

SCS Global Services Evaluation of Fram Renewable Fuels, LLC (Appling County Pellets) Compliance with the SBP Framework: Public Summary Report

Re-assessment

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1 Overview

Certification Body (CB) Name:	SCS Global Services
Primary CB contact for SBP:	Maggie Shwartz
Primary CB contact email:	mschwartz@scsglobalservices.com
Audit team leader:	Kyle Meister
Audit team members:	Shannon Wilks
Name of the Company:	Fram Renewable Fuels, LLC (Appling County Pellets)
Company legal address:	248 Sweetwater Drive, 31513 Baxley, United States
Company contact for SBP:	Elizabeth van Tilborg
Company contact email:	vantilborg@framfuels.com
Company website:	N/A
SBP Certificate Code:	SBP-04-17
Date of certificate issue:	04 Oct 2016
Date of certificate expiry:	03 Oct 2021
Audit closing meeting date:	04 Mar 2021
Audit cycle:	Re-assessment

2 Scope of the evaluation and SBP certificate

Scope Item	Check all that apply to the Certificate Scope	Change in scope (N/A for Assessments)
Primary Activity:	Biomass Producer	
Approved Standards:	SBP Standard 1: Feedstock Compliance Standard; SBP Standard 2: Verification of SBP-compliant Feedstock; SBP Standard 4: Chain of Custody; SBP Standard 5: Collection and Communication of Data Instruction; Instruction Document 5E: Collection and Communication of Energy and Carbon Data 1.3	
Includes Supply Base Evaluation (SBE):	Yes	
Includes communication of Dynamic Batch Sustainability Data (DBSD)	Yes	
Includes Group Scheme	No	
Products	Pellets	

Feedstock types:	Primary, Secondary, Tertiary	
Feedstock origin (countries):	United States	
SBP-endorsed Regional Risk Assessments used: Public link: https://sbp- cert.org/documents/standards- documents/risk-assessments/	Not applicable	
Chain of custody system implemented:	PEFC, FSC: SCS-PEFC/COC-006058 and SCS-COC-006058	
	Credit	

2.1 Description of the company

Fram Renewable Fuels, LLC operates four wood pellet mills in Southeast Georgia, USA, each with their own SBP certificate: Appling County Pellets, LLC (Baxley GA), Hazlehurst Wood Pellets, LLC (Hazlehurst, GA), Telfair Forest Products, LLC (Lumber City, GA), and Archer Forest Products, LLC (Nahunta, GA). All mills receive a combination of secondary mill residuals (e.g., green sawdust, chips) and pre-consumer tertiary residuals (e.g., dry sawdust and dry chips from milling of secondary products) from local forest product mills (e.g., sawmills, engineered forest product mills, pulp, etc.). Hazlehurst Wood Pellets (HWP) also receives primary material in the form of roundwood. Archer Forest Products receives primary material as roundwood or in-woods chips. Since the company has completed a Supply Base Evaluation, all output pellets are considered SBP-compliant.

2.2 Detailed description of the Chain of Custody system

As applicable, all material is subject to the organization's COC procedures for sourcing certified and noncertified material. The organization sources material from certified sources under its valid COC certificate(s) per the following systems: \boxtimes FSC \boxtimes PEFC and/or \square SFI. As applicable, any non-certified sources have been evaluated under the BP's COC Due Diligence System (DDS) or Controlled Wood procedures, as well an \boxtimes SBE and/or duly approved \square Regional Risk Assessment.

3 Specific objective

The specific objective of this evaluation was to confirm that the Biomass Producer's management system is capable of ensuring that all requirements of specified SBP Standards are implemented over scope of certification.

If applicable, the following *pre-audit activities* were conducted:

pre-assessment;

site visits
N/A

The following Critical Control Points (CCPs) were identified and evaluated (edit list as appropriate and describe how the organization controls each point and how it was evaluated). Note that you may identify other CCPs for a particular client which you should also describe in the report:

ССР	Description, including how evaluated by SCS Review of processes used to identify and assess risk of feedstock suppliers, including use of district of origin assessments and internal audits of suppliers. Prior to delivery, each supplier must be set up in the system after declaring the types of feedstock it may supply and providing information on district of origin. Suppliers include information on tract of origin (if applicable), logging company, and/or trucking company (if different than logging company);
	Verification of transportation methods used to deliver feedstock, including observation of trucks and review of delivery tickets;
Processes for procurement and processing,	Receipt and identification of incoming feedstock at the scale house and delivery of feedstock to storage areas:
transport and storage	 Review of delivery tickets, scale data, and volume summaries, including information on origin of each feedstock group;
	 Interviews with scale house staff on classification of feedstock into primary, secondary, and tertiary feedstock groups, as applicable;
	 Observation of feedstock storage areas for green (primary and secondary) and dry (tertiary) feedstock groups.
	Loading of green feedstock into drum dryers and mixing with dry feedstock prior to confirm that no further mixing

Volume accounting method	occurs in the manufacturing process. BP adheres to PEFC and FSC rules for the volume credit and credit systems, respectively. Reviewed volume summaries and credit accounts. All feedstock qualifies as controlled material and is classified as low risk per the SBE.
Documentation of transactions	BP uses a database system to record each delivery of feedstock. All feedstock is delivered using the supplier's ticket, which demonstrates the origin of the material. After scaling, a receipt is created for the truck driver and BP. The scaling data is automatically entered into the database
Energy data collection and reporting	BP has procedures for data collection. Data are typically entered into database systems and extracted to Excel files or directly entered into Excel files. Calculations are made in Excel files, which include instructions to ensure replicability and citations of methods used when necessary.

