

VALIDATION AND VERIFICATION REPORT

American Carbon Registry

Bluesource – Moose Country Divide Improved Forest Management Project

Reporting Period:
06 October 2020 to 05 October 2021

Prepared for:

Bluesource

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AMERICAN CARBON REGISTRY

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Executive Summary

This report describes the validation and initial verification services provided for the Bluesource – Moose Country Divide Improved Forest Management Project (“the project”), an Improved Forest Management (IFM) project located in Baraga County in Michigan’s Upper Peninsula, that was conducted by SCS Global Services. The project proponent is Verdant Timber Michigan II, Inc. The overall goal of the validation engagement was to review impartially and objectively the GHG project plan against the requirements laid out in the ACR Standard and relevant methodology. The overall goal of the verification engagement was to review impartially objectively the claimed GHG emission reductions/removal enhancements for the reporting period from 06 October 2020 to 05 October 2021 against relevant ACR standards and the approved methodology. The validation and verification engagements were carried out through a combination of document review, interviews with relevant personnel and on-site inspections. As part of the validation and verification engagements 6 findings were raised: 3 Non-Conformity Reports, 2 New Information Requests and 1 Observations. These findings are described in Appendix A of this report. The project complies with the validation and verification criteria, and SCS holds no restrictions or uncertainties with respect to the compliance of the project with the validation and verification criteria.

Table of Contents

1	Introduction	1
1.1	About SCS Global Services	1
1.2	Objectives.....	1
1.3	Scope.....	2
1.4	Validation and Verification Criteria.....	3
1.5	Level of Assurance	4
1.6	Treatment of Materiality	4
1.7	Summary Description of the Project.....	5
2	Assessment Process.....	5
2.1	Method and Criteria.....	5
2.2	Document Review	6
2.3	Interviews.....	7
2.4	Site Inspections	8
2.5	Resolution of Findings.....	9
2.6	Techniques and Processes Used to Test the GHG Information and GHG Assertion	9
3	Validation Findings	10
3.1	Project Boundary and Activities.....	10
3.2	Description of and Justification for the Baseline Scenario	12
3.3	Project-Specific Conformance to ACR Eligibility Criteria	12
3.4	Demonstration of Additionality	16
3.5	Processes for Emission Reductions/Removal Enhancements Quantification	17
4	Verification Findings.....	20
4.1	Results of Quantitative Uncertainty Assessment	20
4.2	Analysis of the Quantification Methodologies and Applicable Data Sets and Sources.....	20
4.3	Basis of Data and Information Supporting the GHG Assertion.....	21
4.4	Leakage Assessment	21
4.5	Risk Assessment	22
5	Conclusion.....	22
	Appendix A: List of Findings	24

1 Introduction

1.1 About SCS Global Services

SCS Global Services (SCS) is a global leader in third-party certification, auditing, testing services, and standards. Established as an independent third-party certification firm in 1984, our goal is to recognize the highest levels of performance in environmental protection and social responsibility in the private and public sectors, and to stimulate continuous improvement in sustainable development. In 2012, Scientific Certification Systems, Inc. began doing business as SCS Global Services, communicating its global position with offices and representatives in over 20 countries.

SCS' Greenhouse Gas (GHG) Verification Program has been verifying carbon offsets since 2008 and to date has verified over 290 million tonnes of CO₂e, providing GHG verification services to a wide array of industries including manufacturing, transportation, municipalities, and non-profit organizations. The GHG Verification Program draws upon SCS's established expertise to serve the global carbon market.

1.2 Objectives

1.2.1 Validation Objectives

The overall goal of third-party validation was to review impartially and objectively the GHG project plan against the requirements laid out in the ACR Standard and relevant methodology. SCS independently evaluated the project design and planning information, based on supporting documentation and GHG validation best practices.

The objectives of validation were to evaluate

- Conformance to the ACR Standard.
- GHG emissions reduction project planning information and documentation in accordance with the applicable ACR-approved methodology, including the project description, baseline, eligibility criteria, monitoring and reporting procedures, and quality assurance/quality control (QA/QC) procedures.
- Reported GHG baseline, ex ante estimated project emissions and emission reductions/removal enhancements, leakage assessment, and impermanence risk assessment and mitigation (if applicable).

SCS reviewed any relevant additional documentation provided by the project proponent to confirm the project's eligibility for registration on ACR.

1.2.2 Verification Objectives

The overall goal of third-party verification was to review impartially and objectively the claimed GHG emission reductions/removal enhancements against relevant ACR standards and the approved

methodology. SCS independently evaluated the GHG assertion, based on supporting evidence and GHG verification best practice. The objectives of verification were to evaluate

- Reported GHG baseline, project emissions and emission reductions/removal enhancements, leakage assessment, and impermanence risk assessment and mitigation (if applicable).
- Any significant changes to the project procedures or criteria since the last verification.
- Any significant changes in the GHG project's baseline emissions and emission reductions/removal enhancements since the last verification.

SCS reviewed the GHG project plan, GHG assertion, and any additional relevant documentation provided by the client to determine

- That the reported emissions reductions and/or removal enhancements are real.
- Degree of confidence in and completeness of the GHG assertion.
- That project implementation was consistent with the GHG project plan.
- Eligibility for registration on ACR.
- Sources and magnitude of potential errors, omissions, and misrepresentations, including the
 - Inherent risk of material misstatement.
 - Risk that the existing controls of the GHG project would not have prevented or detected a material misstatement.

1.3 Scope

1.3.1 Scope of Validation

The validation included examination of all the following elements of the GHG project plan:

- Project boundary and procedures for establishing the project boundary
- Physical infrastructure, activities, technologies, and processes of the project
- GHGs, sources, and sinks within the project boundary
- Temporal boundary
- Description of and justification for the baseline scenario
- Methodologies, algorithms, and calculations that will be used to generate estimates of emissions and emission reductions/removal enhancements
- Process information, source identification/counts, and operational details
- Data management systems
- QA/QC procedures
- Processes for uncertainty assessments
- Project-specific conformance to ACR eligibility criteria

1.3.2 Scope of Verification

Verification included examination of some or all the following elements of the GHG project plan:

- Physical infrastructure, activities, technologies, and processes of the GHG project
- GHG SSRs within the project boundary
- Temporal boundary
- Baseline scenarios
- Methods and calculations used to generate estimates of emissions and emission reductions/removal enhancements
- Original underlying data and documentation as relevant and required to evaluate the GHG assertion
- Process information, source identification/counts, and operational details
- Data management systems
- Roles and responsibilities of project participants or client staff
- QA/QC procedures and results
- Processes for and results from uncertainty assessments
- Project-specific conformance to ACR eligibility criteria

SCS examined the reported data, quantification methodologies, calculation spreadsheets or databases, source data, project data management systems, data quality controls in place, measurement and monitoring systems, and records pertaining to emissions quantification. Calculation and error checks, site inspections, interviews with project participants, an iterative risk assessment, sampling plan, and audit checklist were performed to the extent necessary for SCS to develop an understanding of how data are collected, handled, and stored for a specific project.

