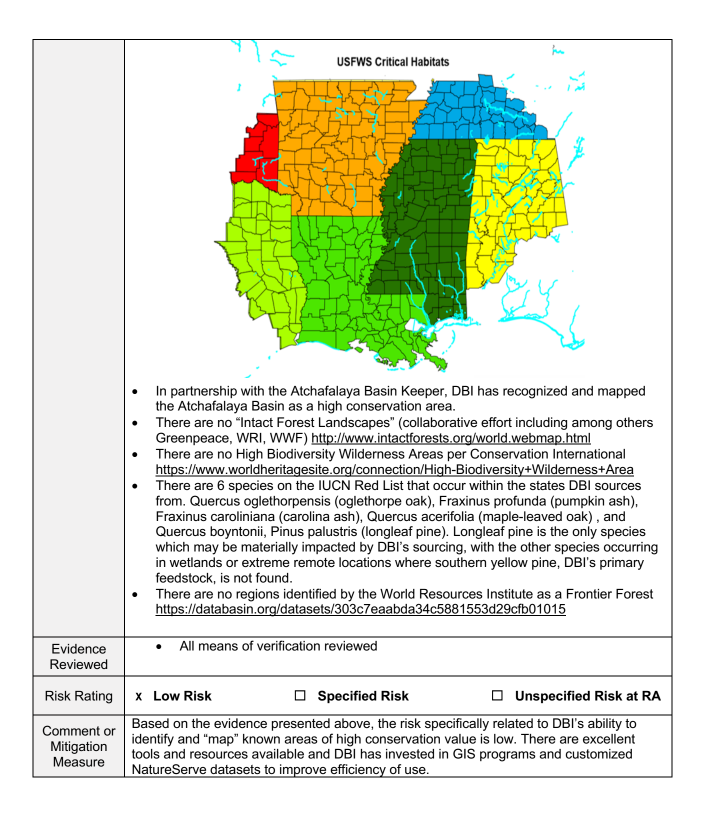
	Indicator			
2.1.1	The Biomass Producer has implemented appropriate control systems and procedures for verifying that forests and other areas with high conservation values are identified and mapped.			
Finding	DBI has access to maps identifying forests and other areas of high conservation. These include:      FSC US Controlled Wood National Risk Assessment     NatureServe – via license agreement which allows access to species occurrence data for G1-G2 and federally threatened and endangered species     USGS Protected Area Database (PAD)     Other publicly available maps/sources detailed in Means of Verification below.			
	<ul> <li>DBI has a procedure to utilize internal GIS mapping resources to geographically reference risks relative to sourcing and assure adequate protection.</li> <li>The FSC NRA was used as a primary reference for HCV review. Maps of Specified Risks were incorporated into DBI's GIS system and Rapid Risk Assessment procedure.</li> </ul>			
Means of Verification	Mitigation measures have been developed to address sourcing from the following Specified Risks  1. Native Longleaf Pine Systems  2. Late Successional Bottomland Hardwoods  3. Dusky Gopher Frog  4. Southern Appalachian Critical Biodiversity Area  5. Central Appalachian Biodiversity Area  https://us.fsc.org/en-us/certification/controlled-wood/fsc-us-controlled-wood- national-risk-assessment-us-nra  • Federally threatened and endangered species and species/natural communities ranked G1 and G2 do occur within the sourcing area and known locations within DBI's primary sourcing area are mapped using NatureServe and Natural Heritage data.  • RAMSAR sites: there are three named sites within DBI's sourcing area, all are protected by state, federal, and NGO ownership and involvement. Any harvesting within these areas would be under direct supervision of the state and federal agencies. These areas include: Catahoula Lake, LA, Caddo Lake, TX/LA, and Cache-Lower White Rivers, AR. <a href="https://www.ramsar.org/">https://www.ramsar.org/</a>			
	<ul> <li>There is one Conservation International Biodiversity hotspot within the sourcing area, the "North American Coastal Plain". This is a broad region, reaching from northern Mexico along the Gulf of Mexico and up the East Coast to south-eastern Massachusetts. The concerns in this Global 200 region have been reviewed and crosschecked with the specified risks identified in the FSC NRA and are appropriately identified and addressed. <a href="https://www.cepf.net/our-work/biodiversity-hotspots">https://www.cepf.net/our-work/biodiversity-hotspots</a></li> <li>There are two WWF Global 200 ecoregions in the sourcing area, the temperate coniferous and broadleaf forest (#75) and the Appalachian and mixed mesophytic forests (#69). These Global 200 regions represent aggregations of WWF continental ecoregions (described below) to a scale which is assistive to global prioritization. In theory, conservation within these global ecoregions would help conserve the most outstanding and representative habitats for biodiversity in the world.</li> </ul>			
	There are ten WWF terrestrial ecoregions identified in the supply area, nine are considered "critical/endangered" by WWF and one is considered "vulnerable". WWF ecoregions are only one ecoregion classification method. The WWF ecoregions focus narrowly on regional concerns which WWF has identified to help direct their conservation efforts. To inform management and conservation initiatives DBI has chosen EPA ecoregion III and IV classifications, which provide more detailed ecological information relevant to forest management than the WWF ecoregions. The			

issues identified in these WWF ecoregions have been considered by FSC National Risk Assessment, a multi-stakeholder review, and have been incorporated, as appropriate, into their specified HCV risks. DBI has reviewed the WWF ecoregions and crosschecked them with the identified risks in the FSC NRA as well and the proprietary HCV mapping tools developed in partnership with Nature Serve, to assure they have been adequately identified and addressed. WWF ecoregions reviewed include:

- 1. NA0404 Central US Hardwood Forests Critical/Endangered
- 2. NA0409 Mississippi Lowland Forests Critical/Endangered
- 3. NA0412 Ozark Mountain Forests Critical/Endangered
- 4. NA0413 Southeastern Mixed Forests Critical/Endangered
- 5. NA0523 Piney Woods forests, Critical/Endangered
- 6. NA0529 Southeastern Conifer Forests Critical/Endangered
- 7. NA0701 Western Gulf Coastal Grasslands Critical/Endangered
- 8. NA0804 Central forest-grasslands transition Critical/Endangered
- 9. NA0402 Appalachian mixed mesophytic forests Critical/ Endangered
- 10. NA0403 Appalachian-Blue Ridge Forests Vulnerable
- There is one WWF aquatic region concern that falls within DBI's sourcing area, the Southeastern Rivers and Streams ecosystem. Streams and rivers associated with known HCVs have been flagged by Nature Serve and are incorporated into DBI's mapping systems.
- There are several Key Biodiversity Areas (KBA) and Alliance for Zero Extinction areas (AZE) within the sourcing area. These areas are under federal/state/and NGO protection and no sourcing from them can occur without appropriate oversight of these entities. <a href="http://www.keybiodiversityareas.org/site/mapsearch">http://www.keybiodiversityareas.org/site/mapsearch</a>
- <a href="https://zeroextinction.org/site-identification/2018-global-aze-map/">https://zeroextinction.org/site-identification/2018-global-aze-map/</a>
  - Homochitto (MS)
  - Mississippi Sandhill Crane National Wildlife Refuge (MS)
  - Mid-south DeSoto also AZE site (MS)
  - o Warren Prairie MS
  - Cache-Lower White Rivers also a Ramsar site (MS)
  - Talladega (AL)
  - Lacon Eit Cave and association hydrobasin and AZE site(AL)
  - Wheeler National Wildlife Refuge
  - o Fort Chaffee (AR)
  - Ozark National Forest (AR)
  - Cypress Creek and associated hydrobasin also AZE site (TN)
  - Sand Creek and associated hydrobasin AZE site only
  - Walter B. Jacobs Memorial Nature Park AZE only
  - Kisatchie (LA)
  - o Chenier Plain (LA)
  - o and Coastal Prairie (LA)
  - Catahoula-Dewy Wills-three Rivers (LA)
  - The USFWS has designated 41 federally threatened and endangered species in their critical habitat areas within DBI's Supply Base.

See link to critical habitat map:

https://www.arcgis.com/home/item.html?id=9d8de5e265ad4fe09893cf75b8dbfb77



	Indicator
2.1.2	The Biomass Producer has implemented appropriate control systems and procedures to identify and address potential threats to forests and other areas with high conservation values from forest management activities.

### The FSC US National Risk assessment has identified that there are five "specified risks" within DBI's sourcing area. They include Late Successional Bottomland Hardwoods, Native Longleaf Pine Systems, the Dusky Gopher Frog, Southern Appalachian Critical Biodiversity Area, and Central Appalachian Biodiversity Area. DBI recognizes this multi-stakeholder effort to identify "specified risks" related to forest sourcing and has therefore accepted these risks as such. DBI also recognizes that there are additional species and natural community types which FSC did not elevate to the level of "Specified Risks" but which still Finding warrant protection. DBI has thoroughly assessed and reviewed these species and community types (see Indicator 2.1.1 for a detail review of sources checked and HCVs identified). The existing mechanisms in place to protect these additional species and natural community was reviewed by DBI and is detailed in *Means of Verification* below. Following this review DBI concurs with the FSC US NRA and has selected no additional "specified risks", other than those listed above which would require additional mitigations outside of standard operating procedures. State agencies have a number of controls in place to identify and protect species and natural communities. These state agencies work in concert with the Natural Heritage Programs in their respective states (a part of the NatureServe network) to continuously monitor and inventory natural diversity in the states. State Wildlife Actions Plans as well as state Forest Action Plans are required for states to receive federal funding. These plans, drafted through multi-stakeholder participation, identify key wildlife and forestry concerns within the state and provide detailed plans on how to achieve conservation of these resources. Links to State Wildlife Action Plan and state Natural Heritage programs are provided below: Link to all State Wildlife Action Plans: https://www.fishwildlife.org/afwainforms/state-wildlife-action-plans Links to all Forest Action Plans: https://www.stateforesters.org/forest-actionplans/ Links to State Natural Heritage information in the states DBI sources: Louisiana http://www.wlf.louisiana.gov/species-by-parish?tid=Allandtype 1=All Mississippi http://www.mdwfp.com/seek-study/heritage-program.aspx Alabama http://www.alnhp.org/ Means of Forestry considerations: http://www.aces.edu/natural-Verification resources/wildlife/endangeredspecies.php Arkansas http://www.naturalheritage.com/research-data/rarespecies-search.aspx Texas http://www.tpwd.state.tx.us/huntwild/wild/wildlife\_diversity/nongame/ Oklahoma https://www.wildlifedepartment.com/wildlife/wildlife-diversity/threatenedand-endangered https://efotg.sc.egov.usda.gov/references/public/OK/ThreatenedEndang eredSpeciesbyCounty.pdf Tennessee http://www.tnswap.com/ The forest products industry participates directly in the development of the State Wildlife Action Plans as well as efforts to protect and identify species and communities of concern. For example, DBI purchases a data license from NatureServe annually. NatureServe then provides DBI with shapefiles for all known species and communities of concern. This data is integrated into DBI's mapping system which is used to screen all harvests where DBI is receiving fiber directly from the woods. The use of NatureServe data, and the protection of

species and communities deemed globally critically imperilled (G1) or globally

imperilled (G2), is required by all participants of the Sustainable Forestry Initiative (SFI). DBI sources from landowners certified to the SFI Forest Management Standard and from sawmills that are certified to the SFI Fiber Sourcing Standard, both of which require consideration of G1, G2, and T&E species. DBI is also certified to the SFI FS Standard.

Map depicting coverage of SFI FS mill sourcing areas within DBI supply area:



- In addition to State Wildlife Action Plans and Natural Heritage Data, the federal Endangered Species Act (ESA) and federal Clean Water Act are very strong regulatory mechanisms which are in place to reduce the risk of further biodiversity loss. These regulations bring with them significant civil and criminal penalties (i.e. up to 1 year imprisonment for ESA violation and \$54,000/day for CWA violation). The ESA prohibits not only direct "take" but can also deem habitat alteration as a "taking". The ESA can restrict forest management on both private and public lands. Habitat Conservation Agreements (HCPs), Safe Harbor Agreements, and Candidate Conservation Agreements are among the tools provided to a landowner who wishes to actively manage their forest in areas where threatened or endangered species, highly sensitive to forest alteration, exist. The red-cockaded woodpecker, and the Louisiana pine snake are two species currently being managed with these mechanisms in DBI's sourcing area. For some species Critical Habitat has been designated, a further assurance that federally listed species are protected (i.e. gopher frog in DBI sourcing area).
- Clean Water Act protections are extremely relevant to the protection of biodiversity. States have been granted the authority to develop programs to address nonpoint source pollution from forestry operations. These state "Best Management Programs" have been recognized by the USFWS in recent listing rules as a means of ensuring species protection. For example, the Pearl darter listing rule described positive effects of BMPs as follows: "Nonpoint source pollution is a localized threat to the pearl darter within the drainage and is more prevalent in areas where certified best management practices (BMPs) are not utilized. The use of certified BMPs during land-altering activities can greatly reduce impacts to water quality. Certified BMPs, currently implemented by the forestry industry (e.g., Sustainable Forestry Initiative, Forest Stewardship Council, and American Tree Farm System), are helping to minimize or eliminate non-point source pollution during the course of forestry activities. The Mississippi Forestry Commission (2016, entire) reports certified BMP implementation rates to be high in Mississippi for forestry activities, primarily due to the efforts of State forestry agencies and forest certification programs (Schilling and Wigley 2015, pp 3-7)" (82 Fed Reg 43889).

In the southeastern US, the Southern Group of State Foresters has introduced a framework to standardize BMP monitoring efforts among the 13 southern states. According to a 2018 report summarizing rates of BMP implementation, all states in the region were in conformance with the framework. Furthermore, 67 statewide monitoring surveys had been conducted since its initial development in

1997 and 23 surveys were conducted in the last six years. Combining all BMP categories in all states and using only the most recent state survey data reported, average overall BMP implementation for the region was 93.6%, up from 92% in 2012. (https://www.southernforests.org/resources/publications/SGSF%20Water%20B MP%20Report%20FINAL.pdf/view). BMP implementation rates in the states that DBI sources from are as follows: MS- Overall 95% Mississippi 2019 BMP Implementation Survey LA- Overall 89% (according to 2015 survey data reported in SGSF report, 2009 is most recent state-level report publicly available.) Louisiana 2009 BMP Implementation Survey AR- Overall 93 % Arkansas 2017-2018 BMP Implementation Survey AL- Overall 98.2% Alabama 2019 BMP Implementation Survey TN- Overall 88.5% Tennessee 2017 BMP Implementation Survey OK- Overall 92.1% Oklahoma 2010 BMP Implementation Survey TX- Overall 91.6% Texas 2018 BMP Implementation Survey As described above, a structured BMP program has been in place in the southern US for over two decades. In this same time period the forest industry has embraced SFI (est. 1994) which has championed BMP implementation through its trained logger requirements as well as the protection of biodiversity. See research by Dwivedi et al. on increased BMP implementation within the supply area of SFI FS mills - http://sficonference.org/wp-content/uploads/2018/12/Puneet-Dwivedi.pdfee). Furthermore, the State Wildlife Action Planning Process is now in its 15<sup>th</sup> year and Forest Action Plans have been in place since 2010. These industry-wide initiatives in place for protection of biological diversity can be considered standard practice as well as an industry expectation. DBI, as a responsible member of the industry, has developed a program to verify the implementation of BMPs and the protection of known species of concern for its own in-woods sourcing. DBI's individual actions to verify BMP usage and protection of species of concern when sourcing directly from the forest simultaneously meet the industry expectations for environmental protection and may also be considered a mitigation, by SBP definition, to control the risk of sourcing material not in compliance with this indicator. All means of verification reviewed Evidence Reviewed □ Low Risk x Specified Risk ☐ Unspecified Risk at Risk Rating RA FSC US has identified and developed mitigation measures for five specified risks which are relevant to residual fiber suppliers - Late Successional Bottomland Hardwoods (LSBH), Native Longleaf Pine Systems (NLPS), Southern Appalachian Critical Biodiversity Area (SACBA), Central Appalachian Critical Biodiversity Area (CACBA), and the Dusky Gopher Frog (DGF). DBI utilizes the FSC approved mitigation measures for addressing these specified risks. The specified risks and mitigation measures are Comment or described below: Mitigation Measure Dusky Gopher Frog (DGF) For the Dusky Gopher Frog, FSC identifies two small areas at the extreme south of our residual sourcing area. FSC has identified education and outreach as a mitigation option for the DGF. DBI will provide educational materials to the suppliers which have the potential to source from the FSC identified risk areas.

Educational materials will be informed by the best available science and adapted as new information and/or approaches become available. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of DGF populations.

#### Late Successional Bottomland Hardwoods (LSBH)

As DBI primarily sources Southern Yellow Pine, Late Successional Bottomland Hardwoods are mainly an issue for residual suppliers who process hardwoods and are proximate to LSBH areas. The areas that potentially have LSBH have been mapped by FSC and integrated into DBI's GIS system. For residual suppliers, outreach and education will be the choice mitigation tool. Educational materials have been developed to engage landowners, foresters, and loggers in conservation of this forest system. DBI also actively supports workshops and learning exchanges focused on improving the management of bottomland hardwoods in the supply area.

### Native Longleaf Pine Systems (NLPS)

For NLPS, the areas at risk have been identified by FSC at county/parish level. These areas have been included in DBI's GIS system. Education and outreach will be the primary mitigation for residual suppliers whose sourcing area intersects FSC identified risk areas. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of Native Longleaf Pine systems. DBI also actively supports workshops and learning exchanges focused on encouraging proactive management of longleaf pine in the supply area.

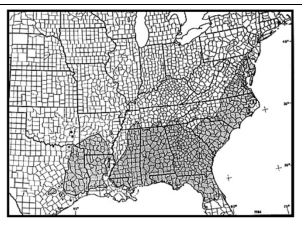
# Southern and Central Appalachian Critical Biodiversity Area (CACBA and SACBA respectively)

Both the Central and Southern Appalachian Critical Biodiversity Areas will only affect DBI's residual sourcing due to the distance from existing pellet mills. Education and outreach will be the mitigation tool employed. As described for the risks above, these materials will be developed according to best available science and be adapted as new information and approaches come available (i.e. through FSC CW Regional meetings). This educational material will be aimed at increasing awareness of the sensitivities and unique nature of these CBAs in hopes of increasing conservation of these highly biodiverse areas.

Mitigation for primary feedstock includes DBI's program to verify BMP usage and protection of species of concern when sourcing directly from the forest. DBI has integrated the FSC HCV maps into its GIS system and "Rapid Risk Assessment" process which also includes all known species and natural communities of concern (NatureServe data). FSC US has identified two specified risks which are relevant to primary fiber suppliers - Late Successional Bottomland Hardwoods (LSBH), and Native Longleaf Pine Systems (NLPS). DBI actively screens all in-woods fiber tracts for species of concern and FSC Specified Risks prior to accepting any fiber. DBI also records the cover type and species of stand from which fiber is sourced. In this way receipt of longleaf pine and harvesting associated with hardwood systems is monitored to ensure that there is no conversion or degradation of high conservation forests on tracts from which we receive roundwood or in-woods chips. If it is determined that the risk of negative impact to the HCV cannot be effectively mitigated through information flow and internal controls DBI can choose not to accept material from a region or a supplier.