4 Evaluation process

4.1 Timing of evaluation activities

Audit Level of Effort (LoE)			
Activity	Auditors	Auditor hours	
1. Preparation	Kyle Meister, Shannon Wilks	8,0	
2. On-site (excl. travel time)	Kyle Meister, Shannon Wilks	32,0	
3. Report writing	Kyle Meister, Shannon Wilks	6,0	
4. Other	N/A	N/A	

Audit Schedule			
Activity	Location	Auditor name	Date/time
See table below	See table below	See table below	20 Jan 2021/Below

Auditor qualification				
Auditor name	Role	Qualification		
Kyle Meister	Lead auditor	Lead SBP auditor, lead FSC, SFI, and PEFC FM & COC auditor		

Shannon Wilks	Technical expert	Lead SBP auditor, lead FSC, SFI, and PEFC FM & COC auditor
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4.2 Description of evaluation activities

	Appling Production Site: 248	
Site Name or Location:	Sweetwater Drive, Baxley, GA	
	(Kyle Meister)	
	20 January 2021: opening	
	meeting (9:30 am EST)	
Date and Time of Audit:		
	4 March 2021: closing meeting	
	(9:30 am EST)	
Audit Activity	Items to Review / Actions	Approx. Time
	Introductions, auditor review of	
	audit scope, audit plan and	
Opening meeting (MS Teams)	intro/update to SBP, FSC, and	60 min
	SCS standards and protocols,	
	client description of organization	
	Review of evidence of	
	corrective actions taken by	
Review of previous nonconformities	organization since previous	120 min
	audit (records, documents,	
	pictures, etc.)	
	Written procedures, work	
	instructions, feedstock	
Povious of CoC/CPD proceedures, products and	description (see ID 5B section	
meterial accounting	4), product group list,	60 min
material accounting	accounting system (transfer,	
	percentage or credit; physical	
	separation, percentage method)	
	Auditor-selected sample of the	
	following: material tracking	
	system, summary of purchases	
	and sales, invoices, shipping	
Review of material balances and records	documents, training records,	90 min
	outsourcing agreements, other	
	applicable SBP/CoC systems,	
	procedures and records,	
	tracebacks from certified	

	outputs to eligible inputs	
	Auditor-selected sample and	
	verification of calculations for	
Verification of calculations	conversion factors, percentage	90 min
	claims, and credit accounts, as	
	applicable	
	Review of auditor-selected	
	sample of SBP/FSC/PEFC	
	and/or SCS on-product and/or	
Evaluation of trademarks	promotional trademark uses;	30 min
	review of any on-site trademark	
	uses such as banners, posters,	
	entryway signs	
SBP ST 5	Review of GHG data collection	4.5 hrs.
	Review of physical inputs and	
	outputs, material receipt,	
Remote inspection of facility	processing, storage, credit	60 min
	account (if applicable), sale, and	
	overall control	
Secondary/tertiary supplier interviews	Appling (3) Secondary; (3) Tert	Approx. 15 min per call
	Interviews with appropriate	
	number and diversity of staff to	
Staff interviews	assess knowledge of CoC	60 min
	procedures related to their	
	position	
	Auditor takes time to	
Closing meeting preparation	consolidate notes and review	60 min
	audit findings for presentation at	
	closing meeting	
	Convene with all relevant staff	
Closing meeting and review of findings (4 March	to summarize audit findings,	
2021)	review identified	30 min
	nonconformities, and discuss	
	next steps	

Site Name or Location:	Primary tract visits (Appling, Archer, and Hazlehurst) (Shannon Wilks)	
Date and Time of Audit:	3-4 March 2021	
Audit Activity	Items to Review / Actions	Approx. Time
Field orientation	Review of auditing methods, and occupational health & safety measures for onsite visits	2 workdays
Field site visits	Tract inspections: Appling (2), Archer (2), and Hazlehurst (2)	

4.3 Sampling methodology

Supplier audits Primary supplier FMUs visited: 2 Secondary/Tertiary supplier interviews: (3) Secondary; (3) Tertiary Supplier sampling is determined using SBP sampling formulas described or cited in SBP Standard 3. Audit teams ensure to sample across the variety of forest ecosystems and/or feedstocks from which the organization sources, including by selecting different land ownership/management (e.g., small, public, private, etc.), harvesting types (thinning, final harvest), and feedstock type (primary, secondary, tertiary, hardwood, softwood, etc.).

4.4 CB stakeholder engagement

SCS relies on its Master Stakeholder List, which contains interested parties such as stakeholders and/or rightsholders that are identified by type (e.g. ENGO, Government/regulatory, Educational/Academic, Industry, Indigenous/Aboriginal/Tribal, etc.) This list is categorized by country and state/province/territory at the very least, and for this consultation was filtered to omit any interested parties that were not geographically relevant to the certificate holder/applicant's supply base. A notification is sent out to all identified interested parties after the BP's consultation period has ended. Comments from interested parties that are received outside of regular consultation periods are fully considered. Methods used to communicate with interested parties may include, but are not limited to, public, private or semi-private meetings, email, telephone, written correspondence, and/or messaging application.

