#### STATEMENT OF BASIS

For the issuance of Draft Air Permit # 0189-AOP-R6 AFIN: 55-00017

#### 1. PERMITTING AUTHORITY:

Arkansas Department of Environmental Quality 5301 Northshore Drive North Little Rock, Arkansas 72118-5317

#### 2. APPLICANT:

Caddo River LLC 229 South Spur 8 Glenwood, Arkansas 71943

### 3. PERMIT WRITER:

Charles Hurt, P.E.

### 4. NAICS DESCRIPTION AND CODE:

NAICS Description: Sawmills NAICS Code: 321113

## 5. ALL SUBMITTALS:

Date of Application	Type of Application	Short Description of Any Changes
	(New, Renewal, Modification,	That Would Be Considered New or
	Deminimis/Minor Mod, or	Modified Emissions
	Administrative Amendment)	
9/22/2016	Modification	Construct one continuous, direct fired
		dry kiln (SN-04)

#### 6. REVIEWER'S NOTES:

Caddo River LLC (AFIN: 55-0017) owns and operates a lumber sawmill located in Glenwood, Pike County, Arkansas (formerly owned by Bean Lumber Company, Inc.). Caddo purchased the lumber mill in December of 2015. Caddo submitted an application to construct a continuous, direct-fired lumber drying kiln (SN-04A). This project was determined by the applicant to be major modification pursuant to *Prevention of Significant Deterioration*. Caddo also requested the recently permitted two natural gasfired boilers (SN-15 and SN-16) be removed from the permit because the facility has decided forego the constructions of those two units. Overall, permitted emissions

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decreased by 0.6 tpy PM/PM<sub>10</sub>, 4.4 tpy VOC, 14.4 tpy CO, and 3.9 tpy NO<sub>X</sub>. Permitted  $SO_2$  and HAPs increased by 3.0 tpy and 10.27 tpy, respectively.

### 7. COMPLIANCE STATUS:

The following summarizes the current compliance of the facility including active/pending enforcement actions and recent compliance activities and issues.

This facility is not in operation. There are no recent compliance activities and issues.

## 8. PSD APPLICABILITY:

- a) Did the facility undergo PSD review in this permit (i.e., BACT, Modeling, etc.)? Y
- b) Is the facility categorized as a major source for PSD?
  Y
  Single pollutant ≥ 100 tpy and on the list of 28 or single pollutant ≥ 250 tpy and not on list

If yes, explain why this permit modification is not PSD.

N/A A PSD analysis was conducted.

### 9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
01	PM, NO <sub>x</sub> ,SO <sub>2</sub>	NSPS Db
01	CO, HAPs	NESHAP DDDDD
02, 03, 04, & 04A	HAPs	NESHAP DDDD

#### 10. EMISSION CHANGES AND FEE CALCULATION:

See emission change and fee calculation spreadsheet in Appendix A.

### 11. AMBIENT AIR EVALUATIONS:

#### a) Criteria Pollutants

VOC was the only pollutant which triggered PSD review. There is currently no recommended or regulatory approved model for evaluating the offsite impacts from VOC. A qualitative evaluation of the offsite impacts is included in the permit.

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### b) Non-Criteria Pollutants:

The non-criteria pollutants listed below were evaluated. Based on Department procedures for review of non-criteria pollutants, emissions of all other non-criteria pollutants are below thresholds of concern.

# 1<sup>st</sup> Tier Screening (PAER)

Estimated hourly emissions from the following sources were compared to the Presumptively Acceptable Emission Rate (PAER) for each compound. The Department has deemed the PAER to be the product, in lb/hr, of 0.11 and the Threshold Limit Value (mg/m³), as listed by the American Conference of Governmental Industrial Hygienists (ACGIH).