The mitigations described above are sufficient to bring the risk of non-compliance with this requirement to "low".

	Indicator				
2.1.3	The Biomass Producer has implemented appropriate control systems and procedures for verifying that feedstock is not sourced from forests converted to production plantation forest or non-forest lands after January 2008.				
Finding	<ul> <li>FSC Controlled Wood National Risk Assessment does not identify conversion to non-forest as a specified risk in DBI's sourcing area.</li> <li>FIA data indicates stable and/or increasing forest inventory and forest area in DBI's sourcing area.</li> <li>Absence of SBP defined "production plantation forests" in wood procurement region.</li> <li>Historical evidence that healthy markets keep forests as forests.</li> <li>Review of WWF Ecoregions, and associated concerns about conversion, indicate that these are not significant.</li> <li>Recent analysis of DBI catchment area analysis (2019 and 2020) using FIA data, market data, and remote sensing tools has not revealed conversion to be a risk.</li> <li>CWA provides protections against conversion of wetland forests</li> </ul>				
Means of Verification	SBP defines "production plantation forests" as "Forests of exotic species that have been planted or seeded by human intervention and that are under intensive stand management, are fast growing, and subject to short rotations (e.g. Poplar, Acacia or Eucalyptus plantations)". The threat of conversion to production plantation in DBI's sourcing area is low for two primary reasons:  The planted pine forests in the area where DBI sources from is composed primarily of loblolly pine which is a species native to this region (see figure belowy).				



The native range of loblolly pine. (From Little, 1971.)

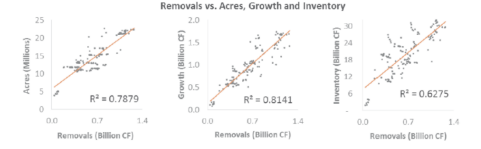
The forests are not intensively managed on short rotations but rather managed for sawtimber. Under good growing conditions, pine forests planted with improved genetics (through standard breeding), and whose density is managed through thinning and early competition control, can achieve sawtimber size in as little as 25 years. Forisk Consulting conducted a survey of southern silviculture in 2016 and 2018 which included assessment of practices on 6.9 and 9.7 million acres, respectively. This survey found that the average clearcut age for pine in the Gulf South was 36 years old (see table below), indicating that the region is neither managed to a high intensity nor is it managed for short fiber rotations.

Figure 8. Silviculture Practices by Region				
	Gulf Region	South (2016)	Upper Coastal Plain	South (2018)
Advanced Genetic Stock (% hectares)	46%	65%	49%	56%
Seedling Survival	85%	90%	89%	89%
Woody Competition Control*	5.3%	3.5%	58%	45%
Fertilization (% respondents)	57%	55%	58%	60%
Clearcut age	36	32	30	28
Avg. Clearcut Revenue (hectare)	\$3,744	\$3,988	\$3,776	\$3,862

\*Question changed from 2016 to 2018 from total % hectares treated in a given year to total % receiving treatment rotation.

Source: Forisk Consulting

A 2017 analysis by Forest2Market concurs with this outcome stating, "The biggest threat to forests is urbanization, not the forest products industry". In fact, they found that markets for timber products encourage landowners to keep forest as forests and not convert them to other, more lucrative, landuses. In their retrospective examiniation they found that increases in demand encouraged landowners to invest in forests, with forest acres increasing as removals increased (see figure below). <a href="https://www.forest2market.com/hubfs/2016">https://www.forest2market.com/hubfs/2016</a> Website/Documents/20170726 Forest2 Market Historical Perspective US South.pdf

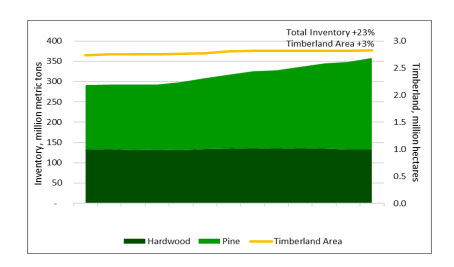


• The American Forest Foundation states that "Markets encourage landowners to invest in forests, helping keep forests as forests. Strong markets signal that buying

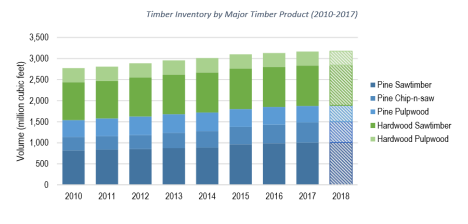
forestland, retaining forestland, or investing in forest management, is a good use of an individual or family's hard earned income. https://www.forestfoundation.org/markets-for-family-forest-wood-products

 Forest Inventory and Analysis (FIA) data show a stable forest inventory indicating that conversion of forestland to non-forestland is a low risk in our catchment area. See figures below which were generated through recent analysis of FIA data (2019/2020).

#### Morehouse bioenergy primary catchment area:



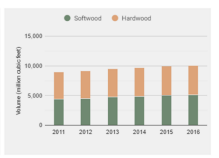
#### Amite Bioenergy primary catchment area:



LaSalle Bioenergy primary catchment area:

Volume of all live trees on privately-owned timberland in LA, MS within 75 miles of the point of interest

Year	Softwood	Hardwood	All Species
2011	4,411.1	4,610.1	9,021.1
2012	4,494.0	4,659.9	9,153.8
2013	4,721.1	4,757.9	9,479.0
2014	4,844.3	4,861.5	9,705.7
2015	5,037.5	4,958.1	9,995.7
2016	5,086.4	4,942.3	10,028.7



Volume in million cubic feet

- Field audit two years post-harvest has identified no concerns with regeneration on sites from which primary fiber was sourced.
- Drax is exploring remote sensing tools to evaluate regeneration and forest loss/gain at regional level. Global Forest Change
   <a href="https://earthenginepartners.appspot.com/science-2013-global-forest">https://earthenginepartners.appspot.com/science-2013-global-forest</a> was reviewed and DBI catchment areas all appear as actively growing forests with harvests losses offset by gains and maintenance of forest extent. The same Hanson data was used in a catchment area analysis conducted by Interfor. Drax is also exploring the use of satellite imagery (i.e. Landsat 5) and Lidar to test the ability of remote sensing tools to identify forest loss as well as regeneration.
- Section 404 of the CWA addresses the discharge of dredge and fill into waterways.
  There is an exemption for on-going silviculture practices, however, the Recapture
  Provision does not allow conversion of wetland forest to upland. See exemption to
  the CWA section 404 (f), Recapture Provision "Recapture Provision. Section 404(f)
  exemptions DO NOT APPLY where any discharge of dredged and/or fill material into
  "waters of the US", including wetlands, IF 1] the activity would convert an area of
  waters of the into a new use (e.g. wetland to upland, wetland to open water, etc.).

According to a report commissioned by the American Hardwood Council in 2017 titled Assessment of Lawful Harvesting and Sustainability of US Hardwood Exports, "Available data suggest that CWA404 violations are aggressively prosecuted by the regulatory agencies. According to the Corps of Engineers, about 6,000 alleged violations of the Clean Water Act that falls under the Corps' jurisdiction are processed in district offices each year. Of these, over 60 percent relate to Section 404 permitting (although only a very small number involve silvicultural activities in wetlands). See overview at:

http://www.usace.army.mil/cw/cecwo/reg/oceover.htm." Link to report: https://www.americanhardwood.org/index.php/en/latest/news/seneca-creekstudy

- Regarding WWF's ecoregions, many of which have been labelled "critical/endangered" citing conversion as a concern, it is important to remember that these ecoregions were created by WWF for the purpose of prioritizing conservation initiatives. Upon closer examination it was determined that landscape level forest conversion was not the specific driver for conservation need. Instead, very specific issues are identified. For example:
  - The primary concern in the NA0523-Piney Woods forests ecoregion is maintenance of the sandhill pine forest communities, where long-leaf pine (Pinus palustris) shares dominance with shortleaf pine (Pinus echinata) and loblolly pine (Pinus taeda) and pine densities are low. This community type can be likened to the "open forest" type that is a high priority in State Wildlife Action Plans (see Criteria 2.1.2) and as a Specified Risk in FSC's HCV 3 designation, i.e. Native Longleaf Pine Systems (NLPS), which DBI recognizes as a Specified Risk for indicators 2.1.2, 2.2.3, 2.2.4, and 2.4.1.
  - Another WWF ecosystem in the region is NA0409-Mississippi Lowland Forests. The protection focus in this ecosystem is bottomland hardwood forests. Past conversion, mainly into cultivation, degraded these forests and reduced them to a point where "there is very little to conserve". Again, FSC has recognized the primary threat to the system, but categorized it as a more specific HCV3 risk, "Late Successional Bottomland Hardwoods",

	which DBI also recognizes as a Specified Risk in the supply area for indicators 2.1.2, 2.2.3, 2.2.4, and 2.4.1.
	The NA0412-Ozark Mountains Forests, with its well-developed-oak hickory forests, are recognized for the distinctness of their freshwater communities. The remaining blocks of habitat are the Boston Mountains and the Ouachita Mountains themselves, with no significant intact habitats existing in the lowlands. The biggest threat is development of the mountains to support second homes and resorts but conversion to pine and fire suppression is also mentioned as risk. FSC initially considered the Ozark Mountain region as a specified risk, citing the threat to aquatic species as a key driver. However, based on review of forestry BMP implementation data, this area was removed from the list of Specified Risks. DBI also considers its fiber sourcing practices to have a low risk of endangering the recognized biological distinctness of this ecoregion and sources less than 5% of fiber from this area. AR BMP implementation data is available here: <a href="https://www.aad.arkansas.gov/Websites/aad/files/Content/5944993/Bioassesment">https://www.aad.arkansas.gov/Websites/aad/files/Content/5944993/Bioassessment of Silviculture Best Management Practices in Arkansas.pdf</a>
	The East Central Texas Forests ecoregion is one of WWF's smallest ecoregions within the Temperate Broadleaf and Mixed Forests biome. The ecoregion is characterized by open forests of oak and hickory with an herbaceous component dominated by bluestem. Common oaks species are post oak, scarlet, and blackjack oak, all species that are generally undesirable timber species due to their growth forms. The primary threat is from conversion of forests for ranching and farming. Based on the species mix (naturally stunted oaks and hickories), the characteristic sparse tree cover, and the identified threat being conversion to agriculture, DBI does not consider there to be a specified risk related to this criterion. Less than 1% of DBI's fiber is received from eastern Texas.
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator			
2.2.1	The Biomass Producer has implemented appropriate control systems and procedures to verify that feedstock is sourced from forests where there is appropriate assessment of impacts, and planning, implementation and monitoring to minimise them.			
Finding	<ul> <li>BMPs are in place for all States that Drax sources wood. In addition, SFI committees operate in all these states who partner with state forestry agencies and associations to deliver logger training.</li> <li>Federal cost-share assistance programs require detailed management plans. Federal cost-share programs for forestry and wildlife projects include the Forestry Incentive Program, the Conservation Reserve Program, the Wetlands Reserve Program, the Stewardship Incentives Program, the Environmental Quality Incentives Program, and others administered by the NRCS.</li> <li>Tax incentive programs in place which encourage forest management planning. Cost-share programs are designed to help NIPF landowners by reducing their initial costs for reforestation and improving rates of return.</li> </ul>			

- Arkansas, Louisiana, Mississippi, Alabama, Texas, Oklahoma, and Tennessee all have some variant of current use laws in place for forestry activities.
- Federal Endangered Species Act results in critical habitat designations, cost share programs for private landowners, and other structured management planning processes designed to help recover species and/or prevent them from being listed.
- State Wildlife Action Plans (SWAPS) are in place for all states from which DBI sources.
- States have developed Pesticide General Permits to meet the CWA requirements which require appropriate planning and documentation of forest herbicide use.
- Supply base includes a significant portion of land certified to the SFI and ATFS standards which require the presence of a forest management plan.
- Supply base includes a significant number of facilities certified to the SFI FS Standard. SFI FS requires the use of trained loggers, BMP adherence, distribution of materials pertinent to harvest planning, general awareness and protection of species and ecosystems of concern, and field verification of compliance.
- State BMP Manuals provide detailed advice on the proper installation of BMPs to maintain water quality. See links to state BMP manuals below:
  - AL -

http://www.forestry.alabama.gov/Pages/Management/Forms/2007\_BMP\_Manual.pdf

- o AR https://www.aad.arkansas.gov/Websites/aad/files/Content/5944986/BMPs.pdf
- LA http://www.ldaf.state.la.us/wp-content/uploads/2014/04/BMP.pdf
- o MS https://www.mfc.ms.gov/sites/default/files/Entire bmp 2008-7-24 2.pdf
- o TX https://tfsweb.tamu.edu/BestManagementPractices/
- o OK-

http://www.forestry.ok.gov/Websites/forestry/images/documents/WaterQuality/Forestry%20BMP-3-16.pdf

TN - https://www.tn.gov/content/dam/tn/agriculture/documents/forestry/AgForBMPs.pdf

In the southeastern US, the Southern Group of State Foresters has introduced a framework to standardize BMP monitoring efforts among the 13 states. According to a 2018 report summarizing rates of BMP implementation, all states in the region were in conformance with the framework. Furthermore, 67 state-wide monitoring surveys had been conducted since its initial development in 1997 and 23 surveys were conducted in the last six years. Combining all BMP categories in all states and using only the most recent state survey data reported, average overall BMP implementation for the region was 93.6%, up from 92% in 2012.

#### Means of Verification

https://www.southernforests.org/resources/publications/SGSF%20Water%20BMP%20Report%20FINAL.pdf/view).

BMP implementation rates in the states that DBI sources from are as follows:

MS- Overall 95%

Mississippi 2019 BMP Implementation Survey

LA- Overall 89% (according to 2015 survey data reported in SGSF report, 2009 is most recent state-level report publicly available.)

Louisiana 2009 BMP Implementation Survey

AR- Overall 93 %

Arkansas 2017-2018 BMP Implementation Survey

AL- Overall 98.2%

Alabama 2019 BMP Implementation Survey

TN- Overall 88.5%

Tennessee 2017 BMP Implementation Survey

OK- Overall 92.1%

Oklahoma 2010 BMP Implementation Survey

TX- Overall 91.6%

Texas 2018 BMP Implementation Survey

The USFWS recently recognized the use of BMPs and the role certification systems (and associated training requirements) play in them in the Pearl darter listing rule "Certified BMPs, currently implemented by the forestry industry (e.g., Sustainable Forestry Initiative, Forest Stewardship Council, and American Tree Farm System), are helping to minimize or eliminate non-point source pollution during the course of forestry

activities. The Mississippi Forestry Commission (2016, entire) reports certified BMP implementation rates to be high in Mississippi for forestry activities, primarily due to the efforts of State forestry agencies and forest certification programs (Schilling and Wigley 2015, pp 3–7)" (82 Fed Reg 43889).

Implementation of Forestry Best Management Practices: 2018 Southern Region Report: <a href="https://www.southernforests.org/resources/publications/SGSF%20Water%20BMP%20Report%20FINAL.pdf/view">https://www.southernforests.org/resources/publications/SGSF%20Water%20BMP%20Report%20FINAL.pdf/view</a>.

DBI, and other wood using facilities certified to the SFI Fiber Sourcing Standard, ensure a significant proportion of the forest landscape is implementing BMPs and properly planning harvests through a structured on-the-ground verification program which is third-party audited. A study conducted by Dwivedi et al. in 2018 found that BMP implementation rate was 2% higher in sites located within 65 miles of mills certified to the SFI Fiber Sourcing standard

(https://www.sciencedirect.com/science/article/abs/pii/S1389934118300807).

Map depicting coverage of SFI FS mill sourcing areas within DBI supply area:



- Logger Training programs, providing training for loggers in cooperation with state forestry associations and forestry commissions. Training includes direction on harvest planning, implementation of forestry BMPs, and protection of sensitive species and ecosystems.
  - Alabama Professional Logging Managers
  - Ark Pro Logger
  - LA Master Logger Program
  - o MS Professional Logging Manager Program
  - TX Pro Logger Program
  - Oklahoma Pro Logger
  - TN Master Logger Program
- SFI Fiber Sourcing participants are required to share forest management information
  with the landowners This information is often developed by State SFI Committees. Link
  to the landowner information brochure provided by TN is provided as an
  example, <a href="http://www.tnforestry.com/PROGRAMS/Sustainable\_Forestry\_Initiative\_Public">http://www.tnforestry.com/PROGRAMS/Sustainable\_Forestry\_Initiative\_Public
  ations/</a>
- Landowners that choose to certify their lands to the SFI and American Tree Farm system (ATFS) are required to have detailed plans in place that address an array of sustainability objectives. Forty percent of DBI's fiber is delivered through these certifications Details on these standards can be found at:
  - o SFI <a href="https://www.sfiprogram.org/">https://www.sfiprogram.org/</a>
  - ATFS https://www.treefarmsystem.org/
- The 2008 Farm Bill includes several forestry cost-share and assistance programs for landowners to help them improve soil and water quality on their land through enhancing forest health, sustainability, and by providing multiple environmental benefits through the long-term growth of their forests. These Farm Bill programs are available through

cooperative partnerships of state forestry agencies, the USDA Natural Resources Conservation Service (NRCS), and the USDA Farm Services Agency.

