

From: Gammon, Marian <Marian.Gammon@clevelandcliffs.com>
Sent: Wednesday, November 30, 2022 3:42 PM
To: Jones, DonnaLee <jones.donnalee@epa.gov>; French, Chuck <French.Chuck@epa.gov>; Coke ICR2 <Coke.ICR2@rti.org>
Cc: Kistler, Katie E <Katie.Kistler@clevelandcliffs.com>; Zavoda, Rich <Rich.Zavoda@clevelandcliffs.com>; Kurdila, Julianne <julianne.kurdila@clevelandcliffs.com>; Beranek, Rob <Rob.Beranek@clevelandcliffs.com>; Magni, Joe <Joe.Magni@clevelandcliffs.com>; Lyons, Cassidy <Cassidy.Lyons@clevelandcliffs.com>
Subject: Cleveland-Cliffs Steel – Warren, OH coke oven battery facilities Coke Ovens Section 114 Request - Enclosure 2 Submittal

This email responds to Enclosure 2 of the Coke Clean Air Act Section 114 Information Collection Request (ICR) dated June 28, 2022 for Cleveland-Cliffs Cleveland Works Warren Coke. Between September 23, 2022, through November 15, 2022, Warren Coke's Emergency flares did not activate for a duration that required Method 22 readings per Cleveland-Cliffs' September 22, 2022 Enclosure 2 Stack Testing Schedule. Also, per the September 22, 2022 letter, Warren Coke, under typical operating conditions, does not utilize the Excess Coke Oven Gas Flare. Therefore, Cleveland-Cliffs Warren Coke does not have any Method 22 results to submit. Attached is a certification for this submittal.

Please let me know if you have any questions.



MARIAN M. GAMMON

Environmental Manager

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Please consider the environment before printing this email.

<< CC Warren Enclosure 2 Certification 11_29_2022.pdf >>



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Response to Enclosure 2 of Information Collection Request from U.S. EPA to Coke Plants

Certification by a Responsible Official

Based on information and belief formed after reasonable inquiry limited by the timeframe allotted, I certify that the statements and information provided in this response are true, accurate, and complete.


Signature

11-29-2022
Date

Joseph C. Magni
Printed Name

330-841-2809
Phone Number

General Manager
Title

Cleveland-Cliffs Warren
Company