



www.cntrline.com

CORPORATE OFFICE

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Toxic Substance Reduction Plan Summary

Centerline (Windsor) Limited
Automation Component Division
655 Morton Drive

December 20, 2012

BASIC FACILITY INFORMATION		
Substances Included in the Plan		
<ul style="list-style-type: none"> ▪ Copper (and its compounds) (NA **) 		
Facility Identification and Site Address		
Company Name	Centerline (Windsor) Limited	
Facility Name	Automation Component Division (655 Morton Drive)	
Facility Address	Physical Address:	Mailing Address:
	655 Morton Drive, Windsor, ON N9J 3T8	Same as physical address
Spatial Coordinates of Facility	E 327107 N 4679766 (NAD 1983)	
Number of Employees	85	
NPRI ID	10393	
Parent Company (PC) Information		
PC Name & Address	Centerline (Windsor) Limited	415 Morton Drive Windsor, ON N9J 3T8
Primary North American Industrial Classification System Code (NAICS)		
2 Digit NAICS Code	NAICS 2 Code: 33 - Manufacturing	
4 Digit NAICS Code	NAICS 4 Code: 3335 – Metalworking Machinery Manufacturing	
6 Digit NAICS Code	NAICS 6 Code: 333511 – Industrial Mould Manufacturing	
Facility and Planner Contact Information		
Facility Public and Technical Contact	Jan Cizmanski	Centerline (Windsor) Limited
	Email: jan.cizmanski@cntrline.com	415 Morton Drive Windsor, ON N9J 3T8
	Phone: (519) 734-8464 x 4469	
Planner Responsible for Making Recommendations and Certification	Mark Vanderheyden	RWDI AIR Inc.
	Planner Licence No.: TSRP0241	650 Woodlawn Road West Guelph, Ontario N1K 1B8
	Email: Mark.Vanderheyden@rwdi.com	
	Phone: (519) 823-1311	



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COPPER (AND ITS COMPOUNDS) (CAS NO.**)	
Statement of Intent	
Centerline (Windsor) Limited is committed to preserving the environment through minimizing its impact in any negative aspect, while complying with all legislative requirements. We remain ISO14001:2004 compliant company through internal enforcement of company EMS policies. Our continual efforts in this regard are being tracked through rigorous CI (Continuous Improvement) process, which is monitored and evaluated on monthly basis. We have launched number of CI initiatives that are helping us in being compliant with the TRA legislation. However, due to certain monitoring cost restriction we are not committing to predetermined targets for copper usage/processing reduction	
Objectives	
The facility does not intend to reduce the use of Copper. Copper is an alloy within the metal used to make the main products at the facility and can not be removed or altered without significantly risking product specifications. If a reduction option(s) aligns with continuous improvement objectives, business initiatives and product line alterations, Centerline will consider implementing the reduction option through continuous improvements as directed by their Environmental Management Systems and Corporate initiatives.	
Description of Used Substance	
Copper is an alloy within the metal used to make the main product at the facility	
Rationale for No Option(s) to be Implemented	
In accordance with s. 4(1)6 of the Toxic Reduction Act, the facility does not intend to implement any options at this time through this legislation. The Facility has completed a detailed technical and in some cases an economical review of all proposed options within the 7 categories and as a result of this in-depth evaluation is choosing not to implement any options. The Facility will continue to investigate process efficiencies and continuous improvement efforts through ISO 14001 EMS objectives, business initiatives and products requirements as it has done continually throughout the years, in an effort to reduce toxic substances where feasible.	

This plan summary accurately reflects the Toxic Reduction Plan that has been prepared by RWDI AIR Inc. and Centerline (Windsor) Ltd. Automation Component Division for Copper (and its compounds), dated December 20, 2012.

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Certification by Highest Ranking Employee

As of December 20, 2012, I, Michael Beneteau, certify that I have read the toxic substance reduction plans for the toxic substances referred to below and am familiar with their contents, and to my knowledge the plans are factually accurate and comply with the *Toxics Reduction Act, 2009* and Ontario Regulation 455/09 (General) made under that Act.

Substance

Date of Certified Plan

▪ Copper (and its compound (CAS No. **))

December 20, 2012

Original Signed Copy is Retained On-Site

Michael Beneteau
CEO
Centerline (Windsor) Limited

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Certification by Licenced Planner

As of December 20, 2012, I, Mark Vanderheyden, certify that I am familiar with the processes at Centerline (Windsor) Limited 655 Morton Drive (Automation Component Division), Windsor, Ontario that use or create the toxic substances 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 toxic substance reduction plans referred to below for the toxic substances and that the plans comply with the Act and Ontario Regulation 455/09 (General) made under that Act.

Substance

Date of Certified Plan

▪ Copper (and its compounds (CAS No. **))

December 20, 2012

Original Signed Copy is Retained On-Site

Mark Vanderheyden, Planner Licence # TSRP0241
Project Director / Toxic Substance Reduction Planner
RWDI AIR Inc.