- Cooperative Conservation Partnership Initiative (CCPI)
  - http://www.nrcs.usda.gov/PROGRAMS/ccpi/
- Healthy Forests Reserve Program
  - (HFRP)<u>http://www.nrcs.usda.gov/programs/HFRP/ProgInfo/Index.html</u>
- Conservation Stewardship Program (CSP)
  - http://www.nrcs.usda.gov/new\_csp/
- Environmental Quality Incentives Program (EQUIP)
  - http://www.nrcs.usda.gov/programs/eqip/index.html#intro
- Wildlife Habitat Incentives Program (WHIP)
  - http://www.nrcs.usda.gov/programs/whip/
- Wetlands Reserve Program (WRP)
  - http://www.nrcs.usda.gov/programs/wrp/
- o Conservation Reserve Program
  - http://www.fsa.usda.gov/FSA/webapp?area=homeandsubject=coprandt opic=crp
- Conservation Reserve Enhancement Program
  - http://www.fsa.usda.gov/FSA/webapp?area=homeandsubject=coprandt opic=cep
- USFWS Partners for Fish and Wildlife
  - http://www.fws.gov/partners/
- USFWS Safe Harbor Program
  - http://www.fws.gov/endangered/
- Louisiana, Mississippi, Alabama, Texas, Ok, and Tennessee all have established state level forestry cost-share programs. Arkansas does not currently have a tax program in place. However, Arkansas does have a Wetland and Riparian Zone Tax Credit as well as other incentives for forestry and agriculture.
- All states in DBI's sourcing area utilize a current use valuation on forestland that is
  much lower than fair market value. As described on the Taxfoundation.org website, if
  owners of forested land had to pay a percentage of the land's fair market value, their
  payments would be much higher because potential buyers considering other uses for
  the land would drive up the fair market value. This fair market value system would then
  increase pressure on landowners to make profitable use of their land or sell it to
  someone who would. Details on the taxes imposed on timberland for all 50 states can
  be found at: https://taxfoundation.org/states-use-gentle-hand-taxing-timberland/
- Federal lands are managed through the National Environmental Policy Act (NEPA)
  process assures that proper management occurs on federal lands. The NEPA process
  requires federal agencies to assess the environmental effects of their proposed actions
  prior to making decisions.
  - Habitat Conservation Agreements (HCPs), Safe Harbor Agreements, and Candidate Conservation Agreements are among the tools provided to a landowner who wishes to actively manage their forest in areas where threatened or endangered species, highly sensitive to forest alteration, exist. The red-cockaded woodpecker, and the Louisiana pine snake are two species currently being managed with these mechanisms in DBI's sourcing area. For some species Critical Habitat has been designated, a further assurance that federally listed species are protected (i.e. gopher frog in DBI sourcing area).
- Many lands are also placed under conservation easements which require structured management plans. See link to the National Conservation Easement Database: http://conservationeasement.us/
- State Wildlife Action Plans (SWAPs) are administered by the state wildlife agencies in cooperation with a diverse stakeholder group representing other state agencies, federal agencies, private conservation organizations, and industry partners. They identify key natural habitats and sensitive species to cooperatively address protection. Federal dollars, available to states with active SWAPs allow states to actively seek out areas to

	protect through purchase and/or conservation easement. Link to all State Wildlife Action Plans: <a href="https://www.fishwildlife.org/afwa-informs/state-wildlife-action-plans">https://www.fishwildlife.org/afwa-informs/state-wildlife-action-plans</a>
	<ul> <li>States have developed Pesticide General Permits (PGP) to meet the CWA requirements. A Pesticide Discharge Management Plan is a requirement of the PGP when applications meet certain criteria. In all cases proper documentation and recordkeeping of herbicide applications is a requirement and herbicides must be applied by certified applicators. This permit applies to private entities applying forest pesticides (i.e. herbicides) and provides an additional level of assurance that chemical use is carefully planned to minimize harm to the environment.</li> </ul>
	<ul> <li>Available information on known location of HCVs is reviewed for all fiber received directly from in-woods operations per company sustainability policy. This provides additional assurance that impact to species or habitats of concern are avoided during sourcing.</li> </ul>
	<ul> <li>External audit, internal audit, and programmatic monitoring all provide checks on the effectiveness of internal and external planning processes.</li> </ul>
Evidence Reviewed	All Means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or mitigation	None

	Indicator			
2.2.2	The Biomass Producer has implemented appropriate control systems and procedures for verifying that feedstock is sourced from forests where management maintains or improves soil quality (CPET S5b).			
Finding	<ul> <li>A literature review of the effects of forestry operations on soil quality indicates that heavy equipment and harvesting practices do have the ability to impact soils in both negative and positive ways. The exact cause of these effects is often difficult to parse out due to the number of variables at play (i.e. soil characteristics and climate). However, research has been informative to the development of best practices to control negative effects related to forest management and harvesting.</li> <li>All five States that Drax sources wood from have BMP guidelines. These BMPs are in place for water quality and include recommendations for protecting site productivity by limiting soil disturbance. MS has developed BMPs for biomass harvesting that attempt to anticipate the issues that may arise with the greater use of forest residuals.</li> <li>It is an industry norm to implement and evaluate the use of BMPs in programs which source fiber directly from the forest. SFI certification requires verification of BMPs and associated logger training.</li> </ul>			
	<ul> <li>Best Management Practices for forestry are established in each jurisdiction and monitored to achieve compliance to the Clean Water Act. Company sustainability programs include internal BMP audit protocol verified by external 3<sup>rd</sup> party certification audits. DBI, and other wood using facilities certified to the SFI Fiber Sourcing Standard, ensure a significant proportion of the forest landscape is implementing BMPs and properly planning harvests through a structured on-the-ground verification program which is third-party audited. According to a 2018 report, overall BMP implementation for the region was 93.6%, up from 92% in 2012.         (https://www.southernforests.org/resources/publications/SGSF%20Water%20BMP%20R eport%20FINAL.pdf/view). For BMP implementation rates in the states that DBI sources from as see Means of Verification for Indicator 2.1.2 and 2.2.1.</li> <li>DBI, along with other SFI Fiber Sourcing participants have programs to implement BMPs and verify trained loggers. This network of trained loggers and SFI companies requiring the use of BMPs and conducting verification (i.e. DBI's inclusion of BMPs in fiber contracts and internal BMP audit program) provides assurances the regional soil protection is in place.</li> </ul>			
Means of Verification	Map depicting coverage of SFI FS mill sourcing areas within DBI supply area:			
	• A Long-Term Soil Productivity (LTSP) study was installed in the 1980's to evaluate the effects of harvest related compaction and various levels of biomass removal on forest soils and productivity. Study sites in Mississippi, Louisiana, and Texas provide interesting data on the Gulf coastal plains of the southern United States. Results thus far have found that compaction from forestry equipment has not caused long-term negative effects on productivity. In fact, growth on coarse, sandy soils showed positive gains after trafficking. This may be due to the increase in water holding capacity of the soil. They also found that on productive sites even extreme experimental levels of biomass removal did not affect future productivity, however, removal of additional organic matter from low-fertility sites may have an impact. They have suggested that response to			

harvesting and biomass removal is very site-specific and cautioned against blanket specifications imposed to protect productivity

https://www.fs.usda.gov/treesearch/pubs/50269

• A literature review conducted by NCASI in 2014 provides a comprehensive review of the impact forest harvesting has on soil properties and subsequent tree growth. This review highlights the complexities involved "Heavy machinery for yarding felled trees or logs can create visible patterns of soil disturbance. Within harvested areas, trees planted on skid trails and landings are subjected to the most disturbed soil in the mosaic of soil conditions. Altered soil properties, however, do not always result in poorer tree growth (Greacen and Sands 1980; Miller, Scott, and Hazard 1996; Miller et al. 1989; Powers and Fiddler 1997). At some locations, the favorable influence of disturbance on other growth-determining factors can counter the generalization that soil compaction reduces subsequent tree and stand growth.

Effects of Heavy Equipment on Physical Properties of Soils and on Long-term Productivity: A Review of Literature and Current Research. Technical Bulletin No. 887 October 2004

https://www.ncasi.org/wp-content/uploads/2019/02/tb887.pdf

• A Study by Eisenbies et al. discusses the limited effects of soil disturbance and residue removal on a 5 year old pine plantation in South Carolina.

Eisenbies, Mark and Burger, J. and Aust, W. and Patterson, Steve. (2005). Soil Physical Disturbance and Logging Residue Effects on Changes in Soil Productivity in Five-Year-Old Pine Plantations. Soil Science Society of America Journal - SSSAJ. 69. 10.2136/sssai2004.0334.

https://www.researchgate.net/publication/242244803 Soil Physical Disturbance and Logging Residue Effects on Changes in Soil Productivity in Five-Year-Old Pine Plantations

• A study by Richter et al. found that forests increased the carbon in the top mineral soils of previously cropped land demonstrating that forests are important to rebuilding soils on previously cropped lands. Much of the southeastern US has been cleared for agriculture at some point and most of the managed pine forests are found on previously cropped soils. The choice to maintain land in forest or convert from agriculture to forestry is influenced by the availability of markets for forest products. In this sense, the biomass market, which utilizes low-value fiber, can be considered to help incentivise landowners to manage forests important to building and maintaining soil which will help rebuild soil carbon and, potentially, help reduce the chances of conversion into cropland which causes significant soil C losses.

Richter, D., Markewitz, D., Trumbore, S. et al. Rapid accumulation and turnover of soil carbon in a re-establishing forest. Nature 400, 56–58 (1999). https://www.sciencedirect.com/science/article/abs/pii/S0378112700002826

- Several studies have investigated the response of soil carbon to harvesting and biomass removal. In most instances there is little, if any, change in mineral soil carbon. Changes in surface carbon are variable, with harvest often increasing carbon in the top organic layer initially, likewise, different (experimental) residual biomass removal levels being reflecting in the carbon content of surface soil layers. These findings point out that there are several variables at play, including climate and decomposition rates.
  - Jang, Woongsoon; Page-Dumroese, Deborah S.; Keyes, Christopher R. 2016. Long-term soil changes from forest harvesting and residue management in the northern Rocky Mountains. Soil Science Society of America Journal. 80: 727-741. https://www.fs.usda.gov/treesearch/pubs/51073
  - Clarke, Nicholas and Gundersen, Per and Jönsson-Belyazid, Ulrika and Kjønaas, O Janne and Persson, Tryggve and Sigurdsson, Bjarni and Stupak, Inge and Vesterdal, Lars. (2015). Influence of different tree-harvesting intensities on forest soil carbon stocks in boreal and northern temperate forest ecosystems. Forest Ecology and Management. 351. 10.1016/j.foreco.2015.04.034 https://www.sciencedirect.com/science/article/abs/pii/S037811271500256X
  - Nave, L.E.; Vance, E.D.; Swanston, C.W.; Curtis, P.S. 2010. Harvest impacts on soil carbon storage in temperate forests. Forest Ecology and Management. 259: 857-866. https://www.fs.usda.gov/treesearch/pubs/34850
  - Dietzen, C.A., E.R.G. Marques, J.N. James, R.H.A. Bernardi, S.M. Holub, and R.B. Harrison. 2017. Response of deep soil carbon pools to forest management

	in a highly productive Andisol. Soil Science Society of America Journal 81(4):970-978. <a href="https://doi.org/10.2136/sssaj2016.09.0305">https://doi.org/10.2136/sssaj2016.09.0305</a> Neaves, C.M. III, W.M. Aust, M.C. Bolding, S.M. Barrett, C.C. Trettin, E. Vance. 2017. Soil properties in site prepared loblolly pine (Pinus taeda L.) stands 25 years after wet weather harvesting in the lower Atlantic coastal plain. Forest
	Ecology and Management 404:344–353. <a href="https://doi.org/10.1016/j.foreco.2017.08.015">https://doi.org/10.1016/j.foreco.2017.08.015</a> Lang, A.J., R. Cristan, W.M. Aust, M.C. Bolding, B.D. Strahm, E.D. Vance, and E.T. Roberts Jr. 2016. Long-term effects of wet and dry site harvesting on soil physical properties mitigated by mechanical site preparation in coastal plain loblolly pine (Pinus taeda) plantations. Forest Ecology and Management
	<ul> <li>359:162–173. <a href="http://dx.doi.org/10.1016/j.foreco.2015.09.034">http://dx.doi.org/10.1016/j.foreco.2015.09.034</a></li> <li>Vance, E.D., W.M. Aust, B.D. Strahm R.E. Froese, R.B. Harrison, and L.A. Morris. 2014. Biomass harvesting and soil productivity: Is the science meeting our policy needs? Soil Science Society of America Journal 78:S95-S104. <a href="http://dx.doi.org/10.2136/sssaj2013.08.0323nafsc">http://dx.doi.org/10.2136/sssaj2013.08.0323nafsc</a></li> </ul>
	<ul> <li>Johnson, D and Knoepp, J. and Swank, W and Shan, J and Morris, L.A and Lear, D and Kapeluck, P. (2002). Effects of forest management on soil carbon: Results of some long-term resampling studies. Environmental pollution (Barking, Essex: 1987). 116 Suppl 1. S201-8. 10.1016/S0269-7491(01)00252-4.</li> </ul>
	https://www.sciencedirect.com/science/article/pii/S0269749101002524  Johnson, Dale and Curtis, Peter. (2001). Johnson DW, Curtis PS Effects of forest management on soil C and N storage: meta analysis. Forest Ecol Manag 140: 227-238. Forest Ecology and Management. 140. 227-238. 10.1016/S0378-1127(00)00282-6.
	https://www.researchgate.net/publication/222680961_Johnson_DW_Curtis_PS_ Effects_of_forest_management_on_soil_C_and_N_storage_meta_analysis_For_ est_Ecol_Manag_140_227-238/citation/download  Hoover CM. Management Impacts on Forest Floor and Soil Organic Carbon in Northern Temperate Forests of the US. Carbon Balance Manag. 2011;6(1):17.
	Published 2011 Dec 29. doi:10.1186/1750-0680-6-17 <a href="https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3276426/">https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3276426/</a>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
2.2.3	The Biomass Producer has implemented appropriate control systems and procedures to ensure that key ecosystems and habitats are conserved or set aside in their natural state (CPET S8b).
Finding	<ul> <li>The FSC US Controlled Wood Risk Assessment has identified 4 ecosystems that appear within DBI's supply area, Late Successional Bottomland Hardwoods, Native Longleaf Pine Systems, Southern Appalachian Critical Biodiversity Area, and Central Appalachian Critical Biodiversity Area, that have been designated as "Specified Risk". This designation gives rise to mitigations as stated in 2.1.2 and in the Mitigation/Comments section of this indicator. DBI has integrated the shapefiles from the FSC NRA into its GIS mapping system and the data sits behind the Rapid Risk Assessment tool.</li> <li>Federal and state agencies along with non-governmental conservation organizations have identified key ecosystems and habitats which should be protected from</li> </ul>

		ging resource extraction. The Pr national inventory of US terresti	
	of biological diversity and these areas ensures the federal lands as well as	eospatial Data Assets) that are dother natural, recreation and coir consideration in forest manage private lands (through conservate from PAD-US into its GIS map	cultural areas. Identification of ement activities on state and tion easement plans). DBI has
	Comprehensive wildlife a identifying key ecosyster has provided shapefiles	action plans have been establish ms which occur on both public a for key biodiversity managemer has integrated the shapefiles ir	and private land. Arkansas at areas outlined in their State
	conservation areas on re Management of these la intended to protect key b	e(PAD-US) details all the federa ecord ( <u>National Conservation Ea</u> nds is governed by comprehens piological resources. Forest harv eas, but oversight from the publi	asement Database). sive planning processes resting may be utilized as a
	include the Mississippi S Wildlife Grants Program (MNHP),Mississippi Fore	ect key ecosystems. For examp scenic Streams Stewardship Pro (SWG), The Mississippi Natura est Legacy Program, the Mississ oi Partners for Fish and Wildlife	ogram (SSSP), the State I Heritage Program sippi Wildlife Heritage
Means of Verification	conducted, findings of w ecosystems and biodive to DBI's sourcing. Most of identified in PAD-US). For and "critical/endangered sourcing. The WWF eco Specified Risk areas who	conservation organization resount hich are described in Indicator 2 resity areas identified have been of these areas are under federal SC and WWF have identified lar ecoregions which have been or regions risks relevant to DBI artich DBI has accepted. Therefor these risks (see Indicator 2.1.3	2.1.1 of this document. All key reviewed to assess relevance I and state management (and rger "critical biodiversity areas" considered relevant to DBI re addressed by the FSC re, discussion will focus on
	Specified Risks identified  FSC US Control  Static maps of a  Static map of all  FSC Risks that DBI  Late Successional B  Southern Appalachia  Critical Biodiversity A  internal audit, educa the Mitigations devel responsible member implementation of BI  own in-woods sourci protection of species simultaneously meet according to the SBF	resources were reviewed to de d in the FSC NRA: led Wood Risk Assessment reas with specified risks  HCV1 Critical Biodiversity Area have identified in the supply bas ottomland Hardwoods, Native Lan Critical Biodiversity Area, and Areas. Mitigation for these Specition and outreach. Further detain oped for them are listed below. If of the industry, has developed MPs and the protection of knowing. DBI's individual actions to version of concern when sourcing directs the industry expectations for each definitions, may be considered the control of the control of the with this indicator.	se are four key ecosystems: congleaf Pine Systems, the Central Appalachian cified Risks include monitoring, ils of the Specified Risk and Note that DBI, as a a program to verify the n species of concern, for its erify BMP usage and ctly from the forest environmental protection and,
Evidence Reviewed	All means of verifica		
Risk Rating	☐ Low Risk	x Specified Risk	☐ Unspecified Risk at RA

FSC US has identified and developed mitigation measures for four key ecosystems: Late Successional Bottomland Hardwoods, Native Longleaf Pine Systems, Southern Appalachian Critical Biodiversity Area, and the Central Appalachian Critical Biodiversity Areas. DBI has integrated the FSC HCV maps into its GIS system and screens all suppliers for their intersection with these Specified Risks identified by FSC. Mitigation for primary feedstock includes controls embedded in DBI's internal processes which are subject to monitoring and internal audit. DBI does not have line of sight to individual tracts that provide fiber to secondary and tertiary feedstock suppliers, so other mitigations are appropriate. The following provides an overview of mitigations chosen for each FSC Specified risk:

Late Successional Bottomland Hardwoods (LSBH)

As DBI primarily sources Southern Yellow Pine, Late Successional Bottomland Hardwoods are mainly an issue for residual suppliers who process hardwoods and are proximate to LSBH areas. The areas that potentially have LSBH have been mapped by FSC and integrated into DBI's GIS system. For residual suppliers, outreach and education will be the choice mitigation tool. Educational materials have been developed to engage landowners, foresters, and loggers in conservation of this forest system. DBI also actively supports workshops and learning exchanges focused on improving the management of bottomland hardwoods in the supply area.

Native Longleaf Pine Systems (NLPS)

For NLPS, the areas at risk have been identified by FSC at county/parish level. These areas have been included in DBI's GIS system. Education and outreach will be the primary mitigation for residual suppliers who's sourcing area intersects FSC identified risk areas. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of Native Longleaf Pine systems. DBI also actively supports workshops and learning exchanges focused on encouraging proactive management of longleaf pine in the supply area.

Southern and Central Appalachian Critical Biodiversity Area (CACBA and SACBA respectively)

Both the Central and Southern Appalachian Critical Biodiversity Areas will only affect DBI's residual sourcing due to the distance from existing pellet mills. Education and outreach will be the mitigation tool employed. As described for the risks above, these materials will be developed according to best available science and be adapted as new information and approaches come available (i.e. through FSC CW Regional meetings). This educational material will be aimed at increasing awareness of the sensitivities and unique nature of these CBAs in hopes of increasing conservation of these highly biodiverse areas.

Mitigation for primary feedstock includes DBI's program to verify BMP usage and protection of species of concern when sourcing directly from the forest. DBI has integrated the FSC HCV maps into its GIS system and "Rapid Risk Assessment" process which also includes all known species and natural communities of concern (NatureServe data). FSC US has identified two specified risks which are relevant to primary fiber suppliers - Late Successional Bottomland Hardwoods (LSBH), and Native Longleaf Pine Systems (NLPS). DBI actively screens all in-woods fiber tracts for species of concern and FSC Specified Risks prior to accepting any fiber. DBI also records the cover type and species of stand from which fiber is sourced. In this way receipt of longleaf pine and harvesting associated with hardwood systems is monitored to ensure that there is no conversion or degradation of high conservation forests on tracts from which we receive roundwood or in-woods chips.

Comment or Mitigation Measure If it is determined that the risk of negative impact to the HCV cannot be effectively mitigated through information flow and internal controls DBI can choose not to accept material from a region or a supplier.

DBI's existing programmatic procedures combined with the mitigations described above are sufficient to bring the risk of non-compliance with this requirement to "low".