Finally, as a full verification, the verification services included a field visit to the project site and

- Such carbon stock measurements as SCS required to provide a reasonable level of assurance that the GHG assertion is without material discrepancy (per ACR's materiality threshold of $\pm 5\%$).
- Updated assessment of the risk of reversal and an updated buffer contribution.

1.4 Validation and Verification Criteria

The validation and verification criteria were comprised of the following:

- ACR Standard, Version 6.0
- Improved Forest Management (IFM) on Non-Federal U.S. Forestlands, Version 1.3 ("the methodology")
- ACR Tool for Risk Analysis and Buffer Determination, Version 1.0
- ACR Validation and Verification Standard, Version 1.1

1.5 Level of Assurance

The level of assurance was reasonable.

1.6 Treatment of Materiality

For validation purposes, a material misstatement was declared if any of the following circumstances were detected:

- The physical or geographic boundary of the GHG project plan was not reasonably accurate.
- In respect of the project baseline,
 - The procedures for determining baseline emissions were not technically sound.
 - Data representative of the operations and activities had not been used, either from a single year or a multi-year average.
 - The baseline scenario chosen was not one for which verifiable data are available.
- In respect of the quantification methodology,
 - The quantification method for each data type was not clearly defined, and/or the degree of supporting documentation provided was inadequate to support a reasonable level of assurance.
 - Methods were not appropriate for accurately quantifying each data type:
 - Activity data had not been correctly applied from the original documentation.
 - The most accurate activity data readily available had not been used.
 - The quantification methodology did not account for all variations in activity data over the relevant crediting period.
 - Any emission factors used did not meet the requirements of the approved methodology and/or are not appropriate to the activity.
 - Any emission factors used had not been correctly applied from the original documentation to the relevant activity data.
 - The most appropriate factors readily available had not been selected.
 - Where there was a choice among equally defensible emission factors, the principle of conservativeness had not informed the choice of emission factors.
 - Methods were not applied consistently to develop estimates of emission reductions and removal enhancements.
 - The ISO principle of conservativeness was not applied, i.e., the choice of assumptions, calculation methods, parameters, data sources, and emission factors was not more likely to lead to an underestimation than overestimation of net GHG emission reductions and removal enhancements.

For verification purposes, it was required that discrepancies between the emission reductions/removal enhancements claimed by the project proponent and estimated by SCS be immaterial, i.e., be less than ACR's materiality threshold of $\pm 5\%$, as calculated according to the equation in the ACR Standard.

1.7 Summary Description of the Project

The project is located on 23,147 acres of northern hardwood forests and conifer bogs in Baraga County in Michigan's Upper Peninsula. The property is owned by the project proponent Verdant Timber Michigan II, LLC. These lands were historically managed for production of sawtimber and pulpwood products by former industrial landowners. The past forest management centered on diameter limit cutting and even-aged management. The current management approach includes an emphasis on sustainable practices to maintain and improve the productive capacity, while protecting sensitive areas and other renewable forest resources. Natural growth and maintenance harvests for essential activities, recreation, wildlife habitat, and forest health are the main focus of forest management.

2 Assessment Process

2.1 Method and Criteria

The validation and verification services were provided through a combination of document review, interviews with relevant personnel and on-site inspections, as discussed in Sections 2.2 through 2.4 of this report. At all times, an assessment was made for conformance to the criteria described in Section 1.2 of this report. As discussed in Section 2.5 of this report, findings were issued to ensure conformance to all requirements.

The audit team created a sampling plan following a proprietary sampling plan template developed by SCS. The audit team identified areas of "residual risk"—those areas where there existed risk of a material misstatement (see Section 1.6 above) that was not prevented or detected by the controls of the project. Sampling and data testing activities were planned to address areas of residual risk. The audit team then created a validation and verification plan that took the sampling plan into account.

2.2 Document Review

The GHG project plan (dated 12 July 2022, "PP") and monitoring report (dated 12 July 2022, "MR") were carefully reviewed for conformance to the validation and verification criteria. The following provides a list of additional documentation, provided by project personnel in support of the aforementioned documents, that was reviewed by the audit team.

Documentation Reviewed During the Course of Validation and Verification Activities		
Document	File Name	Ref.
GHG Plan	MooseCountry_ACR_GHGPlan_06_03_22.pdf	1

Monitoring Report	DRAFT_MooseCountry_RP1_MonitoringReport_07_12_22.pdf	2
CO2 Calcs	MooseCountry_TRG_Start_RP_CO2_06_02_2022.xlsx	3
ERT Workbook	MooseCountry_TRG_RP_ERT_HWP_07_12_2022.xlsx	4
100 year Calc Workbook	MooseCountry_TRG_100Yr_calcs_06_02_2022.xlsx	5
Regeneration Calculations	MooseCountry_TRG_Regeneration_Calcs.xlsx	6
Site Index Calculations	MooseCountry_SiteIndex_Wcores_12_2_21.xlsx	7
Project Boundary Shapefile	MooseCountryTRG_Boundary_8_20_2021.shp	8
Plots Shapefile	MooseCountryTRG_Plots_9_20_21.shp	9
SMZ Shapefile	MooseCountry_SMZ_8_18_21.shp	10
Strata Shapefile	MooseCountryTRG_Strata_9_20_21.shp	11
Inventory Methodology	TRG_Carbon_Plot_Methodology_10_06_2020.pdf	12
Parameters of Bluesource Forest Carbon Model	MooseCountry_TRG_Parameters_Inputs.xlsx	13
Various FVS years for the following database files, out files, and key files.	MooseCountry_TRG_START MooseCountry_TRG_GROW MooseCountry_TRG_IndTreeGrowls MooseCountry_TRG_CC_2020 MooseCountry_TRG_CC_2025 MooseCountry_TRG_CC1_2020 MooseCountry_TRG_SHW50_2020 MooseCountry_TRG_STS50BA10	14
Ownership Information	TRG Michigan IV Deed – Baraga.pdf	15
Forestry Certificates	3_Certificate US014348 # Item 1-67V9379.pdf	16
Contract Carbon Development and Marketing Agreement	CDMA-TRG-Bluesource-vF_06Oct2020_FullyExecuted_Redacted.pdf	17
Michigan BMPs	IC4011_SustainableSoilAndWaterQualityPracticesOnForestLand_268417_7.pdf	18
Stumpage Prices	TimberMartNorth_Vol 27 No 2.pdf	19

Management Plan	4_MI CFA Management Plan_SFT Format-2007.pdf	20
Addendum: Programmatic Development Approach (PDA)	MooseCountry_ACR_PDA_PDD_5_16_22.pdf	21

2.3 Interviews

2.3.1 Interviews of Project Personnel

The process used in interviewing project personnel was a process wherein the audit team elicited information from project personnel regarding (1) the work products provided to the audit team in support of the PD and MR; (2) actions undertaken to ensure conformance with various requirements and (3) implementation status of the project activities. The following provides a list of personnel associated with the project proponent who were interviewed.

