Toxics Reduction Plan Summary

Particulate Matter ≤ 2.5 Microns
(CAS # - NA-M10)

Prepared for:
Arriscraft International LP
875 Speedsville Road
Cambridge, ON
N3H4S8

Prepared by:
Airzone One Ltd.
222 Matheson Blvd E
Mississauga, ON
L4Z 1X1

December 19, 2016
1.0 **Introduction**

In 2012, Arriscraft prepared two TRA plans, for PM10 and PM2.5 that included reduction options. Prior to 2015, those reduction options had been implemented successfully. In 2015, there were new distinct processes included in the calculations that created PM10 and PM2.5 (which were not described in the previous versions of the plans), as well as some adjustments to calculation methods. Therefore, those two plans required revision. In addition, a new substance was reported (manganese) in the 2015 reporting year and requires a substance plan.

1.1. *General Information*

The facility is located at 875 Speedsville Road, Cambridge, Ontario. This revised plan is for PM2.5 (CAS#-NA-M10). A plan for PM10 (CAS#-NA-M09) has also been revised for this facility. The facility has also prepared a plan for manganese (CAS#-NA-09).

<table>
<thead>
<tr>
<th>Table 1-1 – General Facility Information</th>
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<tbody>
<tr>
<td><strong>NPRI Number</strong></td>
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<tr>
<td><strong>O. Reg. 127/01 Number</strong></td>
</tr>
<tr>
<td><strong>Number of full time employee equivalents</strong></td>
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<tr>
<td><strong>NAICS Code (2 digit)</strong></td>
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<td><strong>NAICS Code (4 digit)</strong></td>
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<tr>
<td><strong>NAICS Code (6 digit)</strong></td>
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<tr>
<td><strong>UTM Coordinates</strong></td>
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<tr>
<td><strong>Company Legal Name</strong></td>
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<tr>
<td><strong>Company Trade Name</strong></td>
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</table>
1.2. **Plan Contacts**

A list of the individuals involved in the planning process is provided below:

<table>
<thead>
<tr>
<th>Public Contact</th>
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<tbody>
<tr>
<td>Peter Schmidt</td>
</tr>
<tr>
<td>Vice President, Production and Administration</td>
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<tr>
<td>875 Speedsville Road</td>
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<td>Cambridge, ON</td>
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<td>N3H 4S8</td>
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<tr>
<td>Tel: (519) 653-3275</td>
</tr>
<tr>
<td><a href="mailto:peter.schmidt@arriscraft.com">peter.schmidt@arriscraft.com</a></td>
</tr>
</tbody>
</table>

Planner TRA Licence #: TSRP0223

2.0 **Facility’s Intent, Objectives and Targets**

2.1. **Use**

The act requires that a facility include a statement of intent to reduce the use of the prescribed toxic substance. If the facility does not provide a statement of intent it must provide a reason why it does not intend or why it is not possible to reduce the use of the toxic substance. In addition to this, the facility is required to provide a list of objectives.

**Statement of intent:**

The facility does not have a statement of intent for the use of PM2.5.

**Reason why the facility does not have a statement of intent:**

The facility does not have a statement of intent since PM2.5 does not enter the facility rather is created as an air emission, therefore it is not used.

**Objectives:** N/A

**Quantity Target (if any):** N/A

**Target Timeline:** N/A

**Reason why toxic substance is used at the facility:** N/A
2.2. **Creation**

The act requires that a facility include a statement of intent to reduce the creation of the prescribed toxic substance. If the facility does not provide a statement of intent it must provide a reason why it does not intend or why it is not possible to reduce the creation of the toxic substance.

**Statement of intent:**

The facility does not have a statement of intent for the creation of PM2.5. However, Arriscraft intends to continue to monitor potential reduction options for the future.

**Reason why the facility does not have a statement of intent:**

Arriscraft does not intend to further reduce PM2.5 because there are no further reduction options feasible at this time. The facility has successfully implemented a toxics reduction option. Therefore, the facility no longer has a statement of intent.

**Objectives:** Although Arriscraft does not intend to further reduce the creation of PM2.5 at present, they will continue to conduct further research to explore other options on how to reduce the creation of PM2.5.

**Quantity Target:**

No target

**Target Timeline:**

No timeline

**Reason why toxic substance is created at the facility:** (from drop down menu options)

As a by-product.

The substance is created as a by-product. The substance is created at the facility as a result of the handling of raw materials and the process where the materials pass through.
3.0 Facility’s Goals

There are no reasonable reduction options for this substance and many of the reduction options possible have already been implemented in the past.

4.0 Facility TRA Plan (info)

This plan summary is accurate, up to date and reflects the current facility version of the Toxic Reduction Plan.

5.0 Signed Certification Statements
Certification by highest ranking employee

As of ___December 19, 2016___ [date], I, Peter Schmidt, certify that I have read the toxic substance reduction plan for the toxic substance referred to below and am familiar with its contents, and to my knowledge the plan is factually accurate and complies with the Toxics Reduction Act, 2009 and Ontario Regulation 455/09 (General) made under that Act.

Particulate Matter ≤ 2.5 microns

Signed:

[Signature]

Peter Schmidt
Arriscraft International LP

Arriscraft International LP
Toxics Reduction Plan
Particulate Matter ≤2.5 microns (PM2.5)

Airzone One Ltd.
December 19, 2016
Certification by toxic substance reduction planner

As of ___December 19, 2016___[date], I, Franco DiGiovanni, certify that I am familiar with the processes at Arriscraft International LP, that use or create the toxic substance referred to below, that I agree with the estimates referred to in subparagraphs 7 iii, iv and v of subsection 4 (1) of the Toxics Reduction Act, 2009 that are set out in the plan dated _December 19, 2016___[version date] and that the plan complies with that Act and Ontario Regulation 455/09 (General) made under that Act.

Particulate Matter ≤ 2.5 microns

Signed:

[Signature]

Franco DiGiovanni
Airzone One Ltd.