	Indicator
2.2.4	The Biomass Producer has implemented appropriate control systems and procedures to ensure that biodiversity is protected (CPET S5b).
Finding	<ul> <li>The FSC US National Risk assessment has identified that there are five "specified risks" related to biodiversity within DBI's sourcing area. They include Late Successional Bottomland Hardwoods, Native Longleaf Pine Systems, the Dusky Gopher Frog, Southern Appalachian Critical Biodiversity Area, and Central Appalachian Biodiversity Area. DBI recognizes this multi-stakeholder effort to identify "specified risks" relevant to forest sourcing and has therefore accepted these risks as such.</li> <li>DBI recognizes that there are additional species and natural communities, not elevated to FSC "specified risk" classification, which must be considered when reviewing the robustness of regional biodiversity protections. A review of the existing mechanisms in place to protect these additional species and natural community was conducted by DBI and is detailed in <i>Means of Verification</i> section below.</li> <li>State wildlife and forestry agencies have state level action plans in place to guide conservation of biodiversity.</li> <li>Every state DBI sources from has an established Natural Heritage program responsible for collecting data on species occurrence within the state. These species records feed up into the NatureServe system. Natural Heritage and Nature Serve data is used by the forest industry to guide protection of species and natural communities of concern.</li> <li>There are established "best practices" which are utilized to maintain and improve wildlife habitat in the southern US. These techniques are promoted by state wildlife and forestry agencies, forestry and wildlife extension programs, federal cost share programs, and forest certification standards (I.e. SFI and ATFS).</li> </ul>
Means of Verification	State agencies have a number of controls in place to identify and protect species and natural communities. These state agencies work in concert with the Natural Heritage Programs in their respective states (a part of the NatureServe network) to continuously monitor and inventory natural diversity in the states. Both State Wildlife Actions Plans as well as state Forest Action Plans are required for states to receive Federal Funding. These plans, drafted through multi-stakeholder participation, identify key wildlife and forestry concerns within the state and provide detailed plans on how to approach them. Natural Heritage data, as well as State Wildlife Action Plans, are available for private use.  Links to State Wildlife Action Plan and state Natural Heritage programs are provided below:  Link to all State Wildlife Action Plans: <a href="https://www.fishwildlife.org/afwa-informs/state-wildlife-action-plans">https://www.fishwildlife.org/afwa-informs/state-wildlife-action-plans</a> Links to all Forest Action Plans: <a href="https://www.stateforesters.org/forest-action-plans/">https://www.stateforesters.org/forest-action-plans/</a>

Links to State Natural Heritage information in the states DBI sources:

Louisiana

http://www.wlf.louisiana.gov/species-by-parish?tid=Allandtype\_1=All Mississippi

http://www.mdwfp.com/seek-study/heritage-program.aspx

Alabama

http://www.alnhp.org/

Forestry considerations: http://www.aces.edu/natural-

resources/wildlife/endangeredspecies.php

Arkansas

http://www.naturalheritage.com/research-data/rarespecies-search.aspx Texas

http://www.tpwd.state.tx.us/huntwild/wild/wildlife\_diversity/nongame/Oklahoma

https://www.wildlifedepartment.com/wildlife/wildlife-diversity/threatened-and-endangered https://efotg.sc.egov.usda.gov/references/public/OK/ThreatenedEndangeredSpeciesbyCountv.pdf

Tennessee

http://www.tnswap.com/

- Established best practices are promoted by state agencies, forest certification standards, and in forest plans required for federal cost share. Some examples of best practices include, but are not limited to, protection of:
  - Stand level diversity through retention of Streamside Management Zones (SMZs), snags, coarse and fine woody debris/brush piles, irregular stand boundaries, development and enhancement of forest "edges", protection of nesting trees, protection of isolated wetlands and springs etc.
  - Landscape level diversity by promoting a mosaic of stand ages and types, considering the timing and juxtaposition of harvests for hardwood management
- The forest products industry participates directly in the development of the State Wildlife Action Plans, and state efforts to protect and identify species and communities of concern. For example, DBI purchases a data license from NatureServe annually. NatureServe then provides DBI with shapefiles for all known species and communities of concern. This data is integrated into DBI's mapping system which is used to screen all harvests where DBI is receiving fiber directly from the woods. The use of NatureServe data, and the protection of species and communities deemed globally critically imperilled (G1) or globally imperilled (G2), is required by all participants of the Sustainable Forestry Initiative (SFI). DBI sources from landowners certified to the SFI Forest Management Standard and from sawmills that are certified to the SFI Fiber Sourcing Standard (note DBI is certified to this Standard as well). The map below illustrates the influence of the SFI Fiber Sourcing Program on the protection of biological diversity during sourcing.

Map depicting coverage of SFI FS mill sourcing areas within DBI supply area:



- In addition to State Wildlife Action Plans and Natural Heritage Data, the federal Endangered Species Act (ESA) and Federal Clean Water Act are very strong regulatory mechanisms which are in place to reduce the risk of further biodiversity loss. These regulations bring with them significant civil and criminal penalties (i.e. up to 1 year imprisonment for ESA violation and \$54,000/day for CWA violation).
  - The ESA prohibits not only direct "take" but can also deem habitat alteration as a "taking". The ESA can restrict forest management on both private and public lands. Habitat Conservation Agreements (HCPs), Safe Harbor Agreements, and Candidate Conservation Agreements are among the tools provided to a landowner who wishes to actively manage their forest in areas where threatened or endangered species, highly sensitive to forest alteration, exist. The red-cockaded woodpecker, and the Louisiana pine snake are two species currently being managed with these mechanisms in DBI's sourcing area. For some species Critical Habitat has been designated, a further assurance that federally listed species are protected (i.e. gopher frog in DBI sourcing area).
  - Clean Water Act protections are extremely relevant to the protection of biodiversity. States have been granted the authority to develop programs to address nonpoint source pollution from forestry operations. These state "Best Management Programs" have been recognized by the USFWS in recent listing rules as a means of ensuring species protection. For example, the Pearl darter listing rule described positive effects of BMPs as follows: "Nonpoint source pollution is a localized threat to the pearl darter within the drainage and is more prevalent in areas where certified best management practices (BMPs) are not utilized. The use of certified BMPs during land-altering activities can greatly reduce impacts to water quality. Certified BMPs, currently implemented by the forestry industry (e.g., Sustainable Forestry Initiative, Forest Stewardship Council, and American Tree Farm System), are helping to minimize or eliminate non-point source pollution during forestry activities. The Mississippi Forestry Commission (2016, entire) reports certified BMP implementation rates to be high in Mississippi for forestry activities, primarily due to the efforts of State forestry agencies and forest certification programs (Schilling and Wigley 2015, pp 3-7)" (82 Fed Reg 43889).
    - In the southeastern US, the Southern Group of State Foresters has introduced a framework to standardize BMP monitoring efforts among the 13 states. According to a 2018 report summarizing rates of BMP implementation, all states in the region were in conformance with the framework. Furthermore, 67 state-wide monitoring surveys have been conducted since its initial development in 1997 and 23 surveys were conducted in the last six years. Combining all BMP categories in all states and using only the most recent state survey data reported, average overall BMP implementation for the region was 93.6%, up from 92% in 2012. (https://www.southernforests.org/resources/publications/SGSF%20Water%20BMP%20Report%20FINAL.pdf/view).
      - BMP implementation rates in the states that DBI sources from are as follows:
      - MS- Overall 95%
      - Mississippi 2019 BMP Implementation Survey
      - LA- Overall 89% (according to 2015 survey data reported in SGSF report, 2009 is most recent state-level report publicly available.)
      - Louisiana 2009 BMP Implementation Survey
      - AR- Overall 93 %
      - Arkansas 2017-2018 BMP Implementation Survey
      - AL- Overall 98.2%
      - Alabama 2019 BMP Implementation Survey
      - TN- Overall 88.5%
      - Tennessee 2017 BMP Implementation Survey
      - OK- Overall 92.1%
      - Oklahoma 2010 BMP Implementation Survey
      - TX- Overall 91.6%
      - Texas 2018 BMP Implementation Survey

As described above, a structured BMP program has been in place in the southern US for over two decades. In this same time period, the forest industry has embraced the Sustainable Forestry Initiative (est. 1994) which has championed BMP implementation through its trained logger requirements as well as the protection of biodiversity, requiring protection of G1 and G2 species (many of which are not federally listed). Furthermore, the State Wildlife Action Planning Process is now in its 15th year (State Wildlife Action Plans in place since 2005, Forest Action Plans in place since 2010). These industry-wide protections in place for protection of biological diversity can be considered standard practice as well as an industry expectation. DBI contractually requires implementation of BMPs and has a program to verify implementation of BMPs as well as biodiversity protections. In addition to the Endangered Species Act and Federal Clean Water Act, there are other international treaties and conventions to which the US is a signatory. These include the Convention on Nature Protection and Wild Life Preservation in the Western Hemisphere (Washington, DC, 1940), Convention on Wetlands of International Importance Especially as Waterfowl Habitat (Ramsar, Iran, 2 Feb 1971), Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) (Washington DC, 1973), International Plant Protection Convention (IPPC) (1979 Revised Text) (Rome, Italy, 1979), Convention on the Conservation of Migratory Species of Wild Animals (Bonn, Germany, 23 Jun 1979). These high-level treaties provide biodiversity protections and direct conservation efforts (i.e. identification of Ramsar sites detailed in Indicator 2.1.1). All means of verification reviewed Evidence Reviewed Risk ☐ Low Risk x Specified Risk ☐ Unspecified Risk at RA Rating FSC US has identified, and developed mitigation measures, for five specified risks which are relevant to residual fiber suppliers - Late Successional Bottomland Hardwoods (LSBH), Native Longleaf Pine Systems (NLPS), Southern Appalachian Critical Biodiversity Area (SACBA), Central Appalachian Critical Biodiversity Area (CACBA), and the Dusky Gopher Frog (DGF). DBI utilizes the FSC approved mitigation measures for addressing these specified risks. The specified risks and mitigation measures are described below: Dusky Gopher Frog (DGF) For the Dusky Gopher Frog, FSC identifies two small areas at the extreme south of our residual sourcing area. FSC has identified education and outreach as a mitigation option for the DGF. DBI will provide educational materials to the suppliers which have the potential to source from the FSC identified risk areas. Educational Comment materials will be informed by the best available science and adapted as new or information and/or approaches become available. The desired outcome of these Mitigation communications is engaging landowners, foresters, and loggers in conservation of Measure DGF populations. Late Successional Bottomland Hardwoods (LSBH) As DBI primarily sources Southern Yellow Pine, Late Successional Bottomland Hardwoods are mainly an issue for residual suppliers who process hardwoods and are proximate to LSBH areas. The areas that potentially have LSBH have been mapped by FSC and integrated into DBI's GIS system. For residual suppliers, outreach and education will be the choice mitigation tool. Educational materials have been developed to engage landowners, foresters, and loggers in conservation of this forest system. DBI also actively supports workshops and learning exchanges focused on improving the management of bottomland hardwoods in the supply area.

#### Native Longleaf Pine Systems (NLPS)

For NLPS, the areas at risk have been identified by FSC at county/parish level. These areas have been included in DBI's GIS system. Education and outreach will be the primary mitigation for residual suppliers whose sourcing area intersects FSC identified risk areas. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of Native Longleaf Pine systems. DBI also actively supports workshops and learning exchanges focused on encouraging proactive management of longleaf pine in the supply area.

# Southern and Central Appalachian Critical Biodiversity Area (CACBA and SACBA respectively)

Both the Central and Southern Appalachian Critical Biodiversity Areas will only affect DBI's residual sourcing due to the distance from existing pellet mills. Education and outreach will be the mitigation tool employed. As described for the risks above, these materials will be developed according to best available science and be adapted as new information and approaches come available (i.e. through FSC CW Regional meetings). This educational material will be aimed at increasing awareness of the sensitivities and unique nature of these CBAs in hopes of increasing conservation of these highly biodiverse areas.

Mitigation for primary feedstock includes DBI's program to verify BMP usage and protection of species of concern when sourcing directly from the forest. DBI has integrated the FSC HCV maps into its GIS system and "Rapid Risk Assessment" process which also includes all known species and natural communities of concern (NatureServe data). FSC US has identified two specified risks which are relevant to primary fiber suppliers - Late Successional Bottomland Hardwoods (LSBH), and Native Longleaf Pine Systems (NLPS). DBI actively screens all in-woods fiber tracts for species of concern and FSC Specified Risks prior to accepting any fiber. DBI also records the cover type and species of stand from which fiber is sourced. In this way receipt of longleaf pine and harvesting associated with hardwood systems is monitored to ensure that there is no conversion or degradation of high conservation forests on tracts from which we receive roundwood or in-woods chips. If it is determined that the risk of negative impact to the HCV cannot be effectively mitigated through information flow and internal controls DBI can choose not to accept material from a region or a supplier.

The mitigations described above are sufficient to bring the risk of non-compliance with this requirement to "low".

	Indicator
2.2.5	The Biomass Producer has implemented appropriate control systems and procedures for verifying that the process of residue removal minimises harm to ecosystems.
Finding	<ul> <li>State BMPs encourage the use and distribution of logging slash across sites for nutrient distribution and to prevent soil erosion. Biomass retention happens naturally due to this beneficial reuse of slash.</li> <li>Several states have developed biomass harvesting guidelines which are precautionary and based on assumptions of potential impacts. However, current research suggests that there are not significant negative impacts to biodiversity or soils from experimental levels of forest residual removal. Pilot studies have also not shown operational residual removal levels to the same scale as those used in some experimental designs.</li> </ul>

- much smaller than the experimental changes involved in the studies we analysed". https://www.sciencedirect.com/science/article/abs/pii/S0378112710007243?via%3Dihu
- An experimental study conducted in loblolly pine plantations in Georgia and North Carolina purposefully manipulated levels of forest residuals left on site and found minimal effects on biodiversity.
  - In his research thesis, Farrell found that biomass harvests appear to have limited effect on small mammal abundance. https://research.cnr.ncsu.edu/best/documents/Farrell Christopher B 201308 ms.pdf
- Woody biomass harvest also had limited effects on the early-successional, breeding bird community. The successional trajectory of vegetation structure, rather than availability of harvest residues, primarily drove avian use of regenerating stands.
  - Grodsky SM, Moorman CE, Fritts SR, Castleberry SB, Wigley TB (2016) Breeding, Early-Successional Bird Response to Forest Harvests for Bioenergy. PLoS ONE 11(10): e0165070. https://doi.org/10.1371/journal.pone.0165070 https://faculty.cnr.ncsu.edu/christophermoorman/wpcontent/uploads/sites/9/2017/01/Grodsky et al. 2016 BB.pdf
- Several studies have investigated the response of soil carbon to harvesting and biomass removal. In most instances there is little, if any, change in mineral soil carbon. Changes in surface carbon are variable, with harvest often increasing carbon in the top organic layer initially and differing (experimental) levels of residual biomass removal levels being reflected in changing carbon content of surface soil lavers. These findings also demonstrate that there are several variables at play including climate and decomposition rates. See Indicator 2.2.2 for list of applicable references.
- DBI has a program to evaluate harvest of primary feedstock to assure BMPs are followed and biodiversity is protected. Evaluation of forest residual levels to assure site protection is a part of this procedure.
- Best Management Practices for forestry are established in each jurisdiction and contain guidance encouraging retention of slash for erosion control and forest productivity (high level of BMP implementation). See below for a few examples:
  - Louisiana "Where accelerated erosion is likely, use methods which leave logging debris and other natural forest litter scattered over the site." http://www.ldaf.state.la.us/wp-content/uploads/2014/04/BMP.pdf
  - Arkansas Waterbars are recommended for stabilizing inactive roads, firelines, and trails. Logging slash may also be effective. When harvesting is completed. disperse water from landings and skid trails using water bars, logging slash, or vegetative cover"
    - http://www.aad.arkansas.gov/Websites/aad/files/Content/5944986/BMPs.pdf
  - Mississippi "SLASH DISPERSAL Slash is the debris such as unmerchantable limbs and tree tops created in the process of a normal logging operation. Slash dispersal is probably the most immediate solution for prevention of soil movement on an active logging site. Wherever possible slash should be scattered back over exposed soil on skid trails and evenly dispersed across logging sets. Slash has also been used successfully to build water bars on skid trails.'
    - http://www.mfc.ms.gov/sites/default/files/Entire bmp 2008-7-24 2.pdf
- MS Biomass BMPs These guidelines focus on protecting sensitive sites based on soils characteristics. They provide a map of the state shaded to indicate the relative operability as it relates to harvesting operations utilizing forest residuals. The focus is on maintaining adequate residual material so that no bare soil is exposed. These guidelines, along with those developed in other states, are precautionary and based on assumptions of potential impacts. https://www.mfc.ms.gov/sites/default/files/Biomass%20Brochure%20Web%20reduced
  - %20file%20size.pdf
- NCASI conducted a review of biofuel harvests on coarse woody debris and biodiversity. In the review they stated, "Pilot biomass harvests report post-harvest changes in CWD levels much smaller than the experimental changes involved in the studies we analysed".

#### Means of Verification

	https://www.sciencedirect.com/science/article/abs/pii/S0378112710007243?via%3Dihu
	b
	<ul> <li>Grodsky SM, Moorman CE, Fritts SR, Castleberry SB, Wigley TB (2016) Breeding, Early-Successional Bird Response to Forest Harvests for Bioenergy. PLoS ONE 11(10): e0165070. https://doi.org/10.1371/journal.pone.0165070 https://faculty.cnr.ncsu.edu/christophermoorman/wpcontent/uploads/sites/9/2017/01/Grodsky_et_al2016_BB.pdf</li> <li>Several studies have investigated the response of soil carbon to harvesting and biomass removal. In most instances there is little, if any, change in mineral soil carbon. Changes in surface carbon are variable, with harvest often increasing carbon in the top organic layer initially and differing (experimental) levels of residual biomass removal levels being reflected in changing carbon content of surface soil layers. These findings also demonstrate that there are several variables at play including climate and decomposition rates. See Indicator 2.2.2 for list of applicable references.</li> <li>DBI has a program to evaluate harvest of primary feedstock to assure BMPs are followed and biodiversity is protected. Evaluation of forest residual levels to assure site protection is a part of this procedure.</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
2.2.6	The Biomass Producer has implemented appropriate control systems and procedures to verify that negative impacts on ground water, surface water and water downstream from forest management are minimised (CPET S5b).
Finding	<ul> <li>The Clean Water Act (CWA) is the primary federal law in the United States governing water pollution. Its objective is to restore and maintain the chemical, physical, and biological integrity of the nation's waters. The CWA provisions that are most significant to forestry are section 319 addressing non-point pollution and section 404 addressing discharge of dredge and fill into waterways and wetlands. States have developed Best Management Programs (BMPs) to meet the CWA. EPA has recently reviewed state oversight and effectiveness of BMP programs and found them to be successful in controlling non-point pollution. The EPA has direct oversight over section dredge and fill violations (section 404).</li> <li>Forest certification makes BMP compliance mandatory for program participants (SFI, ATFS, FSC). DBI sources a significant proportion of fiber from certified lands and is</li> </ul>

- certified to the SFI Fiber Sourcing program that requires all loggers delivering fiber to the pellet plant to be trained and comply with all BMPs.
- SFI partners with state forestry commissions to conduct logger training on BMP's.
   Trained loggers help ensure that water quality is maintained and protected on certified and non-certified lands.
- SFI's State Implementation Committees (SICs) regularly review and investigate public BMP complaints received via their inconsistent practices procedure and alert consuming mills of bad performers.
- Many studies have been conducted on BMP effectiveness to reduce non-point pollution from Forestry operations
- States use CWA section 319 funds to implement <u>Best Management Practices</u> for forestry established in each jurisdiction and monitored to achieve compliance to the federal <u>Clean Water Act.</u> Forestry is considered a non-point source of pollution under the federal Clean Water Act (CWA). Under the CWA states are directed to develop programs to minimize and avoid non-point source pollution. States have developed Best Management Practice, or "BMP" programs to achieve this. BMP programs are generally administered by the state forestry commission in partnership with the state department of environmental quality (which generally acts as the enforcement agency). States are allowed to develop independent approaches, but in the south, the Southern Group of State Foresters (SGSF) has introduced a framework to standardize BMP monitoring efforts among the 13 states.