Interview Log: Individuals Associated with Project Proponent			
Individual	Affiliation	Role	Date(s) Interviewed
Tim Hipp	Bluesource LLC	Project Lead	Throughout audit
Megan McKinley	Bluesource LLC	Site Visit Logistics	Throughout audit
Josh Clark	Bluesource LLC	Technical Lead	Throughout audit
Ben Parkhurst	Bluesource LLC	Technical Assistant	Throughout audit

2.3.2 Interviews of Other Individuals

The process used in interviewing individuals other than project personnel was a process wherein the audit team made inquiries to confirm the validity of the information provided to the audit team. The following personnel not associated with the project proponent. The following provides a list of individuals not associated with the project proponent who were interviewed.

Interview Log: Individuals Not Associated with Project Proponent			
Individual	Affiliation	Role	Date(s) Interviewed
Gary Willis	Michigan Department of Natural Resources	Service Forester	June 21st 2021

2.4 Site Inspections

The objectives of the on-site inspections were to evaluate:

- Ensure that data collection was carried out to the highest possible quality standards and that the client's data passed a paired T-test using plot level carbon values
- Perform field reconnaissance to independently confirm
 - That the project area has more than 10% canopy cover (or equivalent stocking)
 - Absence of any unreported disturbance or timber harvest
 - Ground-truth stratification of project area
- Independently check the accuracy of spatial information on ownership, as used in delineation of the project area, by visiting a sample of corners or other ownership monuments and comparing actual locations to mapped locations

In support of the above objectives, the audit team performed an on-site inspection of the project area on the dates 10 October 2021 through 13 October 2021. The main activities undertaken by the audit team were as follows:

- Interviewed project personnel (see Section 2.3.1 of this report) to gather information regarding the monitoring procedures and project implementation
- Carried out on-site inspections of the project's measurement and/or monitoring methodologies through the following activities:
 - Toured the project area, visually observing and taking averaged GPS coordinates at survey markers and other boundary reference locations.
 - Selected samples of inventory data using simple random selection methods.
 - At each selected sample location, took on the ground measurements.
 - Verified the sample by running a paired sample t-test on the independently calculated Mt CO₂e/acre on each plot.
 - Confirmed no unreported disturbances or timber harvests.
- Review of management's commitment to the carbon project.
- Assessment of project during the reporting period to confirm that the project scenario consists of maintaining above baseline carbon stocks through carbon sequestration.

2.5 Resolution of Findings

Any potential or actual discrepancies identified during the audit process were resolved through the issuance of findings. The types of findings typically issued by SCS during this type of validation and verification engagement are characterized as follows:

- Non-Conformity Report (NCR): An NCR signified a discrepancy with respect to a specific requirement. This type of finding could only be closed upon receipt by SCS of evidence indicating that the identified discrepancy had been corrected. Resolution of all open NCRs was a prerequisite for issuance of a validation and/or verification statement.
- New Information Request (NIR): An NIR signified a need for supplementary information in order to determine whether a material discrepancy existed with respect to a specific requirement.

Receipt of an NIR did not necessarily indicate that the project was not in compliance with a specific requirement. However, resolution of all open NIRs was a prerequisite for issuance of a validation and/or verification statement.

- Observation (OBS): An OBS indicates an area where immaterial discrepancies exist between the observations, data testing results or professional judgment of the audit team and the information reported or utilized (or the methods used to acquire such information) within the GHG assertion. A root cause analysis and corrective action plan are not required, but highly recommended. Observations are considered by the audit team to be closed upon issuance, and a response to this type of finding is not necessary.

As part of the audit process, 3 NCRs, 2 NIRs and 0 OBS were issued. All findings issued by the audit team during the audit process have been closed. All findings issued during the audit process, and the impetus for the closure of each such finding, are described in Appendix A of this report.

2.6 Techniques and Processes Used to Test the GHG Information and GHG Assertion

The audit team applied various techniques and processes to test the GHG information and the GHG assertion over the course of the audit, listed below:

- Review of project documentation including the GHG Plan (Ref. 1), MR (Ref. 2), spatial information (Refs. 8-11), and calculation workbooks (Refs. 3-7) to check for project-specific conformance to ACR standard and methodology, appropriateness of methodologies and tools applied, accuracy of GHG information and assertion.
- Assessment of any disturbances or forest management activities, including a discussion with project personnel on any harvest activities.
- Review of sources, sinks and reservoirs of GHG emissions within the project boundary.
- Assessment of eligibility, additionality, GHG emission reduction assertion and underlying monitoring data to determine if either contained material or immaterial misstatements.
- Assessment of the emission reduction calculation inputs and procedures was performed to review the quantitative analyses undertaken by Bluesource to convert the raw inventory data into emission reduction estimates during the reporting period (Refs. 3-7). This included a re-calculation of project emissions, ERTs, and uncertainty using inventory data as described below in section 3.1 and 3.2.
- Communicate with project personnel and project proponent via interviews, emails, and meetings to gain a better understanding of the project team's methodologies.
- Examine the data management and quality control processes and its controls for sources of potential errors and omissions.
- Review of project documentation including risk assessment and regulatory compliance (section III.4 of the monitoring report).

3 Validation Findings

3.1 Project Boundary and Activities

3.1.1 Project Boundary and Procedures for Establishment

A description of the physical boundary of the project was provided, which is located on 23,147 acres of mixed forestland in Baraga County of the Upper Peninsula of Michigan state. The project land is owned and managed by Verdant Timber Michigan II, LLC. The project proponent and land are certified under the Sustainable Forestry Initiative (Ref. 16). The audit team confirmed that the boundaries were well documented throughout both the document review and site visit activities. During the site visit the audit team independently checked the accuracy of spatial information on ownership, as used in delineation of the project area, by visiting a sample of corners or other ownership monuments and comparing actual locations to mapped locations. The audit team also examined the site for any unreported harvests as well as recent natural disturbances that may have lead to higher mortality rates. Likewise, during document review the audit team inspected project shapefiles (Refs. 8-11) to confirm project boundaries are accurately represented as compared to boundaries mapped during the site visit, maps provided in the PP, and available satellite imagery.