Consultation that may have been conducted by the BP during the audit period may be described in the BP' s SBR. Sometimes, formal and informal consultation may not be documented in the BP's SBR due to confidentiality concerns of interested parties.

The following consultation activities occurred as a part of this audit:

□ Consultation has been conducted by SCS Global Services.

Consultation has been conducted by SCS Global Services, but interested parties did not respond to any communications and/or did not provide permission to include comments in the report.

□ No consultation has been conducted by SCS Global Services.

4.5 Stakeholder feedback

No stakeholder comments were received before, during or after the evaluation.

5 Results

5.1 Main strengths and weaknesses

Strengths

The BP maintains a well-managed system for gathering, compiling, and reporting Greenhouse Gas data. No traceability issues were found in the Chain of Custody system. Most feedstock inputs are from sawmill residuals that would otherwise be burned as low-grade fuel or even landfilled. The pellets are a value-added product that leads to the creation of direct employment opportunities for transport, manufacturing, and service-sector jobs. Weaknesses

Refer to non-conformities.

5.2 Rigour of Supply Base Evaluation

Is the current definition of scope adequate for the specific	
characteristics of the Supply Base and management	⊠ Yes □ No
systems in place?	
Are the means of verification and evidence provided	
enough to support the risk conclusion?	
Are mitigation measures implemented for specified risk	$oxtimes$ Yes \Box No \Box NA, no mitigation measures
sufficient and adequate?	necessary
Are the personnel involved in the development of the	
Supply Base Evaluation (SBE) knowledgeable in the	⊠ Yes □ No
required fields?	
Refer to non-conformities for any deficiencies noted in the	
SBE.	

5.3 Collection and communication of data

The collection and communication of data is well organized. The administrator demonstrated good understanding of the relevant information for collection and communication of data and all documents are correctly filled out.

5.4 Competency of involved personnel

The BP retained R.S. Berg & Associates, Inc. to prepare its initial SBP Program and Procedures, including conducting the Supply Base Evaluation & Risk Assessment. R.S. Berg & Associates, Inc. has provided consulting assistance to over two hundred and eighty (280) forestry organizations in North America and has conducted over forty (40) independent and internal audits to the FSC, SFI, PEFC and American Tree Farm

System Standards. Resume, Client List and other information is available at the following website: http://www.rsbergassoc.com/

The BP's management and control systems for SBP are the same as those used to meet the FSC/PEFC Chain of Custody and FSC Controlled Wood requirements, which have been in place since 2013. Key personnel tasked with implementing the BP's management and control systems relating to SBP compliance are well trained and competent, with strengths in markets, silviculture, management, harvesting, and conservation issues. Their knowledge of SBP requirements is strong.

6 Review of company's risk assessments

6.1 Overview of company's risk assessments and mitigation measures

 \boxtimes N/A, no SBE conducted.

⊠ Refer to SBE risk ratings below. SCS assessed risk for the Indicators by evaluating MOV and evidence cutedin the SBE, and interviews with relevant staff and a sample of suppliers.

Table 1. Final risk ratings of Indicators as determined BEFORE the SVP and any mitigation measures.

	Risk rating			Risk rating		
Indicator			Indicator			
	(Low or Specified)			(Low or Specified)		
Producer	СВ		Producer	СВ		
1.1.1	Low	Low		2.3.3	Low	Low
1.1.2	Low	Low		2.4.1	Specified	Specified
1.1.3	Low	Low		2.4.2	Low	Low
1.2.1	Low	Low		2.4.3	Low	Low
1.3.1	Low	Low		2.5.1	Low	Low
1.4.1	Low	Low		2.5.2	Low	Low
1.5.1	Low	Low		2.6.1	Low	Low
1.6.1	Low	Low		2.7.1	Low	Low
2.1.1	Specified	Specified		2.7.2	Low	Low
2.1.2	Specified	Specified		2.7.3	Low	Low
2.1.3	Specified	Specified		2.7.4	Low	Low
2.2.1	Low	Low		2.7.5	Low	Low
2.2.2	Low	Low		2.8.1	Low	Low
2.2.3	Specified	Specified		2.9.1	Low	Low
2.2.4	Specified	Specified		2.9.2	Low	Low
2.2.5	Low	Low		2.10.1	Low	Low
2.2.6	Low	Low				
2.2.7	Low	Low				
2.2.8	Low	Low				
2.2.9	Low	Low				
2.3.1	Low	Low				
2.3.2	Low	Low				

Table 2. Final risk ratings of Indicators as determined AFTER the SVP and any mitigation measures.