According to a 2018 SGSF report, which summarized rates of BMP implementation, all states in DBI's region were in conformance with the framework. Combining all BMP categories in all states and using only the most recent state survey data reported, average overall BMP implementation for the region was 93.6%, up from 92% in2012.(https://www.southernforests.org/resources/publications/SGSF%20Water%20BMP%20Report%20FINAL.pdf/view).

BMP implementation rates in the states that DBI sources from are as follows:

MS- Overall 95%

Mississippi 2019 BMP Implementation Survey

LA- Overall 89% (according to 2015 survey data reported in SGSF report, 2009 is most recent state-level report publicly available.)

LA BMP implementation - SGSF 2018 BMP Report

AR- Overall 93 %

Arkansas 2017-2018 BMP Implementation Survey

AL- Overall 98.2%

Alabama 2019 BMP Implementation Survey

TN- Overall 88.5%

Tennessee 2017 BMP Implementation Survey

OK- Overall 92.1%

Oklahoma 2010 BMP Implementation Survey

**TX- Overall 91.6%** 

Texas 2018 BMP Implementation Survey

- A structured BMP program has been in place in the southern US for over two decades, with 67 state-wide monitoring surveys conducted since 1997. The Sustainable Forestry Initiative (established 1994) has championed BMP implementation, making compliance mandatory for continued certification. Logger training curriculums are developed and administered jointly by SFI Implementation Committees, state forestry commissions, and state forestry associations. See links to state BMP training programs below.
  - Alabama Professional Logging Managers
  - Ark Pro Logger
  - o LA Master Logger Program
  - MS Professional Logging Manager Program
  - o TX Pro Logger Program
  - Oklahoma Pro Logger
  - TN Master Logger Program
- SFI State Implementation Committees have active Inconsistent Practices Committees
  that deal with reported BMP violations. This SIC involvement is extremely effective
  because mills certified to the SFI Fiber Sourcing Standard can immediately stop

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purchasing fiber from an offending supplier until the issue is remedied. This direct action taken by receiving mills generally addresses the problem so there is not a need to elevate to the regulatory agency. In 2019 MS had 13 issues investigated through the Inconsistent Practices Committee, LA had 6 and AR had 13. No issues were elevated to the regulatory agency (Department of Environmental Quality: MDEQ, LDEQ, ADEQ respectively).

 The EPA has a framework for imposing penalties. See the following link related to section 404: <a href="https://www.epa.gov/sites/production/files/2015-07/documents/2001">https://www.epa.gov/sites/production/files/2015-07/documents/2001</a> sec 404 penalty policy.pdf

DBI, and other wood using facilities certified to the SFI Standard, ensure a significant proportion of the forest landscape is implementing BMPs to protect water quality. DBI contractually requires the implementation of state BMPs and has a program to verify BMP implementation. A study conducted by Dwivedi et al. in 2018 found that BMP implementation rate was 2% higher in sites located within 65 miles of mills certified to the SFI Fiber Sourcing standard

(https://www.sciencedirect.com/science/article/abs/pii/S1389934118300807)

Map depicting coverage of SFI FS mill sourcing areas within DBI supply area:



A literature review by Cristan et al. in 2016 reviewed the effectiveness of forestry BMPs in the United States – "The literature indicates that forestry BMPs protect water quality when constructed correctly and in adequate numbers. Forestry BMP effectiveness studies allow state forestry BMP programs to evaluate progress in reducing non-point source pollution and achieving water quality goals established under the Clean Water Act (CWA)." The following link provides a good description of how forestry is regulated under the CWA:

https://www.sciencedirect.com/science/article/abs/pii/S0378112715005824

Effectiveness of forestry best management practices in the United States:
Literature review. Forest Ecology and Management. 360. 133-151.
10.1016/j.foreco.2015.10.025.

- <u>Technical Bulletin 966 (September 2009)</u> issued by the National Council for Air and Stream Improvement (NCASI) reported high levels of compliance with water quality laws and BMP requirements across the U.S <a href="https://www.ncasi.org/wp-content/uploads/2019/02/tb966.pdf">https://www.ncasi.org/wp-content/uploads/2019/02/tb966.pdf</a>
- In 2016 the EPA was forced to re-evaluate the efficacy of state BMP programs in a response to a lawsuit challenging BMP effectiveness at controlling sedimentation and runoff from forest roads. Following an evaluation of state BMP programs, the EPA decided it was still not necessary to regulate discharges from forest roads under the CWA Section 402 (NPDES) point source regulatory provisions. The EPA found that state BMP programs adequately addressed forest roads and that monitoring efforts were highly effective, therefore there was no need to enforcing a new federal regulatory program. https://www.epa.gov/npdes/forest-roads

Evidence Reviewed	All means of	verification reviewed	
Risk Rating	x Low Risk	☐ Specified Risk	☐ Unspecified Risk at RA
Comment			
or		None	
Mitigation		None	
Measure			

	Indicator
2.2.7	The Biomass Producer has implemented appropriate control systems and procedures for verifying that air quality is not adversely affected by forest management activities.
Finding	<ul> <li>The Clean Air Act sets standards for air quality in order to protect public health and welfare.</li> <li>States develop State Implementation Plans (SIPs) describing how they will implement the requirements of the Clean Air Act.</li> <li>The Clean Air Act also charges the U. S. Forest Service as a Federal Land Manager of Class I areas, to protect air quality related values in the wilderness areas of a specified size. The Forest Service must ensure that its activities, or activities it permits, comply with these national standards and any State and local requirements for air pollution control.</li> <li>All states DBI sources from have environmental compliance and monitoring agencies that are responsible for enforcement of air quality regulations.</li> <li>Market provision for biomass provides a reduction in forest fire risk a reduction in fuel load.</li> <li>Burn permits and licenced prescribed fire applicators are required in all states DBI procures biomass.</li> <li>Smoke management guidelines are provided by forestry commissions.</li> <li>Active forest management, and the markets that underpin it, help ensure forests remain forests and continue to help filter our air.</li> </ul>
Means of Verification	Department of Environmental Quality in each jurisdiction with State Implementation Plans for air quality in place:  LA - https://www.epa.gov/sips-la  MS - https://www.epa.gov/sips-ms  AR - https://www.epa.gov/sips-ar  TX - https://www.epa.gov/sips-tx  OK - https://www.epa.gov/sips-ok  AL - https://www.epa.gov/sips-al  TN - https://www.epa.gov/sips-tn  Prescribed burning permits and smoke management plans are required for all prescribed burning operations in the forest. See links to the permit requirements by state: LA Burn Permit, MS Burn Permit, AR Burn Permit, AL Burn Permit, TX Burn Permit, OK Burn Permit  The Clean Air Act charges the U. S. Forest Service as a Federal Land Manager of Class I areas, to protect air quality related values in the wilderness areas of a specified size. https://www.fs.fed.us/air/respon.htm  Interagency Fire Prevention Strategy: This strategy follows on the successes guided by the 2000 Southern Wildfire Prevention Strategy that focused on debris burning and homeowner safety in the wildland urban interface.
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA

	Indicator		
2.2.8	The Biomass Producer has implemented appropriate control systems and procedures for verifying that there is controlled and appropriate use of chemicals, and that Integrated Pest Management (IPM) is implemented wherever possible in forest management activities (CPET S5c).		
Finding	<ul> <li>Chemical use in forest stands, whether for insect control or for vegetation management, is regulated under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). The US Environmental Protection Agency (EPA) has responsibility for implementing and enforcing FIFRA. All forest-use chemicals must be EPA-registered and forest land operators must follow application guidelines prescribed for each chemical.</li> <li>States have developed Pesticide General Permits to meet the CWA. Applicators and Landowners must follow Permit guidance, further ensuring the proper application of forest pesticides.</li> <li>State forestry BMPs contain guidelines for proper chemical applications.</li> <li>Forest certification assures compliance with regulations and minimized, targeted use of forest chemicals.</li> <li>Federal cost share programs operate in accordance with an Integrated Pest Management strategy.</li> </ul>		
Means of Verification	<ul> <li>Forest certification assures compliance with regulations and minimized, targeted, use of forest chemicals. For example, see excerpt from the SFI Standard:         <ul> <li>SFI Objective2 - Forest Health and Productivity - To ensure long-term forest productivity, carbon storage and conservation of forest resources through prompt reforestation, afforestation, minimized chemical use, soil conservation, and protecting forests from damaging agents.</li> <li>Indicator 2.2.4: The World Health Organization (WHO) type 1A and 1B pesticides shall be prohibited, except where no other viable alternative is available.</li> <li>Indicator 2.2.5: Use of pesticides banned under the Stockholm Convention on Persistent Organic Pollutants (2001) shall be prohibited.</li> <li>Indicator 2.2.6: Use of integrated pest management where feasible</li> </ul> </li> <li>State-level BMPs typically restrict application to non-riparian zones. SMZs act as filters to reduce chance silvicultural chemicals will reach the water – MS BMP guide "Streamside Management Zones (SMZs) are vegetated areas adjacent to streams and watercourses that help protect them from these pollutants. This residual vegetation acts as a filter to trap sediments, chemicals, and nutrients before they reach the water." See also the following excerpts from the BMP guide:</li> </ul>		
	SMZ GUIDELINES FOR PERENNIAL STREAMS		
	Allowed Not Allowed		
	<ul> <li>Select Harvest:         Must leave 50%         crown cover         Individual stem         treatment with         herbicides to         release desirable         regeneration</li></ul>		

## GENERAL GUIDELINES FOR SITE PREPARATION

- Avoid excessive soil compaction.
- Keep soil disturbance to a minimum.
- Minimize disturbance on slopes.
- Follow the contour as closely as possible when conducting mechanical site preparation (excluding chopping).
- Discharge water from site-prepared areas onto vegetated surfaces, wherever possible.
- Consider chemical site prep over mechanical site prep on highly erosive sites.
- Never broadcast chemicals in watercourses and streamside management zones.
- Never wash chemical containers or clean equipment in streams.
- Mix chemicals carefully and in an environmentally safe location and according to label instructions.
- Always choose the site prep method that creates the least soil disturbance, remains effective and safe and accomplishes regeneration goals.
- The use of class 1A and 1B pesticides, as drafted by the World Health Organisation, and of chlorinated hydrocarbons are not used in the DBI procurement area.
- State Applicator License Programs
- NRCS, who oversees the allocation of funding for conservation practices on private lands, has Integrated Pest Management (IPM) defined as Conservation Practice Standard.
  - https://www.nrcs.usda.gov/Internet/FSE\_DOCUMENTS/stelprdb1044470.pdf https://www.nrcs.usda.gov/Internet/FSE\_DOCUMENTS/stelprdb1044470.pdf
- Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) provides for federal regulation of pesticide distribution, sale, and use. All pesticides distributed or sold in the United States must be registered (licensed) by EPA. See the following link for details on the Act and its enforcement: <a href="https://www.epa.gov/enforcement/federal-insecticide-fungicide-and-rodenticide-act-fifra-and-federal-facilities">https://www.epa.gov/enforcement/federal-insecticide-fungicide-and-rodenticide-act-fifra-and-federal-facilities</a>

Application of forest herbicides is regulated as a "point source" pollutant under section 402 of the Clean Water Act. To address this states have developed Pesticide General Permits (PGPs) <a href="https://www.epa.gov/npdes/pesticide-permitting">https://www.epa.gov/npdes/pesticide-permitting</a>. State permits are unique but in general they require the development of application plans, accurate record keeping, and conformance with a set of criteria for "All Operators". See AR PGP for reference: <a href="https://www.adeq.state.ar.us/water/permits/npdes/nonstormwater/pdfs/arg870000/fact-sheet.pdf">https://www.adeq.state.ar.us/water/permits/npdes/nonstormwater/pdfs/arg870000/fact-sheet.pdf</a>

Evidence Reviewed	All means or	of verification reviewed	
Risk Rating	x Low Risk	☐ Specified Risk	☐ Unspecified Risk at RA
Comment or Mitigation Measure		None	

	Indicator
2.2.9	The Biomass Producer has implemented appropriate control systems and procedures for verifying that methods of waste disposal minimise negative impacts on forest ecosystems (CPET S5d).
Finding	<ul> <li>The US Environmental Protection Agency (EPA) established federal requirements for reporting hazardous substance spills, including those associated with logging waste (I.e. oil/hydraulic fluid).</li> <li>The department of environmental quality in the states where DBI operates all maintain guidance on spill thresholds and reporting requirements.</li> <li>Solid Waste Disposal Act of 1986: Persons or organizations violating compliance orders for management of hazardous wastes are subject to civil and criminal penalties ranging from maximums of \$25,000 to \$1,000,000 and from two to 15 years imprisonment. State forestry</li> <li>BMPs address waste management that may contribute to contamination of state waters.</li> </ul>
Means of Verificatio n	<ul> <li>The US Environmental Protection Agency (EPA) established federal requirements for reporting the release of oil and hazardous substances. States usually follow the federal minimum standards, but many have stricter requirements.         <ul> <li>List of reportable quantities of hazardous substances can be found here: http://www.ecfr.gov/cgi-bin/text-idx?SID=d2ae7b1ab544a4e1838d37793c971dc6andmc=trueandnode=se40.2 8.302_14andrgn=div8</li> <li>EPA also publishes a "list of lists" that provides a consolidated list of chemicals that are subject to reporting under the Emergency Planning and Community Right-to-Know Act (EPCRA), Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), and the Clean Water Act (CWA) <a href="https://www.epa.gov/epcra/consolidated-list-lists">https://www.epa.gov/epcra/consolidated-list-lists</a></li> </ul> </li> <li>The Department of Environmental Quality in all states in which DBI sources have established thresholds for spills and published phone numbers for reporting spills. This table compiled by The Retail Compliance Center provides this information for all US States: <a href="https://www.rila.org/retail-compliance-center/spill-reporting">https://www.rila.org/retail-compliance-center/spill-reporting</a>. Petroleum spills of 25 gallons or more or any petroleum spill that causes a sheen on water is reportable.</li> <li>State BMPs all address waste and associated hazardous spills as do SIC Logger Training Programs (See Indicator 2.2.6)</li> <li>DBI contractually requires contractors to properly dispose of waste and has a program to evaluate BMP implementation.</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
2.3.1	Analysis shows that feedstock harvesting does not exceed the long-term production capacity of the forest, avoids significant negative impacts on forest productivity and ensures long-term economic viability. Harvest levels are justified by inventory and growth data.
Finding	<ul> <li>A healthy forest products industry drives investment in silviculture which can improve forest productivity.</li> <li>The biomass market provides markets for thinnings which can increase stand productivity. Additional income from harvest of low-grade fiber allows for further investment in practices which can improve forest productivity.</li> <li>Data provided through the USFS Forest Inventory and Analysis (FIA) Program shows positive growth to drain ratios in the DBI catchment area.</li> </ul>
Means of Verification	Investment in silviculture has improved forest productivity.  F2M's Historical Perspective on the Relationship between Demand and Forest Productivity in the US South  Programs to improve seedling quality (through standard breeding techniques), targeted fertilization, and competition control have resulted in significant increases in managed pine forest productivity. See table below from Fox, T.R., E.J. Jokela and H.L. Allen. 2007. The development of pine plantation silviculture in the southern United States. J. Forestry 105:337-3    Touting



 Amite Bioenergy catchment (analysis and table provided by Hood Consulting).