3.1.2 Physical Infrastructure, Activities, Technologies and Processes

The audit team reviewed the PP and project documentation (Refs. 1, 2, 18, 20) which indicate the forest management activities and silvicultural processes used within the project area. The project activity consists of natural forest management focusing on sustainable forest growth and regular, uneven-aged harvests as well as promotion of recreation, wildlife habitat and forest health. These project activities were found to be an improvement in the region when compared to the more aggressive forest management of surrounding property owners. The audit team concluded that the management activities and silvicultural processes result in more biomass storage as well as an improvement in forest health.

3.1.3 GHGs, Sources, and Sinks within the Project Boundary

The GHG sources, sinks and/or reservoirs that are applicable to the Project were confirmed. The sources, sinks, and reservoirs of GHG emissions within the project boundary are listed in the table below. This is the case for both the baseline and project scenarios.

Description	Included/Excluded	Gas	Justification
Above-ground biomass carbon	Included	CO ₂	Major carbon pool subjected to the project activity.

Below-ground biomass carbon	Included	CO ₂	Major carbon pool subjected to the project activity.
Standing dead wood	Included	CO ₂	Major carbon pool in unmanaged stands subjected to the project activity.
Harvested wood product	Included	CO ₂	Major carbon pool subjected to the project activity.
Burning of biomass	Included	CO ₂	Non-CO ₂ gas emitted from biomass burning. Note that no burning is planned in the project.

3.1.4 Temporal Boundary

The ACR Standard indicates that the project must have a validated/verified Start Date of 01 January 2000 or after. Also, in accordance with Chapter 3 of the ACR Standard, the start date is defined as the date that the Project Proponent entered a contractual relationship to implement a carbon project. SCS was able to review the PP, MR, and relevant contractual documents (Ref. 17) for authenticity and to confirm that each document consummated "a contractual relationship to implement a carbon project." SCS concluded that the documents provided indicate the project start date is eligible.

In ACR the minimum project term is 40 years and the eligible crediting period for this type of project is also listed as 40 years. SCS confirmed that the PP included a timeline with a first crediting period of 20 years and a minimum project term of 40 years.

3.2 Description of and Justification for the Baseline Scenario

The methodology defines the baseline scenario as an estimation of the GHG emissions or removals that would have occurred if the Project Proponent did not implement the project. The PP indicates that "The baseline scenario represents an aggressive industrial harvest regime, targeted to maximize net present value at a 6% discount rate, typical of current practices in the project region on private industrial forestland." Baseline practices involve northern hardwood silvicultural prescriptions that are currently implemented in the surrounding areas that include single tree selection, shelterwood, and clearcut harvests. The audit team confirmed that the prescriptions are common in the area on private lands as well as recommended under published sources (Ref. 20).

During the site visit and through interviews with local managers the audit team verified that aggressive industrial timber harvesting is common practice in the region. The audit team also conducted a financial feasibility assessment of the baseline scenario by obtaining regional stumpage rates and tax rates to

independently verify NPV. SCS determined that the harvesting rate indicated in the baseline scenario would be feasible.

3.3 Project-Specific Conformance to ACR Eligibility Criteria

The audit team reviewed the demonstration of conformance, as set out in the PP, to each of the relevant eligibility criteria listed in the ACR Standard. The audit team confirmed the full conformance of the project with the relevant eligibility criteria. A more detailed assessment of the audit team's findings is provided below.

Actions Undertaken to Confirm Conformance to Eligibility Criteria		
Criterion	ACR Requirement	Validation Activities
Start Date, All Projects	Non-AFOLU Projects must be validated within 2 years of the project Start Date. AFOLU Projects must be validated within 3 years of the project Start Date.	Confirmation that this report was issued less than 2 years after 06 October 2020, the start date of the project according to the PP.
Start Date Definition, Non-AFOLU Projects	ACR defines the Start Date for all projects other than AFOLU as the date on which the project began to reduce GHG emissions against its baseline.	Not applicable; this project is an AFOLU project.
Start Date Definition, AR or Wetland Projects	For AR or Wetland restoration/revegetation projects, the Start Date is when the Project Proponent began planting or site preparation.	Not applicable; the project is not an AR or wetland project.
Start Date Definition, IFM Projects	For IFM, the Start Date may be denoted by one of the following: 1. The date that the Project Proponent began to apply the land management regime to increase carbon stocks and/or reduce emissions relative to the baseline. 2. The date that the Project Proponent initiated a forest carbon inventory. 3. The date that the Project Proponent entered into a contractual relationship to implement a carbon project. 4. The date the project was submitted to ACR for listing review. Other dates may be approved by ACR on a case by case basis.	The start date is 06 October 2020, the date by which of the contractual signing agreement (Ref. 17) between the Project Proponent (TRG Threshold Timber Michigan IV, LLC) and the Offset Developer (Blue Source LLC) was completed.
Start Date Definition, Avoided Conversion Projects	For Avoided Conversion of non-forest, the Start Date is when the Project Proponent implemented the project action physically and/or legally, such as securing a concession or placing a land conservation agreement on the project land.	Not applicable; the project is not an avoided conversion project.

Start Date Definition, Other Agricultural Land-based Projects	For other Agricultural Land-based projects, the Start Date is the date by which the Project Proponent began the Project Activity on project lands, or the start of the cultivation year during which the Project Activity began.	Not applicable; the project is not another agriculture land-based project.
Minimum Project Term (AFOLU Projects Only)	Project Proponents of AFOLU projects with a risk of reversal shall commit to a Minimum Project Term of 40 years. The minimum term begins on the Start Date, not the first or last year of crediting. This requirement applies only to AFOLU projects that have had ERTs issued that are associated with GHG removals (sequestration). AFOLU projects that have claimed only avoided emissions are not subject to this requirement.	Review of the PP to confirm that the minimum term is 40 years, as required.
Crediting Period	<p>The Crediting Period for non-AFOLU projects shall be 10 years.</p> <p>All AR projects shall have a Crediting Period of 40 years.</p> <p>All IFM projects shall have a Crediting Period of 20 years.</p> <p>Avoided Conversion projects on both forest and non-forest land with land conservation agreements in place shall have a Crediting Period of 40 years, unless otherwise specified in chosen methodologies.</p> <p>Wetland Restoration/Revegetation projects shall have a Crediting Period of 40 years.</p> <p>The Crediting Periods for agriculture projects that avoid emissions by changing to lower GHG practices and those that include a soil sequestration component will be specified in the applicable methodology.</p>	Review of the PP to confirm that the crediting period is 20 years, as required given the project type.
Real	<p>GHG reductions and/or removals shall result from an emission mitigation activity that has been conducted in accordance with an approved ACR Methodology and is verifiable.</p> <p>ACR will not credit a projected stream of offsets on an ex-ante basis.</p>	Review of the emission mitigation activity, as described in the PP, to confirm that it conforms to the requirements of the methodology and will be verifiable if implemented as described.
Emission or Removal Origin (Direct Emissions)	The Project Proponent shall own, have control over, or document effective control over the GHG sources/sinks from which the emissions reductions or removals originate. If the Project Proponent does not own or control the GHG sources or sinks, it shall document that effective control exists over the GHG sources and/or sinks from which the reductions/ removals originate.	Reviewed the supporting documentation, as described in the PP, and a sample of the ownership documentation provided (Ref. 15) to confirm that Project Proponent have control over the GHG sources/sinks from which the emissions reductions or removals originate on their respective properties. Evidence of land

