Annual Public TRA Summary Report- Plasti-Fab Ajax Operational Comparison 2014-2015

Buble Fueliney milor mation							
Name & CAS of Substance	VOC(Pentane)	NA-M16					
	Particulate Matter 2.5 (PM2.5)	NA-M10					
Facility Identification and Site Address							
Company Name	Plasti-Fab Ltd						
Facility Name	Ajax Manufacturing Plant						
Escility Address	Physical Address	Mailing Address					
Facility Address	40 Mills Road, Ajax, ON, L1S 2H2	same					
Spatial Coordinates of Facility	Zone 17	UTM NAD83					
	Easting: 658675						
	Northing: 4857137						
Number of Employees	23						
NPRI ID	6894						
Ontario MOE ID number	9258						
	Parent Company (PC) Information						
PC Name & Address	PFB Corporation	Publically traded - TSX					
Primary North American Industrial (NAICS)	326140 Polystyrene foam product manufacturing						
Company Contact Information							
Facility Public Contact and	Joel Dantas	Manufacturing Manager					
Highest Ranking Employee	jdantas@plastifab.com	Phone: 905-619-4803					
	John Brazzale, Technical Centre	Box 88 802 McCool St.					
Facility Technical Contact	Manager	Crossfield, AB, TOM0S0					
	jbrazzale@plastifab.com	Phone: 403-946-6238					

Basic Facility Information

STATEMENT OF INTENT

At PFB Corporation (parent company of Plasti-Fab Ltd.), we are concerned with the future of the planet and the effects that modern life styles may be having on climate change. PFB Corporation is committed to conducting our operations responsibly, mindful of the economic, environmental and social impacts of our operations. We have always placed environmental protection at the highest level of importance in our products, our processes and our practices. It is our intent to continue reducing our impacts on the environment that occur as a result of manufacturing energy saving insulation solutions for our customers.

Plasti-Fab Ajax, at this time, has no intent to reduce VOC (Pentane) due to lack of technically feasible options. The creation of PM2.5 is a result of a specific operation within the process as well as a product

of combustion, at this time there is no intent to reduce this substance due to the lack of technically feasible options.

TOXIC SUBSTANCES

Two (2) substances were required to be tracked, quantified and reported for under TRA – Phase 2 requirements for the 2012 operational year. These substances are VOC (Pentane) and Particulate Matter 2.5. Reporting completed to the Ministry of Environment under O.Reg. 455/09 through SWIM.

VOC Summary

VOC (Pentane) is contained in the resin material used to produce EPS foam insulation products for residential and commercial construction market and for consumers. There are no reduction strategies planned for this substance.

Particulate Matter 2.5 Summary

Particulate matter (PM2.5) is created by the combustion of natural gas for process steam production, general heating and during the foam cutting process. A strategy has been developed to improve the quality of emission data for this substance. There are no reduction strategies planned for this substance.

TRACKING AND QUANTIFICATIONS

The method used to calculate the TRA quantifications was a mass balance approach based on production records and emission estimates or published AP-42 emission factors. This is the best available method as there is no equipment specific monitoring data available.

Table 1 is a summary of reported TRA quantities for the 2015 operational year. When compared to the last reported values there is no significant change in the use, creation or contained in product for either substance (VOC (Pentane) or PM2.5). Any change identified is directly related to changes in production levels.

In the 2015 operational year, there were no out of the ordinary incidents or significant process changes at the facility.

Table 1: Compari	son of Quantities Reported	-												
CAS	Substance	Description of Processes that Use or Create Substance	Reporting under NPRI Part	NPRI Threshold (tonnes)	2015 Used (tonnes)	Used 2014 (tonnes)	% Change	2015 Created (tonnes)	Created 2014 (tonnes)	% Change	2015 Releases - Air (tonnes)	2014 Releases - Air (tonnes)	% Change	Reason for Changes
NA-M16	VOC (Pentane)	Used as a formulation component	Part 1	10 (MPO)	>10 -100	>10-100	15%	0.00	0.00	0%	>10-100	>10-100	15%	Change in production levels
NA-M10	PM2.5 - Particulate Matter	Foam Cutting and Supporting Operations	Part 4	0.3 (Release)	0.00	0.00	0%	>0-1	>0-1	1%	>0-1	>0-1	1%	No significant change

COMPARISION OF TRACKING AND QUANTIFICATION

No changes were made in the quantification and tracking methodology from 2014 to 2015.

DESCRIPTION OF STEPS TAKEN TO ACHIEVE OBJECTIVE AND ASSESS EFFECTIVNESS

There was no technologically feasible reduction strategy objectives identified for either VOC (Pentane) or PM2.5 within the facility and as such there was no economic feasibility study completed for this substance.

There are no objectives to track or reduction targets to evaluate for the 2015 operational year.

Table 2 provides a summary of the facility TRA changes and updates which took place in 2015.

Table 2: Changes in Quantifications, Quantities and Plan Updates									
CAS	Substance	Quantification Method(s) Used	Change in Quantification Method Used	Rationale for Using Selected Method(s)	Incidents out of the Ordinary	Significant Process Change	Objectives, Descriptions, Targets	Actions	Amendments
NA-M16	VOC (Pentane)	Mass Balance/Emission Factors	No change	No site specific monitoring data available	No	No	No reduction options were identified to be both technically and economically feasible. Therefore, no options were chosen for implementation	None	None
NA-M10	PM2.5 - Particulate Matter	Mass Balance/Emission Factors	No change	No site specific monitoring data available	No	No	No reduction options were identified to be both technically and economically feasible. Therefore, no options were chosen for implementation.	None	None

ON MOE TRA - Electronic Certification Statement

Annual Report Certification Statement

As of 30/05/2016, I, Joel Dantas, certify that I have read the reports on the toxic substance reduction plans for the toxic substances referred to below and am familiar with their contents, and to my knowledge the information contained in the reports is factually accurate and the reports comp with the Toxics Reduction Act, 2009 and Ontario Regulation 455/09 (General) made under that Act.

TRA Substance List

CAS RN	Substance Name
NA - M16	Volatile Organic Compounds (VOCs)
NA - M08	Total Particulate Matter
Company Name	
Plasti-Fab Ltd.	
Highest Ranking Emp	oyee
Joel Dantas	
Report Submitted by	
John Brazzale	
Website address	

I, the highest ranking employee, agree with the certification statement(s) above and acknowledge that by checking the box I am electronically signing the statement(s). I also acknowledge that by pressing the 'Submit Report(s)' button I am submitting the facility record(s)/report(s) for the identified facility to the Director under the Toxics Reduction Act, 2009. I also acknowledge that the Toxics Reduction Act, 2009 and Ontario Regulation 455/09 provide the authority to the Director under the Act to make certain information as specified in subsection 27(5) of Ontario Regulation 455/09