	Risk rating			Risk rating		
Indicator			Indicator			
	(Low or Specified)			(Low or Specified)		
Producer	СВ		Producer	СВ		
1.1.1	Low	Low		2.3.3	Low	Low
1.1.2	Low	Low		2.4.1	Low	Low
1.1.3	Low	Low		2.4.2	Low	Low
1.2.1	Low	Low		2.4.3	Low	Low
1.3.1	Low	Low		2.5.1	Low	Low
1.4.1	Low	Low		2.5.2	Low	Low
1.5.1	Low	Low		2.6.1	Low	Low
1.6.1	Low	Low		2.7.1	Low	Low
2.1.1	Low	Low		2.7.2	Low	Low
2.1.2	Low	Low		2.7.3	Low	Low
2.1.3	Low	Low		2.7.4	Low	Low
2.2.1	Low	Low		2.7.5	Low	Low
2.2.2	Low	Low		2.8.1	Low	Low
2.2.3	Low	Low		2.9.1	Low	Low
2.2.4	Low	Low		2.9.2	Low	Low
2.2.5	Low	Low		2.10.1	Low	Low
2.2.6	Low	Low				
2.2.7	Low	Low				
2.2.8	Low	Low				
2.2.9	Low	Low				
2.3.1	Low	Low				
2.3.2	Low	Low				

Mitigation measures are described in the BP's Supply Base Report (SBR). Refer to the SBR, or the section below, which is taken directly from the SBR.

Country/Area	Indicator	Specified risk description	Mitigation measure
United States	2.2.1 The BP has implemented appropriate control systems and procedures to verify that feedstock is sourced from forests where	Although there is an FSC US National Risk Assessment, the US does not have an SBP approved regional risk assessment that fully considers all of the indicators. Specified Risk occurs in the Supply Base based on the FSC US National Risk Assessment (NRA). The NRA has concluded that high	Fram's management system includes identification of HCVs/IFLs, pre-verification of Suppliers, Supplier Contracts, the use of trained loggers, regular supplier correspondence and internal audits/monitoring to ensure supplier compliance to

6.2 Specified risk indicators and mitigation measures

there is	conservation values are	2.1.1. and move this indicator
appropriate	threatened by forest	from Specified Risk to Low Risk.
assessment of	management activities in some	
impacts, and	areas (Category 3).	Fram's Standard Operating
planning,		Procedures:
implementation		
and monitoring		· · · Pre-verification of fiber
to minimise		supply by the Procurement
them.		Manager to determine if the
		fiber is eligible to be used as
		feedstock and meets Fram's
		sustainability requirements
		(FSC, PEFC, SBP, EUTR
		compliant). Each new residual
		supplier is evaluated prior to
		purchasing and if the supplier
		meets the criteria, then a
		contract is signed. The potential
		reedstock is evaluated to make
		Sure it is within Fran S Supply
		Dase Evaluation and assessed
		management activities that
		management activities that
		value foreste
		value lolesis.
		· · A written contract between
		the BP and the Supplier which
		identifies the legal and
		sustainability requirements.
		including use of trained
		loggers and BMP compliance.
		Loggers who have been trained
		have the ability to recognize
		threatened and endangered
		species and react accordingly.
		They are also experts in BMPs
		which protect biodiversity.
		· · · Identifying incoming raw
		materials as either "Certified"
		or FSC/PEFC Controlled
		Wood. Maintaining FSC/PEFC
		certification is ongoing evidence
		that the risk of accepting
		feedstock from high
		conservation value forests is low

			risk.
			 Annual supplier correspondence regarding HCVs and other relevant items
			 Right to audit at the supplier mill or tract level at any time for all types of feedstock.
			 Monthly BMP compliance inspections on active logging jobs (primary feedstock).
			••• Quarterly District of Origin checks on primary feedstocks.
			 Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. Ability to terminate contracts
			that don't meet sustainability criteria
United States	2.1.2 The BP has implemented appropriate control systems and procedures to identify and address potential threats to forests and other areas with	If areas of high conservation value cannot be adequately identified, the management systems or mitigation measures cannot be implemented to reduce risk. Specified Risk occurs in the Supply Base based on the FSC US National Risk Assessment (NRA). The NRA has concluded that high conservation values are	Fram's standard operating procedure (SOP) and mitigation measures for FSC/PEFC Controlled Wood in conjunction with a strong framework of environmental laws, regulations and levels of conservation plus a high level of BMP compliance moves 2.1.2 from Specified Risk

high	threatened by forest	to Low Risk.
conservation	management activities in some	
values from	areas (Category 3).	Fram's SOPs include Supplier
forest		Contracts, the use of trained
management		loggers, regular supplier
activities.		correspondence and internal
		audits/monitoring to ensure
		supplier compliance to 2.1.2
		Fram's Standard Operating
		Procedures include the
		following Mitigation Macaura
		following mitigation measures:
		Des voeifischien of fiken
		Pre-verification of fiber
		supply by the Procurement
		Manager to determine if the
		fiber is eligible to be used as
		feedstock and meets Fram's
		sustainability requirements
		(FSC, PEFC, SBP, EUTR
		compliant). Each new residual
		supplier is evaluated prior to
		purchasing and if the supplier
		meets the criteria. then a
		contract is signed. The potential
		feedstock is evaluated to make
		sure it is within Fram's Supply
		Base Evaluation and assessed
		Dase Evaluation and assessed
		against the fisks related to forest
		might occur in high conservation
		value forests.
		· · A written contract between
		the BP and the Supplier which
		identifies the legal and
		sustainability requirements,
		including use of trained
		loggers and BMP compliance.
		Loggers who have been trained
		have the ability to recognize
		threatened and endangered
		species and react accordingly
		They are also experts in RMPs
		which protect highly protect
		which protect blouwersity.