		title for each parcel in the project area was provided and confirmed (Ref. 15).
Emission or Removal Origin (Indirect Emissions)	For projects reducing or removing non-energy indirect emissions, the following requirement applies: The Project Proponent shall document that no other entity may claim GHG emission reductions or removals from the Project Activity (i.e., that no other entity may make an ownership claim to the emission reductions or removals for which credits are sought).	Not applicable; the project is not reducing or removing non-energy indirect emissions.
Offset Title (All Projects)	The Project Proponent shall provide documentation and attestation of undisputed title to all offsets prior to registration. Title to offsets shall be clear, unique, and uncontested.	Confirmed by reviewing attestation that no offsets exist or were sold prior to registration of the project (Refs. 2, 15). Reviewed land title documents (Ref. 15) along with an independent review of ownership using Landgrid survey website which included property data, county assessor data, and up to date maps. Additionally, on site, various property survey markers were confirmed the accuracy of the associated boundary claimed.
Land Title (AFOLU Projects Only)	For U.S. projects with GHG emissions reductions resulting from terrestrial sequestration, Project Proponents shall provide documentation of clear, unique, and uncontested land title. For international projects, Project Proponents shall provide documentation and/or attestation of land title; ACR may require a legal review by an expert in local law. Land title may be held by a person or entity other than the Project Proponent, provided the Project Proponent can show clear, unique, and uncontested offsets title. AFOLU projects that result only in the crediting of avoided emissions with no risk of reversal may not require demonstration of land title.	
Additional	Every project shall use either an ACR-approved performance standard and pass a regulatory surplus test, or pass a three-pronged test of additionality in which the project must: 1. Exceed regulatory/legal requirements; 2. Go beyond common practice; and 3. Overcome at least one of three implementation barriers: institutional, financial, or technical.	Confirmation that the project meets all relevant additionality requirements (see Section 3.4 below for more details).

Regulatory Compliance	Projects must maintain material regulatory compliance. To do this, a regulatory body/bodies must deem that a project is not out of compliance at any point during a reporting period. Projects deemed to be out of compliance with regulatory requirements are not eligible to earn ERTs during the period of non-compliance. Regulatory compliance violations related to administrative processes (e.g., missed application or reporting deadlines) or for issues unrelated to integrity of the GHG emissions reductions shall be treated on a case-by-case basis and may not disqualify a project from ERT issuance. Project Proponents are required to provide a regulatory compliance attestation to a verification body at each verification. This attestation must disclose all violations or other instances of non-compliance with laws, regulations, or other legally binding mandates directly related to Project Activities.	After performing extensive regulatory compliance checks during this reporting period, the audit team found no violations on file with EPA, ECHO, OSHA or the Michigan Department of Natural Resources and the Michigan Department of Environment, Great Lakes, and Energy (EGLE). In addition, a local forester was interviewed about any regulatory compliance issues on the project area, forestry practices, and a discussion of the regional forestry trends and activity. The audit team also reviewed the regulatory compliance section of the MR submitted (Ref. 2).
Permanence (All AFOLU Projects)	AFOLU Project Proponents shall assess reversal risk using ACR's Tool for Risk Analysis and Buffer Determination, and shall enter into a legally binding Reversal Risk Mitigation Agreement with ACR/Winrock that details the risk mitigation option selected and the requirements for reporting and compensating reversals.	Confirmed a total risk percentage of 18% using the ACR Tool for Risk Analysis and Buffer Determination as required by the ACR methodology.
Permanence (Terrestrial Sequestration, Avoided Conversion Projects)	Proponents of terrestrial sequestration or avoided conversion projects shall mitigate reversal risk by contributing ERTs to the ACR Buffer Pool or using another ACR-approved insurance or risk mitigation mechanism.	Confirmed a total risk percentage of 18% using the ACR Tool for Risk Analysis and Buffer Determination as required by the ACR methodology.
Permanence (Geologic Sequestration Projects)	Proponents of geologic sequestration projects shall mitigate reversal risk during the project term by contributing ERTs to the ACR Reserve Account and post-project term by filing a Risk Mitigation Covenant, which prohibits any intentional reversal unless there is advance compensation to ACR, or by using another ACR-approved insurance or risk mitigation mechanism.	Not applicable; the project is not a geologic sequestration project.
Permanence (All Projects)	All projects must adhere to ongoing monitoring, reversal reporting, and compensation requirements as detailed in relevant methodologies and legally binding agreements (e.g., the ACR Reversal Risk Mitigation Agreement).	Confirmed that section D of the PP includes a detailed Monitoring Plan relevant to the methodology.

Net of Leakage	ACR requires Project Proponents to address, account for, and mitigate certain types of leakage, according to the relevant sector requirements and methodology conditions. Project Proponents must deduct leakage that reduces the GHG emissions reduction and/or removal benefit of a project in excess of any applicable threshold specified in the methodology.	Confirmed that a 40% leakage deduction was applied which is consistent with market-leakage per the methodology. No activity shifting leakage was also confirmed through the project having entity wide certification (SFI) that requires sustainable practices.
Independently Validated	ACR requires third-party validation of the GHG Project Plan by an accredited, ACR-approved VVB once during each Crediting Period and prior to issuance of ERTs.	The PP has been independently validated by SCS, an accredited, ACR-approved validation/verification body.
Independently Verified	Verification must be conducted by an accredited, ACR-approved VVB prior to any issuance of ERTs and at minimum specified intervals.	The PP has been independently verified by SCS, an accredited, ACR-approved validation/verification body.
Environmental And Community Assessments	<p>ACR requires that all projects develop and disclose an impact assessment to ensure compliance with environmental and community safeguards best practices. Environmental and community impacts should be net positive, and projects must “do no harm” in terms of violating local, national, or international laws or regulations.</p> <p>Project Proponents must identify in the GHG Project Plan community and environmental impacts of their project(s). Projects shall also disclose and describe positive contributions as aligned with applicable sustainable development goals. Projects must describe the safeguard measures in place to avoid, mitigate, or compensate for potential negative impacts, and how such measures will be monitored, managed, and enforced.</p> <p>Project Proponents shall disclose in their Annual Attestations any negative environmental or community impacts or claims thereof and the appropriate mitigation measure.</p>	Confirmed by reviewing the PP, the MR (ref. 2), and management plans (Ref. 20) indicate that the project has no anticipated negative community or environmental impacts.