Amite BioEnergy Catchment Area - Annual Growth, Removals, & Growthto-Removal Ratios by Major Timber Product (2017)

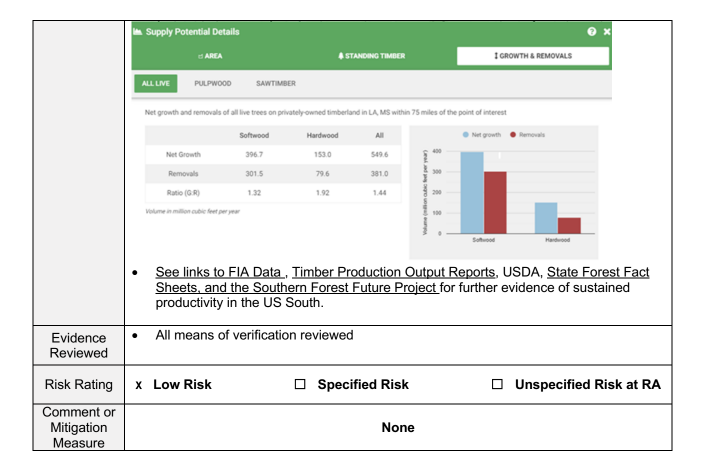
Softwood (Pine)	Growth (million ft3)	Removals (million ft3)	G:R Ratio
Pine Pulpwood	53.7	29.9	1.80
Pine Chip-n-saw	43.6	17.4	2.50
Pine Sawtimber	45.9	23.4	1.96
Softwood (Pine) Total	143.2	70.7	2.02

Hardwood	Growth (million ft3)	Removals (million ft3)	G:R Ratio
Hardwood Pulpwood	18.0	3.4	5.32
Hardwood Sawtimber	19.2	11.0	1.74
Hardwood Total	37.2	14.4	2.58

Product	Growth (million ft3)	Removals (million ft3)	G:R Ratio
Pulpwood	71.7	33.3	2.16
Sawtimber	108.7	51.9	2.10
Total	180.4	85.1	2.12

Source: USDA - US Forest Service

 LaSalle Bioenergy catchment (analysis and table produced by Southern Group of State Foresters Timber Analysis tool: by<a href="https://texasforestinfo.tamu.edu/tsa/">https://texasforestinfo.tamu.edu/tsa/</a>)



	Indicator
2.3.2	Adequate training is provided for all personnel, including employees and contractors (CPET S6d).
Finding	<ul> <li>The FSC, SFI, PEFC, and ATFS standards all require periodic employee training for an organization to remain certified to the Forest Management and/or Chain of Custody Standards.</li> <li>SFI requires loggers to be up-to-date in their SIC sponsored Master Logger training courses in order to harvest wood for and/or supply fiber to certified participants.</li> <li>Credentialing programs exist for professional foresters in the supply chain by jurisdiction and/or by employer.</li> </ul>
Means of Verification	Forest certification and chain of custody standards require a level of competence and training. See relevant sections from the SFI and PEFC Standards for reference.  SFI Principle 10 - Training and Education - To improve the practice of sustainable forestry through training and education programs  PEFC - 8.5.1 Human resources/personnel  The organisation shall ensure and demonstrate that all personnel performing activities affecting the implementation and maintenance of the chain of custody are competent on the basis of appropriate training, education, skills and experience.  The organisation shall ensure and demonstrate that all personnel performing activities affecting the implementation and maintenance of the chain of custody are competent on the basis of appropriate training, education, skills and experience.  SFI logger training program is a comprehensive program that covers topics in (1) Environmental (2) Safety and (3) Business management. Loggers as well as foresters (working for SFI certified companies) are required to take the course. It generally includes an initial set of core classes followed by a continuing education requirement. See links below for more information on logger training programs:  Alabama Professional Logging Managers  Ark Pro Logger  LA Master Logger Program  MS Professional Logging Manager Program  TX Pro Logger Program  MS Professional Logging Manager Program  TX Pro Logger Program  Registered Forester programs also exist within DBI's supply area. These often have a written exam and additional training requirements to maintain registration:  http://www.aborf.ms.gov/ http://www.aborf.alabama.gov/ http://www.asaforestry.org/programs/texas-accredited-forester-council http://www.asaforestry.org/programs/texas-accredited-forester-council http://www.asaforestry.org/programs/texas-accredited-forester-council http://www.asaforestry.org/programs/texas-accredited-forester-council https://www.forestry.ok.gov/Websites/forestry/Images/FORBDROSTER-PublicVersion.pdf  The Society of American For
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
2.3.3	Analysis shows that feedstock harvesting and biomass production positively contribute to the local economy, including employment.
Finding	<ul> <li>DBI plants were built in areas with abundant forest resources that had either lost markets or markets were waning. Talented and knowledgeable employees resided in these areas and are now being utilized.</li> <li>State and local economic incentives were granted to attract investment and jobs into these areas.</li> <li>Provision of biomass market enables forest landowners to conduct additional forest stand treatments thereby providing an intermediate source of income and improving fiber production and associated timber revenue associated with their forestland.</li> <li>Forestry Associations in each state keep track of the positive economic impact that the forestry industry has.</li> </ul>
Means of Verification	<ul> <li>Location of pellet plants and infrastructure improves local economies, provides exponential effects, and contributes to employment.         <ul> <li>Decline in pulp and paper. Effects on backward linked forest industries and local economies. Forest Product Journal, USDA</li> <li>Pellet Plants Spur New Life in Rural South, 2015 World Biomass</li> <li>Wood Pellet Co-Firing for Electric Generation Source of Income for Forest Based Low Income Communities in Alabama</li> <li>http://www.draxbiomass.com/wood-pellets-revitalizing-community/</li> </ul> </li> <li>Economic profiles of areas where DBI pellet plants are located demonstrates the value of brining jobs to the area:         <ul> <li>LaSalle Parish, LA Economic Profile</li> <li>Amite County, MS Forestry Economic Impact Profile</li> <li>Morehouse Parish, LA Economic Profiles</li> </ul> </li> <li>Bioenergy presents an important market for forest landowners which has been positively received.         <ul> <li>Forest landowner associations support of biomass</li> <li>An assessment of nonindustrial private forest landowner willingness to harvest woody biomass in support of bioenergy production in Mississippi: A contingent rating approach. Steven R. Gruchya, Donald L. Grebnerb, Ian A. Munnb, Omkar Joshib, Anwar Hussainc</li> </ul> </li> <li>DBI contracted Dr. Robert Eisenstadt and Paul Nelson at the University of Louisiana Monroe (ULM) to conduct an economic impact study of all DBI operations. Their work characterized the positive economy stimulus which can be attributed to the company.</li> <li>Drax is working with Earthworm (formerly The Forest Trust), to better understand communities and forest in which we operate. Earthworm conducted a socioeconomic study in the Amite Bioenergy catchment in 2019 which is informing DBI's community engagement.</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
2.4.1	The Biomass Producer has implemented appropriate control systems and procedures for verifying that the health, vitality and other services provided by forest ecosystems are maintained or improved (CPET S7a).
Finding	<ul> <li>Forests are recognized as providing valuable ecosystem services. Regional programs exist to support the conservation, health, and vitality of forestlands including tax abatement programs, Forest Action plans, and cost share programs, all designed to encourage landowners to manage their forest for these intrinsic values.</li> <li>Each state has a forestry agency, department, or division whose collective responsibilities include providing services, outreach, land management, and forest practices oversight. State agencies also manage state lands.</li> <li>Laws and regulations exist to protect the wildlife resources, including the Endangered Species Act, state level Wildlife laws, and the Clean Water Act.</li> <li>State level BMPs associated with the CWA are in place to protect water quality.</li> <li>Each state also has a wildlife agency, department, or division that provides services and outreach to landowners as well as oversight and management of state lands.</li> <li>Privately sponsored programs that encourage managing the health and vitality of the forest system include the Tree Farm programs coordinated by the American Forest Foundation (American Tree Farm System Web site 2011) and the Longleaf Restoration Program sponsored by The Longleaf Alliance.</li> <li>Forest level certification (SFI and ATFS) is prevalent on the landscape and provides assurances of the sustainable management of the forest resource.</li> <li>The FSC US Controlled Wood Risk Assessment has identified two ecosystems that appear within DBI's catchment, Late Successional Bottomland Hardwoods, and Native Longleaf Pine Systems, that have been designated as "Specified Risk". These systems are components that in part reflect the overall health and vitality of the forest. This designation gives rise to mitigations as stated in 2.1.2 above, mitigations to which are included below.</li> </ul>
Means of Verification	<ul> <li>State programs - educational and technical assistance for management of wildlife habitat or riparian areas, water quality, resource conservation, and protection from invasive species is available in all states through forestry, wildlife, and cooperative extension personnel. States have developed comprehensive "Forest Action Plans" and "Wildlife Action Plans" to direct and inform natural resource management in each state.</li></ul>

resource. A description of these cost share programs and links are provided in Indicator 2.2.1 The CWA and BMP programs are instrumental in protecting ecosystem services provided by forests. See Indicators 2.2.4 and 2.2.6 for a review of the CWA and The ESA is in place to help prevent further loss, and drive recovery of animal and plant species considered federally threatened and endangered. See Indicator 2.2.4, 2.2.2, and 2.2.1 for a review of the ESA. By providing a market for fiber, DBI assists in the development of a robust and resilient forest. Thinnings assist in developing ground flora and forest structure, including helping in providing better hunting and recreation; utilizing mill residuals is assistive in encouraging sawlog production. Additional returns to landowners from the biomass market allow further investment in robust forests. DBI's "Rapid Risk Assessment" process and internal audit protocol also provide assurances that the health, vitality, and other ecosystem services are preserved in the sourcing of in-woods fiber Evidence Reviewed ☐ Unspecified Risk at RA Risk Rating □ Low Risk x Specified Risk FSC US has identified, and developed mitigation measures, for four specified risks which are relevant to residual fiber suppliers - Late Successional Bottomland Hardwoods (LSBH), Native Longleaf Pine Systems (NLPS), Southern Appalachian Critical Biodiversity Area (SACBA), and the Central Appalachian Critical Biodiversity Area (CACBA). DBI utilizes the FSC approved mitigation measures for addressing these specified risks. The specified risks and mitigation measures are described below: Dusky Gopher Frog (DGF) For the Dusky Gopher Frog, FSC identifies two small areas at the extreme south of our residual sourcing area. FSC has identified education and outreach as a mitigation option for the DGF. DBI will provide educational materials to the suppliers which have the potential to source from the FSC identified risk areas. Educational materials will be informed by the best available science and adapted as new information and/or approaches become available. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of DGF populations. Late Successional Bottomland Hardwoods (LSBH) Comment or As DBI primarily sources Southern Yellow Pine, Late Successional Bottomland Mitigation Hardwoods are mainly an issue for residual suppliers who process hardwoods Measure and are proximate to LSBH areas. The areas that potentially have LSBH have been mapped by FSC and integrated into DBI's GIS system. For residual suppliers, outreach and education will be the choice mitigation tool. Educational materials have been developed to engage landowners, foresters, and loggers in conservation of this forest system. DBI also actively supports workshops and learning exchanges focused on improving the management of bottomland hardwoods in the supply area. Native Longleaf Pine Systems (NLPS) For NLPS, the areas at risk have been identified by FSC at county/parish level. These areas have been included in DBI's GIS system. Education and outreach will be the primary mitigation for residual suppliers who's sourcing area intersects FSC identified risk areas. The desired outcome of these communications is engaging landowners, foresters, and loggers in conservation of Native Longleaf Pine systems. DBI also actively supports workshops and learning exchanges focused on encouraging proactive management of longleaf pine in the supply area.

Southern and Central Appalachian Critical Biodiversity Area (CACBA and SACBA respectively)

Both the Central and Southern Appalachian Critical Biodiversity Areas will only affect DBI's residual sourcing due to the distance from existing pellet mills. Education and outreach will be the mitigation tool employed. As described for the risks above, these materials will be developed according to best available science and be adapted as new information and approaches come available (i.e. through FSC CW Regional meetings). This educational material will be aimed at increasing awareness of the sensitivities and unique nature of these CBAs in hopes of increasing conservation of these highly biodiverse areas.

Only two of these specified risks are relevant to DBI's primary sourcing, Late Successional Bottomland Hardwoods and the Native Longleaf Pine System. Mitigation for primary feedstock includes DBI's program to verify BMP usage and protection of species of concern when sourcing directly from the forest. DBI has integrated the FSC HCV maps into its GIS system and "Rapid Risk Assessment" process which also includes all known species and natural communities of concern (NatureServe data). FSC US has identified two specified risks which are relevant to primary fiber suppliers - Late Successional Bottomland Hardwoods (LSBH), and Native Longleaf Pine Systems (NLPS). DBI actively screens all in-woods fiber tracts for species of concern and FSC Specified Risks prior to accepting any fiber. DBI also records the cover type and species of stand from which fiber is sourced. In this way receipt of longleaf pine and harvesting associated with hardwood systems is monitored to ensure that there is no conversion or degradation of high conservation forests on tracts from which we receive roundwood or in-woods chips. If it is determined that the risk of negative impact to the HCV cannot be effectively mitigated through information flow and internal controls DBI can choose not to accept material from a region or a supplier.

	Indicator				
2.4.2	The Biomass Producer has implemented appropriate control systems and procedures for verifying that natural processes, such as fires, pests and diseases are managed appropriately (CPET S7b).				
Finding	<ul> <li>Managing fire, pest, and disease are a primary responsibility of USDA Forest Service and state forestry agencies.</li> <li>National Cohesive Wildland Fire Management Strategy</li> <li>Plant pest quarantine programs and USDA-Animal and Plant Health Inspection Service (APHIS) monitor and enforce regulations pertaining to invasive species which have the potential to significantly impact forests and agricultural crops (i.e. emerald ash borer).</li> <li>Federal cost-share funds through NRCS require adherence to NRCS Integrated Pest Management Plan.</li> <li>Market provision for biomass provides a reduction in forest fire risk and less need to conduct prescribed burns to reduce fuel load.</li> <li>Market provision for biomass enables use/removal of diseased and damaged</li> </ul>				
Means of Verificatio n	<ul> <li>USFS conducts aerial surveys to monitors forest pest and disease outbreaks on National Forest and adjacent lands.</li> <li>Each state has a forestry agency, department, or division whose collective responsibilities include providing services and outreach, land management, and forest practices oversight. State forestry agencies assist timber owners in forest pest management by conducting forest pest surveys and evaluations.</li> <li>The National Cohesive Wildland Fire Management Strategy focuses on debris burning and homeowner safety in the wildland urban interface. It is an interagency effort, with USFS, State environmental agencies, municipal organizations, and NGOs (i.e. Nature Conservancy).</li> </ul>				

NRCS Integrated Pest Management Plan applies to all applicants and lands which receive federal cost share MP: Forest management standard and assistance to implement integrated pest management plan into land management objectives. Burn permitting and licencing requirements are required in all states where DBI procures biomass and smoke management guidelines are provided by forestry commissions. State Smoke Guidelines https://www.mfc.ms.gov/sites/default/files/Voluntary Smoke Management Guidelines 2 012 2.pdf See 2.2.8 Chemical Applicator and BMP information. State Forest and Wildlife Action Plans – Each of these plans address invasive species, pests, wildfire, and other threats that exist within each state. They provide a strategy to help control and prevent harmful effects of these threats to the landscape. FIA Forest Inventories – FIA inventories provide insight for each state into the amount of dead and down debris, growth, removals, and standing stock and monitors changes over time. This insight can show indicators for invasives, forest pest, as well as help calculate damage from fires and natural disasters. **Drax Company Policies** See link detailing southern region forest health evaluations and information on the forest pests in the area. In cases such as the southern pine beetle biomass harvesting can assist in thinning operations to reduce tree density and therefore assist in the prevention of SBP outbreaks. https://www.fs.usda.gov/detail/r8/forestgrasslandhealth/insects-diseases/?cid=stelprdb5414469 Market provision for biomass provides a reduction in forest fire risk and less need to conduct prescribed burns to reduce fuel load. See Evans et al. 2009 - From renewable energy to fire risk reduction: a synthesis of biomass harvesting and utilization case studies in US forests Interagency Fire Prevention Strategy - This strategy provides agency with assistance, education, and monitoring to help prevent and control the spread of wildfires. The Southern Group of State Foresters provides us with a look at the successes of having a southern wide Stewardship Strategy: https://www.southernforests.org/fire/implementing-shared-stewardship-a-collection-ofcohesive-strategy-success-stories-from-across-thesouth/SGSF%20Final%20Report FINALSharedStewardship.pdf DBI Foresters are active on all State Forestry Associations and SICs, which provide a forum for critical information transfer from federal and state forestry agencies related to current forest health issues (pest/invasive outbreaks and fire). Fiber Purchase Agreement language specific to preventing the spread of emerald ash borer. Drax does not accept ash from primary feedstock. All means of verification reviewed Evidence Reviewed Risk x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA Rating Comment or None Mitigation Measure

	Indicator
2.4.3	The Biomass Producer has implemented appropriate control systems and procedures for verifying that there is adequate protection of the forest from unauthorised activities, such as illegal logging, mining and encroachment (CPETS7c).

## According to the FSC US Controlled Wood Risk assessment there is a low risk of illegal harvesting.

- Enforcement actions in each state sourced from demonstrates effective application of law to protect landowners from illegal logging, unpermitted mining and encroachment.
- Occurrences of timber theft and encroachment are not systemic in the states from which DBI sources. Pathways for recourse exists in each state to remedy the problem.
- Federal laws ban commerce in all illegally sourced forest products.
- All states from which DBI sources fiber have timber theft laws that carry civil and criminal penalties.
- Each jurisdiction has its own version of legislation with well governed agencies that enforce these elements that carry civil and criminal penalties.

Texas	Tennesse e	Mississippi	Louisiana	Arkansas	Alabama	Oklahom a	Federal
State Timber Theft Law	State Timber Theft Law	State Timber Theft Law	State Timber Theft Law	Arkansas Timber Theft	AL Timber Theft Law	OK Forestry Code	US: Lacey Act
Publication explaining timber theft law.	UT Extension Fact sheet	MS Agricultural and Livestock Theft Bureau	Timber theft cases and litigation discloser via search engine.	Timber Theft Fact Sheet	AL Change in Enforceme nt Agency	No reports returned by web crawler	Enforcement Action: Article summarizing recent cases.
Enforceme nt action example.	Enforceme nt Action Example	Article presenting enforcement action stats for past two years.  MS Enforceme nt Action Example	LA Timber Theft Brochure  LA Enforceme nt Action Example	Arkansas AG Law Enforceme nt News Report	AL Enforceme nt Example	Article that includes OK Timber Theft Rates	Third party review of effectiveness of laws: Environment al Investigation Agency

## Means of Verificatio n

**Finding** 

- Also see evidence provided in Indicator 1.3.1
- While timber theft is a significant and consequential problem for affected landowners, the volume of US hardwood production that may be illegally obtained is very low relative to production. See Assessment of Lawful Harvesting and Sustainability of US Hardwood Exports by American Hardwood Export Council for a review of laws, regulations, and enforcement in the US as it relates to illegal logging: https://www.americanhardwood.org/index.php/en/latest/news/seneca-creek-study
- Louisiana and Arkansas have recently strengthened their timber theft laws and in Louisiana the rate of occurrence of timber theft is reportedly less than in past years due to changes in the law that imposed higher penalties.
- See Chatham House Illegal logging portal for analysis and review of forest governance and legality...
- Masters thesis on timber theft and financial impacts on the US South: A Nationwide Survey of Timber Trespass Legislation. Hicks, Timothy. Master of Forestry Thesis March 2005 PSU School of Forest Resources
- Environmental Investigation Agency: The website's only references to the United States are about US-based companies operating in other countries and regarding the Lacey Act.
- SFI State Implementation Committees Inconsistent Practices committees provide the public an opportunity to make complaints related to harvest practices.
- Mining each jurisdiction has its own version of legislation governing mining, but the federal government has oversight. https://www.osmre.gov/
  - US Code: US Code: Title 30 MINERAL LANDS AND MINING
  - Annual reports presenting mine permitting and oversight inspections.
- Each jurisdiction has its own version of legislation governing land encroachment.Preamble citations including Worldwide Governance Indicators
- Drax Group and DBI Policy statements related to avoidance of illegally harvested and sourced fiber http://www.drax.com/biomass/sustainability-policy/#sthash.nfaO36gM.dpuf. https://www.draxbiomass.com/sustainability/

	<ul> <li>In the EU, the organization that places material/products on the EU market "for the first time" must apply a DDS, and other supply chain actors need to maintain records so that the original supplier can be identified.</li> <li>The DBI Fiber Purchase Agreement requires legal compliance, and its ongoing supplier monitoring system ensure that illegal logging is of negligible impact to the company.</li> <li>DBI conducted a comprehensive stakeholder consultation to capture feedback about legality issues in the procurement regions.         <ul> <li>One stakeholder voiced their concern about the level of law enforcement and the effectiveness of existing legal controls as they relate to logging. However, DBI continues to support FSC assessment of "low-risk" and through continued monitoring of their catchment finds that the level of enforcement is effective, and that timber trespass is not systemic in procurement region</li> </ul> </li> <li>DBI Severance Tax Records</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
2.5.1	The Biomass Producer has implemented appropriate control systems and procedures for verifying that legal, customary and traditional tenure and use rights of indigenous people and local communities related to the forest are identified, documented and respected (CPET S9).
Finding	<ul> <li>The FSC Controlled Wood National Risk Assessment for the US has determined that there is a "Low Risk" of "wood harvested in violation of traditional and human rights".</li> <li>US support of UN Indigenous Peoples initiative</li> <li>The legal system in the United States is generally considered fair and efficient in resolving conflicts pertaining to traditional rights including use rights, cultural interests or traditional cultural identity. There are different mechanisms or processes that allow Native American tribes, as well as any private citizen, to deal with disagreement and conflict related to decisions affecting natural resources, and forests that are considered to be equitable.</li> <li>Sustainable Forestry and African American Land Retention Program (SFLR) focuses on issues associated with African American land ownership.</li> <li>State of America's Forest, SAF Figure 4 and 13 displaying distribution of landownership showing stable patterns between public and private ownerships.</li> <li>Today, federal, state, and local governments regulate growth and development through statutory law. The majority of controls on land, however, stem from the actions of private developers and individuals.</li> <li>Two major federal laws have been passed in the last half century that limit the use of land significantly. These are the National Historic Preservation Act of 1966 (today embodied in 16 USC. 461 et seq.) and the National Environmental Policy Act of 1969 (42 USC. 4321 et seq.).</li> <li>Stakeholder consultation process revealed no concerns expected to affect feedstock sourcing</li> <li>Preamble citations including Worldwide Governance Indicators</li> </ul>