			••• Identifying incoming raw materials as either "Certified"
			or FSC/PEFC Controlled
			Wood. Maintaining FSC/PEFC
			that the rick of accepting
			feedstock from high
			conservation value forests is low
			risk.
			· · · Annual supplier
			correspondence regarding
			HCVs and other relevant items
			· · Right to audit at the
			supplier mill or tract level at
			any time for all types of
			feedstock.
			· · · Monthly BMP compliance
			inspections on active logging
			jobs (primary feedstock).
			· · · Quarterly District of Origin
			checks on primary feedstocks.
			· · Internal audits by BP on a
			subset of secondary/tertiary
			suppliers related to sourcing
			area, HCVs, conversion,
			annually on a sub-set of
			suppliers with higher risk of
			entering unacceptable material
			into the supply chain.
			Duine and face data als
			adont BMPs for Biomass
			Harvesting.
			······································
			· · · Ability to terminate
			contracts that don't meet
			sustainability criteria
United States	2.1.3 The BP	Although most conversion	
	implemented	is due to urban development	
	mplementeu	is due to arban development,	

	appropriate	there is a risk of accepting	Fram's standard operating
	control systems	conversion wood without the	procedure (SOP) and mitigation
	and procedures	proper due diligence and	measures for FSC/PEFC
	for verifying that	mitigation measures in place.	Controlled Wood and Chain of
	feedstock is not	Specified Risk occurs in the	Custody Procedure, in
	sourced from	Supply Base based on the FSC	conjunction with a strong
	forests	US National Risk Assessment	framework of environmental
	converted to	(NRA). The NRA has concluded	laws and regulations related to
	production	that high conservation values are	wetland conversion plus a high
	plantation forest	threatened by conversion	level of BMP compliance moves
	or non-forest	occurring from natural forests	2.1.3 from Specified Risk to Low
	lands after	being converted to plantation or	Risk.
	January 2008.	non-forest use (Category 4).	
			Fram's SOPs include pre-
			verification of Suppliers, Supplier
			Contracts, the use of trained
			loggers, regular supplier
			correspondence and training,
			Fram personnel training on
			conversion wood and internal
			audits/monitoring to ensure
			supplier compliance to 2.1.3.
			Fram's Standard Operating
			Fram's Standard Operating Procedures include the
			Fram's Standard Operating Procedures include the following Mitigation Measures:
			Fram's Standard Operating Procedures include the following Mitigation Measures:
			 Fram's Standard Operating Procedures include the following Mitigation Measures: Pre-verification of fiber
			 Fram's Standard Operating Procedures include the following Mitigation Measures: Pre-verification of fiber supply by the Procurement
			 Fram's Standard Operating Procedures include the following Mitigation Measures: Pre-verification of fiber supply by the Procurement Manager to determine if the
			 Fram's Standard Operating Procedures include the following Mitigation Measures: Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as
			 Fram's Standard Operating Procedures include the following Mitigation Measures: Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's
			 Fram's Standard Operating Procedures include the following Mitigation Measures: Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements
			 Fram's Standard Operating Procedures include the following Mitigation Measures: Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR
			Fram's Standard Operating Procedures include the following Mitigation Measures: · · Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual
			Fram's Standard Operating Procedures include the following Mitigation Measures: ••• Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to
			Fram's Standard Operating Procedures include the following Mitigation Measures: · · Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier
			Fram's Standard Operating Procedures include the following Mitigation Measures: ••• Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a
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			Fram's Standard Operating Procedures include the following Mitigation Measures: ··· Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make
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			Fram's Standard Operating Procedures include the following Mitigation Measures: ··· Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make sure it is within Fram's Supply Base Evaluation and assessed against the risks related to forest
			Fram's Standard Operating Procedures include the following Mitigation Measures: ··· Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make sure it is within Fram's Supply Base Evaluation and assessed against the risks related to forest management activities that
			Fram's Standard Operating Procedures include the following Mitigation Measures: ··· Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make sure it is within Fram's Supply Base Evaluation and assessed against the risks related to forest management activities that might occur in high conservation
			Fram's Standard Operating Procedures include the following Mitigation Measures: ··· Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make sure it is within Fram's Supply Base Evaluation and assessed against the risks related to forest management activities that might occur in high conservation value forests.

••• A written contract between the BP and the Supplier which identifies the legal and sustainability requirements, including use of trained loggers and BMP compliance. Loggers who have been trained have the ability to recognize threatened and endangered species and react accordingly. They are also experts in BMPs which protect biodiversity.

••• Identifying incoming raw materials as either "Certified" or FSC/PEFC Controlled Wood. Maintaining FSC/PEFC certification is ongoing evidence that the risk of accepting feedstock from high conservation value forests is low risk.

••• Annual supplier correspondence regarding HCVs and other relevant items

••• Right to audit at the supplier mill or tract level at any time for all types of feedstock.

••• Monthly BMP compliance inspections on active logging jobs (primary feedstock).