3.4 Demonstration of Additionality

The audit team reviewed the demonstration of additionality, as set out in the PP, and confirmed that the additionality requirements set out in the ACR Standard have been met. A more detailed assessment of the audit team’s findings is provided below.

3.4.1 Regulatory Surplus Test

A regulatory review of the Project was conducted by the audit team. There are no laws, statutes, regulations, court orders, environmental mitigation agreements, permitting conditions, or other legally binding mandates requiring the project activities.

3.4.2 Performance Standard Test

Not applicable.

3.4.3 Common Practice Test

The Project showed that similarities exist with the project and nearby private industrial forestland in the region. During the site visit through interviews with local managers and review of published data for the region, the audit team verified that aggressive timber harvesting practices involving the silvicultural prescriptions claimed in the baseline scenario are common practice in the region.

3.4.4 Implementation Barriers Test

The “financial barrier” option was chosen by the project proponent as an implementation barrier. SCS Global Services received guidance from ACR personnel, in an email dated 06 June 2019, stating the following:

The intent of the financial implementation barrier test encompasses the interpretation and wording in Table 2, in which “carbon funding is reasonably expected to incentivize the implementation of the project scenario”, yielding increased carbon stocks compared to the baseline. A quantitative assessment demonstrating forgone profit as a result of employing the project scenario suffices for passing this test.

Given this guidance, a financial barrier was demonstrated through a quantitative assessment demonstrating foregone profit as a result of employing the project scenario (i.e., demonstrating that the net present value of the baseline scenario was higher than the project net present value of the project scenario). The audit team’s findings regarding this assessment are provided below.

The PP indicates that “Carbon funding is reasonably expected to incentivize the project’s implementation. The implementation of the carbon project represents an opportunity cost to lost revenue associated with the potential timber harvesting that could legally and feasibly occur on the property in the lifetime of the carbon project. A financial feasibility assessment is provided separately for verification demonstrating the financial barrier carbon funding overcomes in project implementation.”

The audit team independently conducted a financial feasibility assessment by using local stumpage prices to verify that the baseline scenario could feasibly occur in the project area in the lifetime of the carbon project if the project was not implemented.

3.5 Processes for Emission Reductions/Removal Enhancements Quantification

3.5.1 Methods, Algorithms, and Calculations To Be Used to Generate Estimates of Emissions and Emission Reductions/Removal Enhancements

The audit team validated the methodologies applied to quantify GHG emissions and emission reductions in the baseline and project scenarios. The objective was to determine whether the methods are clearly defined with supporting documentation, appropriate for accurately quantifying each data parameter, applied consistently, and result in a conservative estimate of GHG emissions reductions and removal enhancements.

Section 4.2 provides further detail on the methods, algorithms, and calculations used to generate and validate emissions reductions estimates.

3.5.2 Process Information, Source Identification/Counts, and Operational Details

The forest inventory serves as the primary source of data and information used to quantify emissions reductions. The PP and inventory methodology (Ref. 12) describe the process including sample size, determination of plot numbers, plot layout, data collected, and measurement techniques. Through site visit and document review (Refs. 1, 12), the audit team verified the forest inventory methodologies and application.

The inventory data was then run within the Forest Vegetation Simulator with baseline prescriptions to project the baseline condition and a grow-only scenario to estimate the project scenario. The audit team confirmed that the baseline prescriptions were feasible and representative of common practice conditions in the region (see section 3.4.2).

3.5.3 Data Management Systems

SCS verified through review of the PP and the datasets submitted that the data management systems are in place as described.

3.5.4 QA/QC Procedures

Section D of the PP identifies field and desk QA/QC procedures. The field QA/QC procedures include senior forester review of field collected data and remeasurement of any plots that cannot be reconciled. Further the PP states that “At least 5% of the plots will be checked by a different forester than cruised the plot, preferably by someone senior to the field crew. This will involve full plot measurement to identify any problems with determining in/out trees, species calls, defect measurements, DBH measurements, and height measurements. Any errors noted during the check cruise will be used to update the master spread sheet file. Any consistent height, species, DBH, or defect errors will be resolved by talking with the foresters and removing crew members if need be.” These field QA/QC procedures were confirmed on-site and during interviews.

The PP identifies three stages of desk QA/QC procedures including an independent forester review, a technical review, and a senior management review. These include independent checks on the inventory data, model runs, carbon calculations, and document text and formatting.

The QA/QC procedures and the quantification approach employed by the project team conform to the parameters and quantification methods required by the Methodology. SCS determined that the Project Proponent sufficiently documented and quantified each parameter. Section D of the PP also provides in detail a monitoring and data management plan for each parameter throughout the reporting period.

3.5.5 Processes for Uncertainty Assessments

The PP describes how baseline and project uncertainty were calculated. The PP states that uncertainty in the combined carbon stocks in the baseline is quantified using equation 10 of the methodology (Refs. 3-5). The percentage uncertainty in the combined carbon stocks in the project during the reporting period is calculated using equation 18 of the methodology (Refs. 3-5). The total project uncertainty (percentage) during the reporting period is quantified using equation 19 of the methodology (Ref. 3-5). SCS confirmed that the approaches for assessing uncertainty that are identified in the PP are in conformance with the quantification methods required by the Methodology.

Further detail on uncertainty quantification is in sections 4.1.

4 Verification Findings

4.1 Results of Quantitative Uncertainty Assessment

SCS devoted a portion of the verification assessment to the review of the manner and propriety by which the project proponent quantified uncertainty associated with the individual GHGs in the project, in addition to the uncertainty of the calculation of GHG emission reductions and removals.

The audit team also calculated the total materiality of the GHG reduction and removal assertion.

4.1.1 Project Uncertainty

The reported total Project Uncertainty ((UNC_t) value of 4.95% value reported by the client for 2021 was independently re-quantified by SCS using equation 19 in the methodology. The audit team found this difference reasonable and immaterial.

Year	UNCI Client Values	UNCI SCS Values	Difference
2021	4.95%	4.99%	0.04%

Note: final numbers are rounded for simplicity.