	Announcement of US Support for the United Nations Declaration on the Rights of
	Indigenous Peoples
	Sustainable Forestry and African American Land Retention Program (SFLR) helps to connect African American landowners with established networks of forestry support including federal and state government programs. Title issues and ownership disputes are a focus of this initiative.
	Each jurisdiction has statutory law that governs these elements. Ample case law is
	present demonstrating path of recourse exists for all parties. Each jurisdiction, with well governed agencies, enforces these elements that carry civil and criminal
	penalties, and administer land use monitoring programs. See table presented in Indicator 2.4.3.
	<ul> <li>NEPA Methods provides information for communities who want to assure that their</li> </ul>
	environmental justice (EJ) issues are adequately considered when there is a federal
	agency action that may involve environmental impacts on minority populations, low-
	income populations, and/or Indian tribes and indigenous communities.
	https://www.energy.gov/nepa/downloads/community-guide-environmental-justice-and-
	nepa-methods
Means of	Intra-tribal councils and the Bureau of Indiana Affairs resources provide information
Verification	concerning consultations, actions and resolutions.
	https://www.bia.gov/sites/bia.gov/files/assets/public/webteam/pdf/idc1-028635.pdf
	https://biamaps.doi.gov/
	https://www.choctaw.org/government/development/forestry.html
	http://www.koasatiheritage.org/pages/tribal-history/
	http://www.jenachoctaw.org/content/epa
	https://www.tunicabiloxi.org/tribal-info/departments/land-office/
	https://itec.cherokee.org/
	http://www.shawnee-tribe.com/Environmental.html
	Other publications detailing land use which are informative to understanding ownership patterns:
	o https://www.ers.usda.gov/webdocs/publications/84880/eib-178.pdf?v=0
	<ul> <li>https://www.ers.usda.gov/webdocs/publications/04000/elb-170.pdr:v=0</li> <li>https://www.ers.usda.gov/data-products/state-fact-sheets/</li> </ul>
	<ul> <li>State of America's Forest, SAF- https://usaforests.org/</li> </ul>
	State of Aminomod of Gross, Or in
	Through the Stakeholder Consultation process DBI has attempted to communicate
	with tribes located in procurement region. There has been no return
	communication
Evidence	All means of varication reviewed
Reviewed	
Diek Detire	V. Lew Diek
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or	Stakeholders have commented that there are unresolved disputes in some wetland areas.
Mitigation	These are not expected to impinge on sourcing feedstocks.
Measure	more and the present to impringe on councing reconcional

	Indicator
2.5.2	The Biomass Producer has implemented appropriate control systems and procedures for verifying that production of feedstock does not endanger food, water supply or subsistence means of communities, where the use of this specific feedstock or water is essential for the fulfilment of basic needs.
Finding	<ul> <li>No food related feedstock used. No subsistence living on large scale in US.</li> <li>Water resources are ample in the sourcing area and working forests from which biomass are sources help maintain forest cover.</li> <li>No land use change on landscape level since 1950s</li> <li>No adverse commentary during stakeholder consultation process</li> </ul>

Means of Verification	Subsistence living levels in limited or regionalized cases supported by well governed public agencies.  Publications detailing land use which are informative to understanding ownership patterns:  https://www.ers.usda.gov/webdocs/publications/84880/eib-178.pdf?v=0 https://www.ers.usda.gov/data-products/state-fact-sheets/ State of America's Forest, SAF- https://usaforests.org/  Abundant water resources in procurement region. Forests are important to protecting and maintaining water supplies. The biomass market encourages forest to remain forest by providing a market for low-value fiber.  Average annual rainfall by state  Annual State Precipitation Averages
Evidence Reviewed	
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator
2.6.1	The Biomass Producer has implemented appropriate control systems and procedures for verifying that appropriate mechanisms are in place for resolving grievances and disputes, including those relating to tenure and use rights, to forest management practices and to work conditions.
Finding	<ul> <li>Statutory law and regulations exist and persist with the enforcement of employment, labor, health and safety law. Related management systems, internal processes and company policies are reviewed as part of third party external audits.</li> <li>The Employment Standards Administration of the US Department of Labor implements and enforces US labor law.</li> <li>Federal laws specific to forestry occupations including logging, operation of sawmills.</li> <li>Federal laws have been passed in the last half century that require attention to land tenure and use including the National Historic Preservation Act of 1966 and the National Environmental Policy Act of 1969</li> <li>WGI indicates effective enforcement of laws in US</li> <li>No adverse commentary during stakeholder consultation process.</li> </ul>

	•	AHEC reports that: "Forest employment in the US is regulated under federal and state laws and codes, which prohibit child labor and are consistent with the ILO Fundamental Principles and Rights at work."  Federal laws in place regarding forestry occupations including logging, operation of sawmill, lath mill, shingle mill, or cooperage stock mill abide by (Order 4). [75 FR 28453, May 20,2010].  Statutory law and regulations exist and persist with the enforcement of employment, labor, health and safety law. Related management systems, internal processes and company policies are reviewed as part of third party external audits.  Forest fire fighting and forest fire prevention occupations, timber tract occupations, forestry service occupations, logging occupations, and occupations in the operation of any sawmill, lath mill, shingle mill, or cooperage stock mill abide by (Order 4). [75 FR 28453, May 20, 2010]  The Fair Labor Standards Act (FLSA) establishes minimum wage, overtime pay,
	•	recordkeeping, and child labor standards affecting full-time and part-time workers in the private sector and in federal, state, and local governments.  The National Labor Relations Act  Two major federal laws have been passed in the last half century that limit the use of land significantly. These are the National Historic Preservation Act of 1966 (today embodied in 16 USC. 461 et seq.) and the National Environmental Policy Act of 1969 (42 USC. 4321 et seq.).
Means of Verification	•	OSHA eTool: This eTool outlines the required and recommended work practices that may reduce logging hazards. Workers have a right to a safe workplace. The law requires employers to provide their employees with working conditions that are free of known dangers. The OSHA law also prohibits employers from retaliating against employees for exercising their rights under the law (including the right to raise a health and safety concern or report an injury). For more information see www.whistleblowers.gov or worker rights. OSHA eTool
	•	The federal government largely defers and relies on state governments to develop and implement standards for private lands and forest practices pursuant to federal law. As a general rule, land use and management tend to be under state and local jurisdiction. However, several important federal environmental laws have direct implications for forest management on private lands. They include: The Clean Water Act (CWA); the Endangered Species Act (ESA); the Clean Air Act (CAA); the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA); and, the Coastal Zone Management Act (CZMA).
	•	Survey of violations of trade union rights by the <u>International Trade Union Congress</u> <u>ITUC</u>
	•	Though not ratified, the United States is in overall compliance with the ILO Convention 169, which addresses customs and beliefs, education and training, health services, land rights, social security, protection of language and culture, and pay and working conditions. For monitoring of non-compliance by the ILO, see the ILO NORMLEX database.
	•	FSC Chain of Custody requires acknowledgements relating to health, safety and labour issues that are based on ILO Declaration on Fundamental Principles and
		Rights at Work, 1998.
	•	DBI has written contractual requirements requiring compliance. Stakeholder Consultation process
Evidence Reviewed	•	All means of verification reviewed
Risk Rating	X	Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure		None

	Indicator
2.7.1	The Biomass Producer has implemented appropriate control systems and procedures for verifying that Freedom of Association and the effective recognition of the right to collective bargaining are respected.
Finding	<ul> <li>All employees in the US are allowed to unionize and gather for collective bargaining. Unions exist across the US and have for quite some time signifying their ability to operate lawfully.</li> <li>ITUC and IOE: The US and some employers have direct complaints cited but none are related to forestry or the forest industry.</li> <li>The link below provides a list and explanations for the Major Laws of the Department of Labor <a href="https://www.dol.gov/general/aboutdol/majorlaws">https://www.dol.gov/general/aboutdol/majorlaws</a></li> <li>No adverse commentary during stakeholder consultation process.</li> </ul>
Means of Verification	<ul> <li>Statutory labor and employment laws and regulations are protective of employees' rights, health and safety.</li> <li>WGI indicates effective enforcement of laws in US</li> <li>Risk management of business operations inherently drives compliance.</li> <li>Equal Opportunity Employment Act – This act requires that Applicants to and employees of most private employers, state and local governments, educational institutions, employment agencies and labor organizations be protected under Federal law from discrimination.</li> <li>The National Labor Relations Act - according to the National Relations Board this was enacted to protect the rights of employees and employers, to encourage collective bargaining, and to curtail certain private sector labor and management practices, which can harm the general welfare of workers, businesses and the US economy.</li> <li>Drax's Chain of Custody Certifications require both internal and external auditing on the annual basis to assure standards are being met and our monitoring systems are working</li> <li>FSC Chain of Custody requires acknowledgements relating to health, safety and labour issues that are based on ILO Declaration on Fundamental Principles and Rights at Work, 1998.</li> <li>DBI operational control procedure "Know Your Vendor (KYV)" is conducted to ensure a supplier has not been in violation of the law.</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator			
2.7.2	The Biomass Producer has implemented appropriate control systems and procedures for verifying that feedstock is not supplied using any form of compulsory labour.			
Finding	<ul> <li>Sufficient laws and consequences exist in the US to deter forced labor from occurring.</li> <li>WGI indicates effective enforcement of laws in US</li> <li>The link below provides a list and explanations for the Major Laws of the Department of Labor <a href="https://www.dol.gov/general/aboutdol/majorlaws">https://www.dol.gov/general/aboutdol/majorlaws</a></li> <li>No adverse commentary during stakeholder consultation process.</li> </ul>			
Means of Verification	<ul> <li>Statutory labor and employment laws and regulations are protective of employees' rights, health and safety.</li> <li>According to the 2010 US Department of Labor's List of Goods Produced by Child or Forced Labor, forced labor has been identified in the harvesting and production of timber in Brazil, Peru, and Myanmar (Burma).</li> <li>18 US Code § 1589 - Forced labor: Whoever knowingly provides or obtain labor by force in the US is subject to be fined under this title, imprisoned not more than 20 years, or both.</li> <li>Equal Opportunity Employment Act – This act requires that Applicants to and employees of most private employers, state and local governments, educational institutions, employment agencies and labor organizations be protected under Federal law from discrimination.</li> <li>The National Labor Relations Act - according to the National Relations Board this was enacted to protect the rights of employees and employers, to encourage collective bargaining, and to curtail certain private sector labor and management practices, which can harm the general welfare of workers, businesses and the US economy.</li> <li>The Migrant and Season Worker Protection Act has applied to forestry contract workers since 1987. The provisions provide protection for seasonal and migrant workers in the forestry sector conducting reforestation, pre-commercial thinning and other seasonal work, as well as vehicle safety, safe housing, disclosure of wages and hours and payroll record keeping. The US Department of Labor has conducted audits of reforestation contractors that serve in an independent contractor role. Landowners are required by DOL to ensure that contractors providing services are certified by the DOL and comply with the major provisions of MSPA</li> <li>DBI has written contracts requiring compliance with legislation.</li> <li>Drax's Chain of Custody Certifications require both internal and external auditing on an annual basis to assure standards are being met and our monitoring</li></ul>			
Evidence Reviewed	All means of verification reviewed			
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA			
Comment or Mitigation Measure	None			

	Indicator					
2.7.3	The Biomass Producer has implemented appropriate control systems and procedures to verify that feedstock is not supplied using child labour.					
Finding	<ul> <li>The FSC US Controlled Wood Risk Assessment (sections 1.12 and 2.2) has found that there is low risk in connection with child labor.</li> <li>Strong and effective federal and state legislative controls are in place for this aspect in the wood procurement catchment.</li> <li>WGI indicates effective enforcement of laws in US</li> <li>The link below provides a list and explanations for the Major Laws of the Department of Labor <a href="https://www.dol.gov/general/aboutdol/majorlaws">https://www.dol.gov/general/aboutdol/majorlaws</a></li> <li>The US has not ratified all the core ILO labor standards, however; there is sufficient evidence to suggest that the US does not violate key principles.</li> <li>There is no evidence of child labor or violation of ILO Fundamental Principles and Rights at work taking place in region.</li> <li>No adverse commentary during stakeholder consultation process.</li> </ul>					
Means of Verification	Rights at work taking place in region.					
Evidence Reviewed	All means of verification reviewed					
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA					
Comment or Mitigation Measure	None					

	Indicator					
2.7.4	The Biomass Producer has implemented appropriate control systems and procedures for verifying that feedstock is not supplied using labour which is discriminated against in respect of employment and occupation.					
Finding	<ul> <li>The FSC US Controlled Wood Risk Assessment (sections 1.12 and 2.2) has found that there is low risk in connection with discrimination.</li> <li>Strong and effective legislation exists to prevent discrimination.</li> <li>DBI employee handbook has EEO policies in place: EEO and Non-discrimination Statement, Anti-harassment Guidelines, Reasonable Accommodation</li> <li>Even though the US has not ratified all the ILO conventions due to sovereignty concerns; US employers and laws comply with indicators and rule of law enforces.</li> <li>No adverse commentary during stakeholder consultation process.</li> </ul>					
Means of Verification	<ul> <li>The link below provides a list and explanations for the Major Laws of the Department of Labor https://www.dol.gov/general/aboutdol/majorlaws</li> <li>The Age Discrimination in Employment Act (ADEA): prohibits employers from discriminating on the basis of age.</li> <li>Equal Opportunity Employment Act — This act requires that Applicants to and employees of most private employers, state and local governments, educational institutions, employment agencies and labor organizations be protected under Federal law from discrimination.</li> <li>Statutory labor and employment laws and regulations are protective of employees' rights, health and safety.</li> <li>Title VII of the Civil Rights Act of 1964: prohibits discrimination based on race, color, religion, sex or national origin</li> <li>The Pregnancy Discrimination Act: specifying that unlawful sex discrimination includes discrimination based on pregnancy, childbirth, and related medical conditions</li> <li>The Family and Medical Leave Act: sets requirements governing leave for pregnancy and pregnancy-related conditions</li> <li>The Rehabilitation Act of 1973: prohibits employment discrimination on the basis of disability</li> <li>The Bankruptcy Reform Act of 1978: prohibits employment discrimination on the basis of bankruptcy or bad debts.</li> <li>The Immigration Reform and Control Act of 1986: prohibits employers with more than three employees from discriminating against anyone (except an unauthorized immigrant) on the basis of national origin or citizenship status.</li> <li>The Americans with Disabilities Act of 1990 (ADA): enacted to eliminate discriminatory barriers against qualified individuals with disabilities, individuals with a record of a disability, or individuals who are regarded as having a disability.</li> <li>The Migrant and Seasonal Worker Protection Act has applied to forestry contract workers in the forestry sector conducting reforestation, pre-commercial thinning and other seasonal work, as</li></ul>					

	<ul> <li>DBI operational control procedure "Know Your Vendor (KYV)" is conducted to ensure a supplier has not been in violation of the law.</li> <li>DBI has written contracts requiring compliance with legislation.</li> <li>HR materials</li> <li>DBI employee handbook has EEO policies in place</li> <li>FSC Chain of Custody requires acknowledgements relating to health, safety and labour issues that are based on ILO Declaration on Fundamental Principles and Rights at Work, 1998.</li> </ul>				
Evidence Reviewed	All means of verification reviewed				
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA				
Comment or Mitigation Measure	None				

	Indicator					
2.7.5	The Biomass Producer has implemented appropriate control systems and procedures for verifying that feedstock is supplied using labour where the pay and employment conditions are fair and meet, or exceed, minimum requirements.					
Finding	<ul> <li>Strong and effective legislation exists to for this aspect.</li> <li>WGI indicates effective enforcement of laws in US</li> <li>Even though the US has not ratified all the ILO conventions due to sovereignty concerns; US employers and laws comply with indicators and rule of law enforces.</li> <li>No adverse commentary during stakeholder consultation process</li> </ul>					
Means of Verification	<ul> <li>ITUC and IOE: The US and some employers have direct complaints cited but none are related to forestry or the forest industry</li> <li>The link below provides a list and explanations for the Major Laws of the Department of Labor <a href="https://www.dol.gov/general/aboutdol/majorlaws">https://www.dol.gov/general/aboutdol/majorlaws</a></li> <li>Statutory labor and employment laws and regulations are protective of employees' rights, health and safety.</li> <li>The Fair Labor Standards Act (FLSA) is a federal law which establishes minimum wage, overtime pay eligibility, recordkeeping, and child labor standards affecting full-time and part-time workers in the private sector and in federal, state, and local governments.</li> <li>The Equal Pay Act amended the Fair Labor Standards Act in 1963. The Equal Pay Act prohibits employers and unions from paying different wages based on sex.</li> <li>The Migrant and Seasonal Worker Protection Act has applied to forestry contract workers since 1987. The provisions provide protection for seasonal and migrant workers in the forestry sector conducting reforestation, pre-commercial thinning and other seasonal work, as well as vehicle safety, safe housing, disclosure of wages and hours and payroll record keeping. The US Department of Labor has conducted audits of reforestation contractors that serve in an independent contractor role. Landowners are required by DOL to ensure that contractors providing services are certified by the DOL and comply with the major provisions of MSPA</li> <li>Equal Opportunity Employment Act – This act requires that Applicants to and employees of most private employers, state and local governments, educational institutions, employment agencies and labor organizations be protected under Federal law from discrimination.</li> <li>The National Labor Relations Act - according to the National Relations Board this was enacted to protect the rights of employees and employers, to encourage collective</li> </ul>					

	<ul> <li>bargaining, and to curtail certain private sector labor and management practices, which can harm the general welfare of workers, businesses and the US economy.</li> <li>The link below provides a list and explanations for the Major Laws of the Department of Labor <a href="https://www.dol.gov/general/aboutdol/majorlaws">https://www.dol.gov/general/aboutdol/majorlaws</a></li> <li>DBI has written contracts requiring compliance with legislation.</li> <li>Risk management of business operations inherently drives compliance.</li> <li>DBI operational control procedure "Know Your Vendor (KYV)" is conducted to ensure a supplier has not been in violation of the law.</li> </ul>				
Evidence Reviewed	All means of verification reviewed				
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA				
Comment or Mitigation Measure	None				