••• Quarterly District of Origin checks on primary feedstocks.

••• Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material

			into the supply cl	nain.
			Primary feeds suppliers encound adopt BMPs for Harvesting. Ability to terr contracts that desustainability contracts that desugnation terracts terracts that desugnation terracts terra	stock iraged to Biomass ninate on't meet riteria
United States	2.2.3 The BP has implemented appropriate control systems	If key ecosystems and habitats are not identified they cannot be conserved or set aside. By partnering with various organizations, this can be	FSC Mitigation	Measures
	and procedures to ensure that key ecosystems and habitats are conserved or set aside in their natural state (CPET S8b).	achieved. Specified Risk occurs in the Supply Base based on the FSC US National Risk Assessment (NRA). The NRA has concluded that high conservation values are threatened by forest management activities in some areas (Category 3) and there is conversion occurring from natural forests being converted to plantation or non-forest use (Category 4).	Specified Risk Central Appalachian Critical Biodiversity Area (CBA)	Mitigation Option Conservation Initiatives. Partnership with AFF to conserve acreage. Activities - altering of forest management regimes including extended rotation, as well as invasive species control and aquatic zone protection. Conservation Initiatives. Partnership
			Southern Appalachian CBA	with AFF to conserve acreage. Activities - Activities riparian forest

		buffer
		conservation
		and
		establishment
		practices,
		control of
		invasive
		snecies
		species,
		niowing,
		seeding
		planting
		and/or other
		conservation
		activities.
		Conservation
		Initiatives.
		Partnership
		with AFF to
		conserve
		acreage.
		Activities -
		riparian forest
		buffer
		conservation
	Cape Fear	and longleaf
	Arch CBA	establishment
		practices
		control of
		invasivo
		species
		species,
		nowing,
		seeding
		planting
		and/or other
		conservation
		activities.
		Conservation
		Initiatives.
		Partnership
		with AFF to
	Florida	conserve
	Panhandle	acreage.
	CBA	Activities -
		Mitigation
		activities
		would include
		altering of
		altoning of

		forest
		management
		regimes
		including
		opportunity
		costs of
		extended
		rotation, as
		well as
		invasive
		species
		control and
		other
		potential
		treatments.
		Partnership
		with the
		Longleaf
		Alliance to
		prescribe
		burn 50,000
		acres of
		natural
		longleaf
		stands.
		Education &
		Outreach.
		Partnership
		with the
		Longleaf
		Alliance.
		Fram is
	Control	corporate
		partner. The
	FIONUA CDA	Alliance
		sponsors
		Longleaf
		Academies
		which
		educate
		landowners
		and loggers.
		Avoidance.
	Cheese Pald	No suppliers
	Salamandar	procuring in
	Salamanuer	these
 	 	counties.

		Educational
		partnership
		with Forest
		Stewards
		Guild
		Avoidanco
		Avoluance.
		procuring in
		tnese
	Patch-Nosed	counties.
	Salamander	Educational
		partnership
		with Forest
		Stewards
		Guild.
		Mapping.
		Partner with
		Forest
	Mesophytic	Stewards
	Cove Sites	Guild to map
		mesophytic
		cove sites in
		Sandy Mush.
		Conservation
		Initiatives.
		Partnership
		with AFF to
		conserve
		acreage.
		Activities-
		Mitigation
		activities
		would include
	Late	altering of
	Successional	forest
	Bottomland	management
	Hardwoods	regimes
	Tialawoods	including
		opportunity
		ousis UI
		rotation, as
		well as
		invasive
		species
		control and
		other

		potential
		treatments.
		Conservation
		Initiatives.
		Partnership
		with AFF to
		conserve
		acreage.
		Activities -
		Longleaf pine
		establishment
		activities
		including
		herbicide
		treatment,
		site
	Native	preparation
	Longleaf Pine	burn with
	Systems	firebreaks,
		containerized
		seedlings;
		planting labor;
		understory
		burning and
		other
		activities.
		Education
		and Outreach
		by partnering
		with the
		Longleat
		Alliance.
	Fram's SODs als	o include
	identification of L	IC/s/IFIs pro-
	verification of Su	nnliers Sunnlier
	Contracts the us	e of trained
		supplier
	correspondence	and internal
	audits/monitoring	u to ensure
	supplier compliar	1 ce to 223
	Fram's Standard	d Operating
	Procedures incl	ude the
	following Mitiga	tion Measures:

· · · Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make sure it is within Fram's Supply Base Evaluation and assessed against the risks related to forest management activities that might occur in high conservation value forests.

 A written contract between the BP and the Supplier which identifies the legal and sustainability requirements, including use of trained loggers and BMP compliance.
 Loggers who have been trained have the ability to recognize threatened and endangered species and react accordingly.
 They are also experts in BMPs which protect biodiversity.

••• Identifying incoming raw materials as either "Certified" or FSC/PEFC Controlled Wood. Maintaining FSC/PEFC certification is ongoing evidence that the risk of accepting feedstock from high conservation value forests is low risk.