4.1.2 Materiality

The total materiality of the GHG reduction and removal assertion was also calculated for the reporting period.

$$\% \text{ Error} = \frac{(\text{Project Emission Reduction Assertion} - \text{Verifier Emission Reduction Recalculation})}{\text{Verifier Emission Reduction Recalculation}} * 100$$

$$\% \text{ Error} = \frac{(110,499 - 111,210)}{111,210} * 100 = \frac{-711}{111,210} * 100 = -0.64\%$$

4.2 Analysis of the Quantification Methodologies and Applicable Data Sets and Sources

The audit team re-quantified project emissions, emissions reductions, and project uncertainty from the raw inventory data provided by the client. This process entailed verifying that the methods detailed in the MR were applied as indicated. The team confirmed that the emissions reduction by conducting the following analysis:

- Calculate the end of reporting period diameter of individual trees.
- Recalculate the live aboveground, live belowground, and standing dead carbon pools using Jenkins equations and decay class information.
- Calculate the change in project carbon stock stored in above and below ground live trees using equation 11 in the methodology
- Calculate the change in project carbon stock stored in above ground dead trees using equation 12 in the methodology
- Calculate any greenhouse gas emission resulting from the implementation of the project in the reporting period using equation 13 in the methodology
- Calculate the change in the project carbon stock and GHG emissions during the reporting period using equation 14 in the methodology.
- Calculate the percentage uncertainty in the combined carbon stocks in the project during the reporting period using equation 18 in the methodology
- Calculate the total project uncertainty (percentage) during the reporting period using equation 19 in the methodology.
- Calculate the net greenhouse gas emission reductions (in metric tons CO₂e) during the reporting period and during each annual vintage using equation 20 in the methodology.
- Multiple FVS models were ran to assess their silvicultural prescriptions in both the baseline and project scenarios. This included, among other things, a review of site index calculations, harvest parameters, NPV values, interpolation methods, defect calculations, and any assumptions used.

- The resulting differences from the FVS model runs were then aggregated into a correction factor for both live and dead stocks in both the project and baseline scenario.

4.3 Basis of Data and Information Supporting the GHG Assertion

The data and information supporting the GHG assertion were based on industry defaults, future projections, and actual historical records. The future projections are a result of a combination of tree inventory data, site index data, and other data modelled over time. Industry defaults are used in the harvested wood products as well as growth rates for the region. Actual historical records are used to assess stumpage prices, common practice, and boundary assessment.

4.4 Leakage Assessment

Section E3 of the GHG Plan states: “Quantification of leakage is limited to market leakage, as no activity-shifting leakage is allowed by the methodology beyond de minimis levels. Market leakage was determined by quantifying the merchantable carbon removed in both the baseline and with-project cases. Carbon in long-term storage in in-use wood products and landfills, calculated above, was used to assess relative amounts of “total wood products produced” in the two scenarios. The decrease in wood production relative to the baseline was then calculated and the applicable market leakage discount factor was determined.” The audit team verified the claims made above by quantifying the merchantable carbon removed in both scenarios. The audit team confirmed the project demonstrated that there is no leakage within their operations through an entity wide management certification that requires sustainable practices that covers all entity owned lands.

SCS confirmed that the applicable market leakage factor of 0.4 was applied.

4.5 Risk Assessment

The reported value of the total risk score, as determined based on the risk analysis documented in the PP and MR, was 18%. The audit team performed a complete review of the risk assessment against the requirements of the ACR Tool for Risk Analysis and Buffer Determination. The audit team concludes that the assignment of risk scores is appropriate and in conformance to the ACR Tool for Risk Analysis and Buffer Determination. A more detailed review of the audit team’s conclusions may be found below.

Actions Undertaken to Evaluate Whether the Risk Assessment Has Been Conducted Correctly		
Risk Category	Value Selected	Verification Activities
A	4%	Confirmation, through site inspections, that project is not located on public or tribal lands
B	4%	Confirmation, through site inspections, that project is not located on public or tribal lands
C	2%	Confirmation, through site inspections, that the project is not located outside the United States

D	0%	The project has not entered a conservation easement
E	2%	Confirmation, through interviews with local personnel and/or foresters and review of fire maps, that the project has a low fire risk
F	4%	Confirmation, through research of local forest health publications, that the project is not within a 30-mile radius of epidemic diseases or pests. During discussions with local foresters not involved with the project, it was confirmed that no recent unreported disturbances due to pests/diseases were present in or around the project area
G	0%	Confirmation, through site inspections, that project is not a wetland project or a forest project where more than 60% of the project area is not a forested wetland
H	2%	Confirmation that default value has been applied in the risk assessment calculation

5 Conclusion


The audit team asserts, with no qualifications or limitations, that the quantification of GHG emission reductions and/or removal enhancements, as reported in the MR, conforms to the verification criteria and is without material discrepancy.

The following provides a summary of the annual emission reductions and removals issuance for the current Reporting Period with the Leakage deduction included and the Buffer deductions excluded:

Annual Emission Reductions and Removals in Metric Tons (tCO ₂ e) during Reporting Period 1				
Vintage	Start Date	End Date	Gross GHG Emission Removals (tCO ₂ e)	Gross GHG Emission Reductions (tCO ₂ e)
2020	6 October 2020	31 December 2020	9,351	22,769
2021	1 January 2021	5 October 2021	29,881	72,755
Total			39,232	95,524

The following provides a summary of the ERT issuance for the current Reporting Period with the Leakage and the Buffer deduction included (Buffer credits shown separately):

Annual Emission Reduction in Metric Tons (tCO ₂ e) during Report Period 1			
Vintage	Start Date	End Date	Quantity of Buffer Credits (tCO ₂ e)
2020	6 October 2020	31 December 2020	5,782
2021	1 January 2021	5 October 2021	18,475
Total			24,257

Lead Auditor Approval	 James Cwiklik, 14 July 2022
Internal Reviewer Approval	 Alexa Dugan, 14 July 2022

Appendix A: List of Findings

Please see Section 2.5 above for a description of the findings issuance process and the categories of findings issued. It should be noted that all language under “Project Personnel Response” is a verbatim transcription of responses provided to the findings by project personnel.

5.1 Reporting Period: N/A

NIR 1 Dated 6 Jul 2022

Standard Reference: Improved Forest Management Methodology for Quantifying GHG Removals and Emission Reductions through Increased Forest Carbon Sequestration on Non-Federal U.S. Forestlands. v1.3

Document Reference: MooseCountry_ACR_GHGPlan_06_03_22.pdf

Finding: The Errata and Clarifications for ACR IFM Methodology v1.3 specifies states:

"There may be no leakage beyond de minimis levels through activity shifting to other lands owned, or under management control, by the timber rights owner. If the project decreases wood product production by >5% relative to the baseline then the Project Proponent and all associated land owners must demonstrate that there is no leakage within their operations – i.e., on other lands they manage/operate outside the bounds of the ACR carbon project. This demonstration is not applicable if Project Proponent and associated landowners enroll all of their forested landholdings, owned and under management control, within the ACR carbon project."