Pollutant	TLV (mg/m <sup>3</sup> )	$PAER (lb/hr) = 0.11 \times TLV$	Proposed lb/hr	Pass?
Acrolein	0.229284254	0.025221268	1.050E-01	N
Beryllium	5.00E-05	5.5E-06	3.690E-05	N
Manganese	0.2	2.20E-02	5.760E-02	N

<sup>2&</sup>lt;sup>nd</sup> Tier Screening (PAIL)

AERMOD air dispersion modeling was performed on the estimated hourly emissions from the following sources, in order to predict ambient concentrations beyond the property boundary. The Presumptively Acceptable Impact Level (PAIL) for each compound has been deemed by the Department to be one one-hundredth of the Threshold Limit Value as listed by the ACGIH.

Pollutant	PAIL (μg/m³) = 1/100 of Threshold Limit Value	Modeled Concentration (μg/m³)	Pass?
Acrolein	2.29	0.63	Y
Beryllium	5.00E-04	2.4E-04	Y
Manganese	2.0	0.35	Y

### c) H<sub>2</sub>S Modeling:

The facility has not reported hydrogen sulfide emissions. Therefore, no evaluation was conducted.

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# 12. CALCULATIONS:

SN	Emission Factor Source	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
01	NSPS Db AP-42, 1.6	$\begin{array}{c} 0.1 \ lb_{PM}/MMBtu \\ 0.057 \ lb_{PM10}/MMBtu \\ 0.21 \ lb_{NOx}/MMBtu \\ 0.21 \ lb_{CO}/MMBtu \\ 0.017 \ lb_{VOC}/MMBtu \\ 0.025 \ lb_{SO2}/MMBtu \\ All \ other \ pollutants \ are \\ from \ AP-42 \ Table \ 1.6-2 \\ \& 3 \end{array}$	ESP	90%	Control factor applied to PM/PM <sub>10</sub> and all metal HAPs
02-04	ADEQ NESHAP DDDD	3.5 lb <sub>VOC</sub> /MBF 0.07 lb <sub>Acetone</sub> /MBF 0.078 lb <sub>Acetal</sub> /MBF 0.006 lb <sub>Acro</sub> /MBF 0.041 lb <sub>Form</sub> /MBF 0.29 lb <sub>Meth</sub> /MBF 0.0012 lb <sub>MIBK</sub> /MBF 0.0003 lb <sub>xylene</sub> /MBF 0.0021 lb <sub>Prop</sub> /MBF 0.0002 lb <sub>Toluene</sub> /MBF	None	N/A	20% safety factor applied to Formaldehyde, Acetaldehyde, and Phenol
	Wood Drying NCASI and NCDENR Wood Kiln Memo	0.143 lb <sub>PM</sub> /MBF 3.8 lb <sub>VOC</sub> /MBF 0.161 lb <sub>Methanol</sub> /MBF 0.0075 lb <sub>Acrolein</sub> /MBF 0.103 lb <sub>Form</sub> /MBF	None	N/A	
04A	Combustion AP-42 Tables 1.6-3 and 1.6-4	$\begin{array}{c} 0.025 \; lb_{SO2}/MMBtu \\ 0.22 \; lb_{NOX}/MMBtu \\ 0.17 \; lb_{CO}/MMBtu \\ 1.1E-06 \; lb_{Be}/MMBtu \\ 1.6E-03 \; lb_{Mn}/MMBtu \\ 0.019 \; lb_{HCI}/MMBtu \end{array}$	None	N/A	
05	AP-42, 10.4	PM/PM <sub>10</sub> : 0.03 gr/ft <sup>3</sup>	None	N/A	
05A	ADEQ memo	0.0022 lb <sub>PM/PM10</sub> /ton	None	N/A	
17	AP-42, 13.2	sL=2.98 g/m <sup>3</sup> W= 27.5 tons P=105 N=365	None	N/A	Paved and gravel roads

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## 13. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
	PM	5 w/Back Half	5-year	Department
	1 1/1	J W/Dack Hall	J-year	Guidance
	СО	10	5 year	Department
	CO 10	5-year	Guidance	
0.1	VOC	25A	5 xxxx	Department
01			5-year	Guidance
	NO	7E	5	Department
	$NO_x$	/E	5-year	Guidance
	Stack Flow Rate	02	5 voor	Department
	Stack Flow Rate	02	5-year	Guidance

## 14. MONITORING OR CEMS:

The permittee must monitor the following parameters with CEMS or other monitoring equipment (temperature, pressure differential, etc.)