••• Annual supplier correspondence regarding HCVs and other relevant items

			 Right to audit at the supplier mill or tract level at any time for all types of feedstock.
			••• Monthly BMP compliance inspections on active logging jobs (primary feedstock).
			••• Quarterly District of Origin checks on primary feedstocks.
			••• Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain.
			 Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting.
			 Ability to terminate contracts that don't meet sustainability criteria
United States	2.2.4 The BP has implemented appropriate control systems and procedures to ensure that biodiversity is protected (CPET S5b).	If key ecosystems and habitats are not identified, the appropriate control systems cannot be implemented at the supplier level to protect HCVs which consequently protects biodiversity. In keeping with the FSC US NRA, specified risk has been determined for high conservation value areas and critical biodiversity areas. As part of Fram's FSC/PEFC Controlled Wood Due Diligence Procedure, a management system is in place to address areas with high conservation value forests.	Fram's SOPs include identification of HCVs/IFLs, pre- verification of Suppliers, Supplier Contracts, the use of trained loggers, regular supplier correspondence and internal audits/monitoring in conjunction with a strong framework of environmental laws, regulations and levels of conservation move 2.2.4. from specified risk to low risk.
			Mitigation Measures:

· · · Pre-verification of fiber supply by the Procurement Manager to determine if the fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make sure it is within Fram's Supply Base Evaluation and assessed against the risks related to forest management activities that might occur in high conservation value forests.

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••• Identifying incoming raw materials as either "Certified" or FSC/PEFC Controlled Wood. Maintaining FSC/PEFC certification is ongoing evidence that the risk of accepting feedstock from high conservation value forests is low risk.

••• Fram has partnered with the American Forest Foundation, the Longleaf Alliance and the Forest Stewards Guild to help conserve forestland in areas

identified as Specified Risk by the FSC US NRA. Various conservation initiatives involve, tree planting, invasive species control, prescribed burning, riparian forest buffers, mapping and other initiatives.

••• Annual supplier correspondence regarding HCVs and other relevant items

•• Right to audit at the supplier mill or tract level at any time for all types of feedstock.

••• Monthly BMP compliance inspections on active logging jobs (primary feedstock).

••• Quarterly District of Origin checks on primary feedstocks.

••• Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain.

••• Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting

••• Ability to terminate contracts that don't meet sustainability criteria.

FSC Mitigation Measures:

Specified RiskMitigation
OptionCentralConservationAppalachianInitiatives.

	Critical	Partnership
	Biodiversity	with AFF to
	Area (CBA)	conserve
		acreage.
		Activities -
		altering of
		forest
		management
		regimes
		including
		extended
		rotation, as
		well as
		invasive
		species
		control and
		aquatic zone
		protection.
		Conservation
		Initiatives.
		Partnership
		with AFF to
		conserve
		acreage.
		Activities -
		Activities
		riparian forest
		buffer
	Southern	conservation
	Appalachian	and
	CBA	establishment
		practices,
		control of
		invasive
		species,
		mowing,
		seedling
		planting
		and/or other
		conservation
		activities.
		Conservation
		Initiatives.
	Cape Fear	Partnership
	Arch CBA	with AFF to
		conserve
		ACREAGE.

		Activities -
		riparian forest
		buffer
		conservation
		and longleaf
		establishment
		practices
		control of
		invasive
		spacios
		species,
		mowing,
		seeding
		planting
		and/or other
		conservation
		activities.
		Conservation
		Initiatives.
		Partnership
		with AFF to
		conserve
		acreage.
		Activities -
		Mitigation
		activities
		would include
		altering of
		forest
		management
		regimes
	Florida	including
	Panhandlo	opportunity
	CDA	
		extended
		rotation, as
		well as
		invasive
		species
		control and
		other
		potential
		treatments.
		Partnership
		with the
		Longleaf
		Alliance to
		prescribe

		burn 50 000
		acres of
		natural
		longloof
		otondo
		Stanus.
		Education &
		Outreach.
		Partnership
		with the
		Longleaf
		Alliance.
		Fram is
	Central	corporate
	Elorida CBA	partner. The
	TIONUA CDA	Alliance
		sponsors
		Longleaf
		Academies
		which
		educate
		landowners
		and loggers.
		Avoidance.
		No suppliers
		procuring in
		these
	Cheoah Bald	counties.
	Salamander	Educational
	Calamanaon	partnership
		with Forest
		Stewards
		Guild
		Guild. Avoidanco
		Avoluance.
		No suppliers
		procuring in
	Detek Nesed	
	Patch-Nosed	counties.
	Salamander	Educational
		partnership
		with Forest
		Stewards
		Guild.
		Mapping.
	Mesophytic	Partner with
	Cove Sites	Forest
		Stewards
		Guild to map

		maaanhutia
		mesophytic
		cove sites in
		Sandy Mush.
		Conservation
		Initiatives.
		Partnership
		with AFF to
		conserve
		acreage.
		Activities-
		Mitigation
		activities
	1 <i>i</i>	altering of
	Late	forest
	Successional	management
	Bottomland	regimes
	Hardwoods	including
		opportunity
		costs of
		extended
		rotation, as
		well as
		invasive
		species
		control and
		other
		potential
		treatments
		Conservation
		Initiatives
		Partnorshin
		with AFE to
		conserve
		acreage.
		Activities -
		Longleaf pine
	Native	establishment
	Longleaf Pine	activities
	Systems	including
		herbicide
		treatment,
		site
		preparation
		burn with
		firebreaks,
		containerized