This is applicable as the project decreases wood product production more than 5% relative to the baseline. This new information request is to determine if the project proponent, Verdant Timber Michigan II, LLC., has enrolled all of their forested landholdings in the project. If they own additional forested landholdings outside of the project, please demonstrate one or more of the following:

- Entity-wide management certification that requires sustainable practices (programs can include FSC, SFI, or ATFS). Management certification must cover all entity owned lands with active timber management programs;
- Adherence to an ACR approved long-term forest management plan or program as specified in section A.2;
- Forest management plans prepared ≥24 months prior to the start of the project showing harvest plans on all owned/managed lands paired with records from the with-project time period showing no deviation from management plans; or
- Historical records covering all Project Proponent ownership trends in harvest volumes paired with records from the with-project time period showing no deviation from historical trends over most recent 10-year average.

Please provide clarification if the project proponent has enrolled all their forested landholdings in the project or has entity-wide management certification.

Project Personnel Response: Confirmed. The SFI certificate covers all forest operations in the state of Michigan for TRG Threshold. TRG Threshold is the parent company of Verdant Timber Michigan II LLC, whose entire ownership coincides with the project area. Certificate located in PropertyDocs > Certification.

Auditor Response: Thank you for the response. It has been confirmed.

Bearing on Material Misstatement or Conformance (M/C/NA): C

NIR 2 Dated 6 Jul 2022

Standard Reference: Improved Forest Management Methodology for Quantifying GHG Removals and Emission Reductions through Increased Forest Carbon Sequestration on Non-Federal U.S. Forestlands. v1.3

Document Reference: MooseCountry_TRG_RP_ERT_HWP_06_02_2022.xlsx

Finding: The IFM methodology states "Change in baseline carbon stock is computed for each time period. The following equations must be applied until year t equals T:

$$\Delta C_{BSL,t} = \Delta C_{BSL,TREE,t} + \Delta C_{BSL,DEAD,t} + C_{BSL,HWP} - (GHG)_{BSL}$$

Where the C BSL, HWP is the Twenty-year average value of annual carbon remaining in wood products 100 years after harvest (in metric tons CO₂)."

Referencing cell J19 of the "ACR_IFM_ERT_Calcs" tab, it is noticed that the twenty-year average is not being used, but rather a sum of all of the previous years harvested wood values.

This information request is to understand why this approach is being used versus what is stated in the IFM methodology. Please provide more information for the audit team to assess if this is within conformance to the methodology.

Project Personnel Response: This is a known issue between the developer and ACR, and we have reached out for guidance. Because this calculation will not affect emissions until Year T = 1 (2026), and no previous years, it has no bearing on this initial verification. We will work with ACR to determine a solution before the calculation has bearing on the project in a later verification.

Auditor Response: Thank you for the response, the item in question is not material to this year but will play role later on. The finding is closed but will need to be addressed in future verifications, namely, when (t) reaches T (year 2026).

Bearing on Material Misstatement or Conformance (M/C/NA): C

NCR 3 Dated 6 Jul 2022

Standard Reference: Improved Forest Management Methodology for Quantifying GHG Removals and Emission Reductions through Increased Forest Carbon Sequestration on Non-Federal U.S. Forestlands. v1.3

Errata and Clarifications

Document Reference: MooseCountry_TRG_RP_ERT_HWP_06_02_2022.xlsx

Finding: The IFM methodology Errata and Clarification states "ERT's by vintage shall then be determined by prorating Reporting Period calendar days within vintage year t (21), applying the nonpermanence buffer deduction (Equation 22) and subtracting ERT's by vintage year from the non-permanence buffer deduction (Equation 23)."

When reviewing the ERT workbook and vintage calculations in the "ACR_IFM_Calcs" tab, it was noticed that the calendar days calculated for Vintage Year 2 equals 365. This is not accurate with the reporting period dates in row 8.

Please update to the correct vintage allocations following the requirements laid out in the Errata and Clarifications.

Project Personnel Response: Thank you, this has been corrected in the latest version of the ERT workbook and Monitoring Report.

Auditor Response: Vintage calculations have been updated.

Bearing on Material Misstatement or Conformance (M/C/NA): C

NCR 4 Dated 6 Jul 2022

Standard Reference: ACR Template for GHG Project Plans.docx

Document Reference: MooseCountry_ACR_GHGPlan_06_03_22.pdf

Finding: The provided GHG plan table of contents include various "error" messages. This is not part of the GHG template's table of contents provided by ACR.

Please update the GHG plan to remove all error messages.

Project Personnel Response: Thank you, this has been corrected in the latest version of the GHG Plan.

Auditor Response: The latest GHG plan has corrected the issue.

Bearing on Material Misstatement or Conformance (M/C/NA): C

NCR 5 Dated 12 Jul 2022**Standard Reference:** acr-monitoring-report-template_version-4.docx**Document Reference:** DRAFT_MooseCountry_RP1_MonitoringReport_07_07_22.pdf**Finding:** The Monitoring Report Template Section VI - 5 states "State the net GHG emission reductions/removals for the reporting period; provide the allocation of net GHG emission reductions/removals contributions to vintages, if applicable; provide a summary calculation showing the net GHG emission reduction/removal calculation as required by the relevant methodology."

During the review of the updated monitoring report, it was noticed that the vintages for 2020 are listed twice under the ERT Vintage Calcs section. See below for details.

Vintage 2020 Total ERTs 32,120

Vintage 2020 Total ERTs 102,636

Vintage 2020 Buffer Credits 5,782

Vintage 2021 Buffer Credits 18,475

Please correct the issue to properly report the ERTs by vintage year.

Project Personnel Response: Thank you, this has been corrected in the latest version of the Monitoring Report.**Auditor Response:** The monitoring report has been updated.**Bearing on Material Misstatement or Conformance (M/C/NA):** C**OBS 6 Dated 12 Jul 2022****Standard Reference:** Improved Forest Management Methodology for Quantifying GHG Removals and Emission Reductions through Increased Forest Carbon Sequestration on Non-Federal U.S. Forestlands. v1.3**Document Reference:** MooseCountry_TRG_100Yr_calcs_06_02_2022.xlsx

TimberMartNorth_Vol 27 No 2.pdf

Finding: The methodology states "Required inputs for the project NPV calculation include the results of a recent timber inventory of the project lands, prices for wood products of grades that the project would produce, costs of logging..."

During the review of the stumpage prices used for the NPV calculation it was noticed that Balsam Fir pulpwood is reported as having the price of \$24.37 in the 100Yr calcs workbook. Cross referencing this species/product with the stumpage report, it was noticed that the report's value is \$15.14. This does not result in a material difference but should be noted for future consideration.

Project Personnel Response: Thank you for the observation. As this is an immaterial issue, we will elect to make no edit.**Auditor Response:****Bearing on Material Misstatement or Conformance (M/C/NA):**