SN	Parameter or Pollutant to be Monitored	Method (CEM, Pressure Gauge, etc.)	Frequency	Report (Y/N)
01	Opacity	COM	Continuous	N

# 15. RECORDKEEPING REQUIREMENTS:

The following are items (such as throughput, fuel usage, VOC content, etc.) that must be tracked and recorded.

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	Wood combusted	N/A	daily	N
01	Avg. Steam Generation	3.72 MMlb/day	monthly	Y
01	Rake out periods	no more than 3 per 24- hour period	daily	N
02, 03, 04	Lumber Dried	185 MMbdft/12mths	monthly	Y
04A	Lumber Dried	116 MMBFper rolling 12-month total	monthly	Y
05A	Wood waste loadout	50,000 tons/12mths	monthly	Y

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## 16. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
01	20%	NSPS	COM
05	20%	Dept. Guidance	Daily Observation

## 17. DELETED CONDITIONS:

None

# 18. GROUP A INSIGNIFICANT ACTIVITIES:

	Group A			Emiss	ions (tp:	y)		
Source Name	Group A Category	PM/PM <sub>10</sub>	DM/DM CO	VOC	CO	NO <sub>x</sub>	HAPs	
	Category	F 1V1/F 1V110	$SO_2$	VOC		NO <sub>X</sub>	Single	Total
Chip Bin	A-13	0.18						
Sawdust Bin	A-13	0.05						
Bark Bin	A-13	0.30						
Kiln Fuel Shed	A-13	0.06						
Kiln Fuel Bin	A-13	0.06						
Group Total	A-13	0.65		-		_		_

# 19. VOIDED, SUPERSEDED, OR SUBSUMED PERMITS:

List all active permits voided/superseded/subsumed by the issuance of this permit.

Permit #	
0189-AOP-R5	



Facility Name: Caddo River LLC Permit Number: 0189-AOP-R6

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\$/ton factor	23.93	Annual Chargeable Emissions (tpy)	861.36
Permit Type	Modification	Permit Fee \$	1000
Minor Modification Fee \$	500		
Minimum Modification Fee \$	1000		
Renewal with Minor Modification \$	500		
Check if Facility Holds an Active Minor Source or Minor	or _		
Source General Permit			
If Hold Active Permit, Amt of Last Annual Air Permit Invoice \$	0		
Total Permit Fee Chargeable Emissions (tpy)	-2.9		
Initial Title V Permit Fee Chargeable Emissions (tpy)			

HAPs not included in VOC or PM:

Chlorine, Hydrazine, HCl, HF, Methyl Chloroform, Methylene Chloride, Phosphine, Tetrachloroethylene, Titanium Tetrachloride

Air Contaminants:

All air contaminants are chargeable unless they are included in other totals (e.g., H2SO4 in condensible PM, H2S in TRS, etc.)

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Annual Chargeable Emissions
PM		172.3	171.7	-0.6	-0.6	171.7
$PM_{10}$		89.4	88.8	-0.6		
PM <sub>2.5</sub>		N/A	N/A	#VALUE!		
$SO_2$		30.4	33.4	3	3	33.4
VOC		348.4	344	-4.4	-4.4	344
СО		285.7	271.3	-14.4		
$NO_X$		283.1	279.2	-3.9	-3.9	279.2
Hydrogen Chloride	~	22.1	25.1	3	3	25.1

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit		Permit Fee Chargeable Emissions	Annual Chargeable Emissions
Methanol		26.83	35.68	8.85		
Total chargeable NCAPs	~	7.96	7.96	0	0	7.96
Total other NCAPs		32.42	42.69	10.27		