	Indicator					
2.8.1	The Biomass Producer has implemented appropriate control systems and procedures for verifying that appropriate safeguards are put in place to protect the health and safety of forest workers (CPET S12).					
Finding	<ul> <li>The FSC US Controlled Wood Risk Assessment has found that there is a low risk in respect of Health and safety (section 1.11)</li> <li>Laws and regulations exist to establish and govern minimum standards and establish safe conditions for employees.</li> <li>WGI indicates effective enforcement of laws in US</li> <li>The United States has in place Federal legislation regulating employers' responsibilities for worker health and safety – Occupational Safety and Health Act (OSHA) of 1970. Within this Act there are logging-specific regulations: OSHA 1910.266</li> <li>Each of the States that DBI operates in have additional departments, legislation, and regulation regarding worker safety and health.</li> <li>Forest safety and health are a primary focus of state level logger training programs jointly administered by forestry agencies, forestry associations, and SFI.</li> </ul>					
Means of Verification	<ul> <li>The link below provides a list and explanations for the Major Laws of the Department of Labor <a href="https://www.dol.gov/general/aboutdol/majorlaws">https://www.dol.gov/general/aboutdol/majorlaws</a></li> <li>State level logger training programs focus on safety and forest health. Arkansas Pro Logger, Texas Master Logger, Mississippi Pro Logging Manager and Louisiana Master Logger curriculums promote health and safety of forest workers by providing OSHA training. There are <a href="https://www.osha.gov/stateplans">https://www.osha.gov/stateplans</a></li> <li>The United States has in place Federal legislation regulating employers' responsibilities for worker health and safety – Occupational Safety and Health Act (OSHA) of 1970. Within this Act there are logging-specific regulations: OSHA 1910.266</li> <li>OSHA eTool: This eTool outlines the required and recommended work practices that may reduce logging hazards. Workers have a right to a safe workplace. The law requires employers to provide their employees with working conditions that are free of known dangers. The OSHA law also prohibits employers from retaliating against employees for exercising their rights under the law (including the right to raise a health and safety concern or report an injury). For more information see www.whistleblowers.gov for worker rights.</li> <li>Each state has an active OSHA plan - <a href="https://www.osha.gov/stateplans">https://www.osha.gov/stateplans</a></li> </ul>					

	<ul> <li>The Migrant and Seasonal Worker Protection Act has applied to forestry contract workers since 1987. The provisions provide protection for seasonal and migrant workers in the forestry sector conducting reforestation, pre-commercial thinning and other seasonal work, as well as vehicle safety, safe housing, disclosure of wages and hours and payroll record keeping. The US Department of Labor has conducted audits of reforestation contractors that serve in an independent contractor role. Landowners are required by DOL to ensure that contractors providing services are certified by the DOL and comply with the major provisions of MSPA</li> <li>Each of the States that DBI operates in have additional departments, legislation, and regulation regarding worker safety and health: Louisiana Workforce Commission, Texas Workforce Commission (TWC), AL Dept of Labor, MS Dept of Employment Security (defers to OSHA) and the Arkansas Dept of Labor.</li> <li>Fiber Purchase Agreement: Compliance with Laws, Forestry Practices and Safety Rules. Suppliers are signatory.</li> <li>Drax Biomass has signed the FSC Evaluation of the organization's commitment to FSC values and occupational health and safety in the Chain of Custody FSC-PRO-20-001 V1-0 EN regarding FSC values and occupational health and safety.</li> </ul>
Evidence Reviewed	All means of verification reviewed
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA
Comment or Mitigation Measure	None

	Indicator				
2.9.1	Biomass is not sourced from areas that had high carbon stocks in January 2008 and no longer have those high carbon stocks.				
Finding	<ul> <li>FSC Controlled Wood National Risk Assessment does not identify conversion to nonforest as a risk in DBI's sourcing area.</li> <li>SBP highlights wetlands and peatlands as sources of high carbon stock that should not be either drained or converted. Wetlands are defined by SBP as "Land that is covered with or saturated by water, permanently or for a significant part of the year". Peatlands are specific type of wetland ecosystem where continuous soil saturation leads to anaerobic conditions where organic matter is accumulated faster than it can be decomposed.         <ul> <li>Wetlands with high peat concentration are not a feature of concern on the landscape from which DBI sources.</li> <li>Wetlands with shorter periods of saturation can and do support a component of SYP. However, the risk of sourcing from areas which have been "drained or converted as of January 2008" is negligible due to CWA restrictions.</li> </ul> </li> <li>With the exception of a few protected areas, forests of the southern US have all been harvested at least once, often multiple times, reducing the risk of encountering high carbon forests.</li> <li>There is a positive growth to drain ratio in the region, demonstrating the maintenance of forest carbon stocks on the landscape.</li> </ul>				
Means of Verification	Section 404 of the CWA addresses the discharge of dredge and fill into waterways.  There is an exemption for on-going silviculture practices, however, the Recapture Provision does not allow conversion of wetland forest to upland. See exemption to the CWA section 404 (f), Recapture Provision "Recapture Provision. Section 404(f) exemptions DO NOT APPLY where any discharge of dredged and/or fill material into				

_		on a tool to help identify areas
_	racted with NatureServe to develo	op a tool to help identify areas
high carbon s	stock hardwood forests.	
	•	assure there will be no conversion out of
		harvests from forests identified as
		tion on forest type. Despite sourcing
	higher BMP compliance rates (i.e	
		F2M, states with robust harvest activity
		ted riparian habitats, and older trees)
		ensures that areas with particular
		ee Indicator 2.1.3 for detailed review).
	sk in DBI's sourcing area and DBI	
		ent does not identify conversion to non-
	ng the risk of sourcing from "nigh actional records and Fiber Purcha	carbon stock" forests (evidenced by
		e (SYP) grown on 25-30 year rotations,
DDP	. Faradata alcia and Oriver and Co.	- (OVD)
https://databa	asin.org/datasets/303c7eaabda34	c5881553d29cfb01015
There are no	regions identified by the World Re	esources Institute as a Frontier Forest
	•	High-Biodiversity+Wilderness+Area
		eas per Conservation International
	WRI, WWF) http://www.intactfore	
		aborative effort including among others
	rs.fs.fed.us/pubs/gtr/gtr srs168.p	odf
	been harvested multiple times."	and Laropean comomoni, and most
		since European settlement, and most
		Landowners have harvested timber
	t. <u>mtps.//www.amencannardwood.</u> <u>c-study</u>	.org/muex.prip/en/latest/news/seneca-
	/www.usace.army.mil/cw/cecwo/r	<u>.org/index.php/en/latest/news/seneca</u>
	neers. See overview at:	rog/occover htm " Link to
	number involve silvicultural activi	rities in wetlands).63 Corps of
		on 404 permitting (although only a very
		essed in district offices each year. Of
		ations of the Clean Water Act that falls
		tory agencies. According to the Corps
		ggest that CWA404 violations are
	titled Assessment of Lawful Harv	•
		y the American Hardwood Council in
		to upland, wetland to open water, etc.).
"waters of the	US", including wetlands, IF 1] the	e activity would convert an area of
 T		

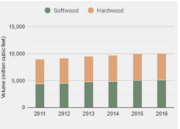
	Indicator					
2.9.2	Analysis demonstrates that feedstock harvesting does not diminish the capability of the forest to act as an effective sink or store of carbon over the long term.					
Finding	<ul> <li>The US and the US South has a 60 plus year history of both increasing production of forest products and an increasing forest inventory resulting in increasing carbon stocks (USDA Forest Service).</li> <li>Studies investigating the response of soil carbon to harvesting and biomass removal demonstrate little, if any, change in mineral soil carbon and changes in surface carbon are variable.</li> <li>Recent catchment area analysis demonstrates that forest inventories continue to grow after the DBI plants were in full production.</li> <li>Historic records and forest modelling, which includes the effects of market demand, indicate a positive relationship between forest markets and forest growth.</li> </ul>					
FIA data indicated						
	Amite Bioenergy primary catchment area:  Timber Inventory by Major Timber Product (2010-2017)  3,500  3,000  3,000  3,000  3,000  3,000  3,000  3,000  3,000  3,000  4,000  4,000  5,000  5,000  2010  2011  2012  2013  2014  2015  2016  2017  2018  Pine Sawtimber  4,000					

Year Softwood Hardwood All Species 2011 4,411.1 4,610.1 9,021.1 2012 4,494.0 4,659.9 9,153.8 2013 4,721.1 4,757.9 9.479.0

4,861.5

4,958.1

4,942.3



Volume in million cubic fee

4,844.3

5,037.5

5,086.4

2014

2015

2016

• Growth to Drain data also supports a maintenance of carbon stock on the landscape:

9,705.7

9,995.7

10,028.7

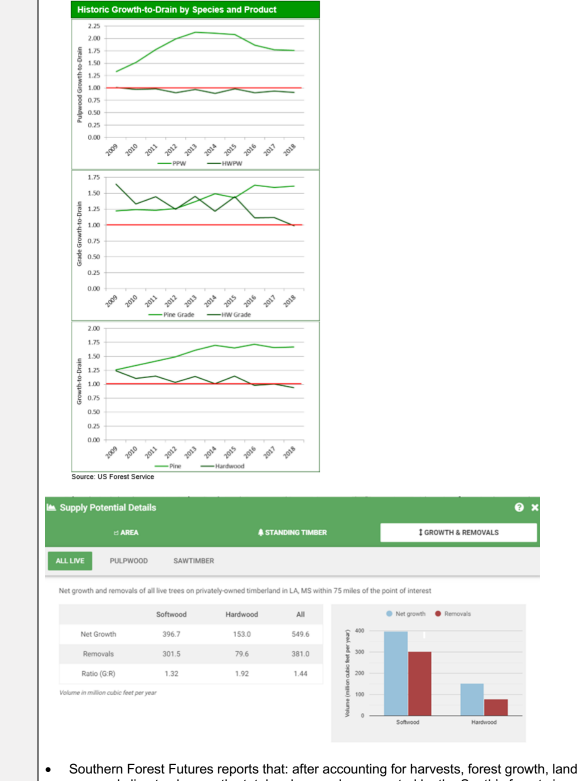
Amite BioEnergy Catchment Area - Annual Growth, Removals, & Growthto-Removal Ratios by Major Timber Product (2017)

Softwood (Pine)	Growth (million ft3)	Removals (million ft3)	G:R Ratio
Pine Pulpwood	53.7	29.9	1.80
Pine Chip-n-saw	43.6	17.4	2.50
Pine Sawtimber	45.9	23.4	1.96
Softwood (Pine) Total	143.2	70.7	2.02

Hardwood	Growth (million ft3)	Removals (million ft3)	G:R Ratio
Hardwood Pulpwood	18.0	3.4	5.32
Hardwood Sawtimber	19.2	11.0	1.74
Hardwood Total	37.2	14.4	2.58

Product	Growth (million ft3)	Removals (million ft3)	G:R Ratio
Pulpwood	71.7	33.3	2.16
Sawtimber	108.7	51.9	2.10
Total	180.4	85.1	2.12

Source: USDA - US Forest Service



- Southern Forest Futures reports that: after accounting for harvests, forest growth, land
  use, and climate change, the total carbon pool represented by the South's forests is
  forecasted to increase slightly from 2010 to 2020/2030 and then decline, primarily due
  to urban encroachment. <a href="https://www.srs.fs.fed.us/futures/summary-report/">https://www.srs.fs.fed.us/futures/summary-report/</a>
- A study by Richter et al. found that forests increased the carbon in the top mineral soils of previously cropped land Richter, D., Markewitz, D., Trumbore, S. et al. Rapid accumulation and turnover of soil carbon in a re-establishing forest. Nature 400, 56–58 (1999). Forests are important to rebuilding soils on previously cropped lands. Much of the southeastern US has been cleared for agriculture at some point and most of the managed pine forests are found on previously cropped soils. The choice to maintain land in forest or convert from agriculture to forestry is influenced by the availability of

- markets for forest products. In this sense, the biomass market, which utilizes low-value fiber, can be considered to help incentivise landowners to manage forests important to building and maintaining soil which will help rebuild soil carbon and, potentially, help reduce the chances of conversion into cropland which causes significant soil C losses. <a href="https://www.sciencedirect.com/science/article/abs/pii/S0378112700002826">https://www.sciencedirect.com/science/article/abs/pii/S0378112700002826</a>
- Several studies have investigated the response of soil carbon to harvesting and biomass removal. In most instances there is little, if any, change in mineral soil carbon. Changes in surface carbon are variable, with harvest often increasing carbon in the top organic layer initially, and differing (experimental) levels of residual biomass removal levels being reflected in changing carbon content of surface soil layers. These findings also demonstrate that there are several variables at play including climate and decomposition rates. See Indicator 2.2.2 for list of applicable references.
- Jang, Woongsoon; Page-Dumroese, Deborah S.; Keyes, Christopher R. 2016. Long-term soil changes from forest harvesting and residue management in the northern Rocky Mountains. Soil Science Society of America Journal. 80: 727-741. <a href="https://www.fs.usda.gov/treesearch/pubs/51073">https://www.fs.usda.gov/treesearch/pubs/51073</a>
- Clarke, Nicholas and Gundersen, Per and Jönsson-Belyazid, Ulrika and Kjønaas, O Janne and Persson, Tryggve and Sigurdsson, Bjarni and Stupak, Inge and Vesterdal, Lars. (2015). Influence of different tree-harvesting intensities on forest soil carbon stocks in boreal and northern temperate forest ecosystems. Forest Ecology and Management. 351. 10.1016/j.foreco.2015.04.034
   https://www.sciencedirect.com/science/article/abs/pii/S037811271500256X
- Nave, L.E.; Vance, E.D.; Swanston, C.W.; Curtis, P.S. 2010. Harvest impacts on soil carbon storage in temperate forests. Forest Ecology and Management. 259: 857-866. <a href="https://www.fs.usda.gov/treesearch/pubs/34850">https://www.fs.usda.gov/treesearch/pubs/34850</a>
   Dietzen, C.A., E.R.G. Marques, J.N. James, R.H.A. Bernardi, S.M. Holub, and R.B. Harrison. 2017. Response of deep soil carbon pools to forest management in a highly productive Andisol. Soil Science Society of America Journal 81(4):970-978. <a href="https://doi.org/10.2136/sssaj2016.09.0305">https://doi.org/10.2136/sssaj2016.09.0305</a>
  - Neaves, C.M. III, W.M. Aust, M.C. Bolding, S.M. Barrett, C.C. Trettin, E. Vance. 2017. Soil properties in site prepared loblolly pine (Pinus taeda L.) stands 25 years after wet weather harvesting in the lower Atlantic coastal plain. Forest Ecology and Management 404:344–353. <a href="https://doi.org/10.1016/j.foreco.2017.08.015">https://doi.org/10.1016/j.foreco.2017.08.015</a>
- Lang, A.J., R. Cristan, W.M. Aust, M.C. Bolding, B.D. Strahm, E.D. Vance, and E.T. Roberts Jr. 2016. Long-term effects of wet and dry site harvesting on soil physical properties mitigated by mechanical site preparation in coastal plain loblolly pine (Pinus taeda) plantations. Forest Ecology and Management 359:162–173. <a href="http://dx.doi.org/10.1016/j.foreco.2015.09.034">http://dx.doi.org/10.1016/j.foreco.2015.09.034</a>
- Vance, E.D., W.M. Aust, B.D. Strahm R.E. Froese, R.B. Harrison, and L.A. Morris. 2014. Biomass harvesting and soil productivity: Is the science meeting our policy needs? Soil Science Society of America Journal 78:S95-S104. http://dx.doi.org/10.2136/sssaj2013.08.0323nafsc
- Johnson, D and Knoepp, J. and Swank, W and Shan, J and Morris, L.A and Lear, D and Kapeluck, P. (2002). Effects of forest management on soil carbon: Results of some long-term resampling studies. Environmental pollution (Barking, Essex: 1987). 116 Suppl 1. S201-8. 10.1016/S0269-7491(01)00252-4. https://www.sciencedirect.com/science/article/pii/S0269749101002524
- Johnson, Dale and Curtis, Peter. (2001). Johnson DW, Curtis PS.. Effects of forest management on soil C and N storage: meta analysis. Forest Ecol Manag 140: 227-238. Forest Ecology and Management. 140. 227-238. 10.1016/S0378-1127(00)00282-6. <a href="https://www.researchgate.net/publication/222680961">https://www.researchgate.net/publication/222680961</a> Johnson DW Curtis PS Effects of forest management on soil C and N storage meta analysis Forest Ecol Manag 140 227-238/citation/download
- Hoover CM. Management Impacts on Forest Floor and Soil Organic Carbon in Northern Temperate Forests of the US. Carbon Balance Manag. 2011;6(1):17. Published 2011 Dec 29. doi:10.1186/1750-0680-6-17 <a href="https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3276426/">https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3276426/</a>
- F2M's Historical Perspective on the Relationship between Demand and Forest Productivity in the US South

	<ul> <li>Decline in the pulp and paper industry: Effects on backward linked forest industries and local economies, USDA</li> <li>Market Response Article, Karen Apt, USDA</li> </ul>			
Evidence Reviewed	All means of	verification reviewed		
Risk Rating	x Low Risk	☐ Specified Risk	☐ Unspecified Risk at RA	
Comment				
or		None		
Mitigation		None		
Measure				

	Indicator			
2.10.1	Genetically modified trees are not used.			
Finding	<ul> <li>The FSC US Controlled Wood Risk Assessment has found there is a "low risk" of wood from forests in which genetically modified trees are planted (Section 5.1).</li> <li>At the same time, it should be noted that the United States is the most advanced country in laboratory experiments and field trials of GMO species and thus the possibility that GMO species will be commercially used in the US is realistic. If updated data becomes available about commercial usage of GMO species in the US, the US FSC Controlled Wood Risk Assessment for this category will be updated and reviewed.</li> <li>No adverse commentary during stakeholder consultation process.</li> </ul>			
Means of Verification	<ul> <li>Forestry Department of FAO (Food and Agriculture Organization) working paper "Preliminary review of biotechnology in forestry, including genetic modification", 2004: <a href="https://www.fao.org/docrep/008/ae574e/ae574e00.htm">www.fao.org/docrep/008/ae574e/ae574e00.htm</a></li> <li>Forestry Department of FAO (Food and Agriculture Organization) working paper "Preliminary review of biotechnology in forestry, including genetic modification", 2004 <a href="https://www.Assessment.org/">Assessment of Lawful Harvesting and Sustainability of US Hardwood Exports, AHEC</a></li> <li>DBI's commitment to sustainable forestry states to "avoid trading and sourcing wood from e) Wood from forests in which genetically modified trees are planted."</li> <li>External audit, internal audit and monitoring processes.</li> </ul>			
Evidence Reviewed	All means of verification reviewed			
Risk Rating	x Low Risk ☐ Specified Risk ☐ Unspecified Risk at RA			
Comment or Mitigation Measure	FSC notes that this risk may increase in future. DBI will monitor through direct knowledge of its supply base and engagement with other forest actors, including FSC and SFI.			