			seedlings; planting labor; understory burning and other activities. Education and Outreach by partnering with the Longleaf Alliance.
United States	2.4.1 The BP 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).	If forest ecosystems that provide key services are not properly maintained or are negatively impacted by harvesting, then forest health, vitality and other services provided by the forest may be negatively impacted without appropriate controls in place by legislation and the BPs management system. In keeping with the FSC US NRA, specified risk has been determined for high conservation value areas and critical biodiversity areas. As part of Fram's FSC/PEFC Controlled Wood Due Diligence Procedure, a management system is in place to address areas with high conservation value forests.	Fram's management systems and mitigation measures for FSC/PEFC Controlled Wood in conjunction with a strong framework of environmental laws, regulations and conservation and a high level of BMP compliance moves 2.4.1 from Specified Risk to Low Risk Fram's SOPs include Supplier Contracts, the use of trained loggers, regular supplier correspondence and internal audits/monitoring to ensure supplier compliance to 2.4.1. Fram has also partnered with the American Forest Foundation, the Longleaf Alliance and the Forest Stewards Guild to implement various conservation initiatives. Fram's Standard Operating Procedures include the following Mitigation Measures:

fiber is eligible to be used as feedstock and meets Fram's sustainability requirements (FSC, PEFC, SBP, EUTR compliant). Each new residual supplier is evaluated prior to purchasing and if the supplier meets the criteria, then a contract is signed. The potential feedstock is evaluated to make sure it is within Fram's Supply Base Evaluation and assessed against the risks related to forest management activities that might occur in high conservation value forests.

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• • Annual supplier correspondence regarding HCVs and other relevant items

••• Right to audit at the supplier mill or tract level at any time for all types of

feedstock. ··· Monthly BMP compliance inspections on active logging jobs (primary feedstock). ··· Quarterly District of Origin checks on primary feedstocks. ··· Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. ··· Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. ··· Ability to terminate contracts that don't meet	 	
··· Monthly BMP compliance inspections on active logging jobs (primary feedstock).··· Quarterly District of Origin checks on primary feedstocks.··· Internal audits by BP on a 		feedstock.
inspections on active logging jobs (primary feedstock).··· Quarterly District of Origin checks on primary feedstocks.··· Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain.··· Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting.··· Ability to terminate contracts that don't meet sustainability criteria		· · Monthly BMP compliance
jobs (primary feedstock).··· Quarterly District of Origin checks on primary feedstocks.··· Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain.··· Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting.··· Ability to terminate contracts that don't meet sustainability criteria		inspections on active logging
··· Quarterly District of Origin checks on primary feedstocks. ··· Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. ··· Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. ··· Ability to terminate contracts that don't meet sustainability criteria		jobs (primary feedstock).
Image: second and the second and th		· · · Quarterly District of Origin
··· Internal audits by BP on a subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. ··· Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. ··· Ability to terminate contracts that don't meet sustainability criteria		checks on primary feedstocks.
subset of secondary/tertiary suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. · · · Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. · · · Ability to terminate contracts that don't meet sustainability criteria		· · Internal audits by BP on a
suppliers related to sourcing area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. ··· Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. ··· Ability to terminate contracts that don't meet sustainability criteria		subset of secondary/tertiary
area, HCVs, conversion, timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. · · Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. · · Ability to terminate contracts that don't meet sustainability criteria		suppliers related to sourcing
timber legality, etc. Done annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. · · Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. · · Ability to terminate contracts that don't meet sustainability criteria		area, HCVs, conversion,
annually on a sub-set of suppliers with higher risk of entering unacceptable material into the supply chain. · · Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. · · Ability to terminate contracts that don't meet sustainability criteria		timber legality, etc. Done
suppliers with higher risk of entering unacceptable material into the supply chain. · · Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. · · Ability to terminate contracts that don't meet sustainability criteria		annually on a sub-set of
entering unacceptable material into the supply chain. ··· Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. ··· Ability to terminate contracts that don't meet sustainability criteria		suppliers with higher risk of
into the supply chain. · · Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. · · Ability to terminate contracts that don't meet sustainability criteria		entering unacceptable material
 Primary feedstock suppliers encouraged to adopt BMPs for Biomass Harvesting. Ability to terminate contracts that don't meet sustainability criteria 		into the supply chain.
Suppliers encouraged to adopt BMPs for Biomass Harvesting. · · · Ability to terminate contracts that don't meet sustainability criteria		· · · Primary feedstock
adopt BMPs for Biomass Harvesting.		suppliers encouraged to
Harvesting.		adopt BMPs for Biomass
··· Ability to terminate contracts that don't meet sustainability criteria		Harvesting.
contracts that don't meet sustainability criteria		· · Ability to terminate
sustainability criteria		contracts that don't meet
		sustainability criteria

7 Non-conformities and observations

N/A

8 Certification decision

Based on the auditor's recommendation and the Certification Body's quality review, the following certification decision is taken:		
Certification decision:	Certification approved	
Certification decision by (name of the person):	Theodore Brauer	
Date of decision:	12 May 2021	
Other comments:	N/A	