	(A)	(B)	(C)
Burden item	Person hours per occurrence	No. of occurrences per respondent per year	Person hours per respondent per year (C=AxB)
1. Applications	N/A		
2. Survey and Studies	N/A		
3. Reporting Requirements			
A. Familiarization with rule requirements	2	1	2
B. Required activities ^c			
i. Method 5 performance test ^d	40	8.9	356
ii. Method 9 performance test ^d	8	3.9	31.2
iii. Method 9071B performance test ^d	2	365	730
iv. Method 29 performance test ^d	8	6.3	50.4
v. Certify compliance with NVMSRP/approved mercury removal program or nonmercury scrap ^d	4	1	4
vi. Inspection and maintenance of capture systems and control devices	2	12	24
C. Gather existing information	See 4D, 4E		
D. Write report ^c			
i. Notification of applicability ^e	2	1	2
ii. Notification of compliance status ^e	2	1	2
iii. Notification of intent to construct a major source and review application ^e	4	1	4
iv. Notification of initial construction/reconstruction ^e	4	1	4
v. Notification of actual startup ^e	4	1	4
vi. Notification of performance test ^e	4	1	4
vii. Reports of performance test results	See 3B, 4E		
viii. Semiannual compliance reports	40	2	80
ix. Report of performance test (through CEDRI using ERT) ^f	8	1	8
Subtotal for Reporting Requirements			
4. Recordkeeping Requirements			
A. Familiarization with rule requirements	See 3A		
B. Plan activities ^e	10	1	10
C. Implement activities	See 3B		
D. Develop record system/maintain records ^g	4	1	4
E. Time to enter and transmit information	See 3D ix.		
F. Time to train personnel ^e	3	1	3
G. Time for audits	N/A		
Subtotal for Recordkeeping Requirements			
TOTAL LABOR BURDEN AND COST (unrounded)			
TOTAL LABOR BURDEN AND COST (rounded) h			
TOTAL CAPITAL AND O&M COST (rounded) ^h			

GRAND TOTAL (rounded) ^h			
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Assumptions:

^a There are approximately 11 existing sources currently subject to this rule. We estimate there will be no additional nev this ICR.

^b This ICR uses the following labor rates: \$139.63 per hour for Executive, Administrative, and Managerial labor; \$119. rates are from the United States Department of Labor, Bureau of Labor Statistics, December 2018, "Table 2. Civilian V "Total Compensation." The rates have been increased by 110% to account for the benefit packages available to those ϵ

^c Monitoring and recordkeeping of operations for respondents will include monthly inspection of capture and control s (from the composite of three samples taken at 8-hour intervals)] to compute the 30-day rolling average oil content for ϵ must be sampled by Method 5 for particulate matter, Method 9 for opacity observations to determine the opacity of fug each baghouse emission point must be sampled by Method 5 for particulate matter, Method 9 for opacity observations for mercury includes using Method 29 twice per permit cycle or certify compliance with NVMSRP/approved mercury

^d We have assumed that there is an average of 8.9 (98/11) emission points per respondent that need to be sampled using Method 9; 4 emissions points per respondent that need to be sampled using Method 9071B (3 facilities with sinte analyzed each day; 6.3 (69/11) emission points per respondent that need to be sampled using Method 29. We have assu We have estimated than 0 (zero) facilities will choose to comply with §63.7791 with a Method 29 stack test per §63.78 NVMSRP/approved mercury removal program, or use of scrap that does not contain mercury per §63.7791(b), (c), or (

^g We have assumed that it takes each respondent approximately 4 hours to develop a record system to certify complian and maintain records.

^h Totals have been rounded to 3 significant figures. Figures may not add exactly due to rounding.

^e These requirements are one-time requirements that apply to new respondents. There are no new respondents estimated Submittai of performance test data through the EPA'S CEDKI III EK'I format is estimated to require a nours annually, to minimize emissions

	\$119.47	\$139.63	\$58.15	Labor Cost Per Hour
(D)	(E)	(F)	(G)	(H)
Respondents per year ^a	Technical person- hours per year (E=CxD)	Management person hours per year (Ex0.05)	Clerical person hours per year (Ex0.1)	Total Cost Per year ^b
11	22	1.1	2.2	\$2,910
3.7	1,305	65.3	130.5	\$172,650
3.7	114.4	5.72	11.44	\$15,131
4	2,920	146.0	292	\$386,215
0	0	0	0	\$000,210
11	44	2.2	4	\$5,820
11	264	13.2	26.4	\$34,918
0	0	0	0	\$0
0	0	0	0	\$0
0	0	0	0	\$0
0	0			\$0
0	0	0	0	\$0
0	0	0	0	\$0
11	880	44	88	\$116,394
11	88	4	9	\$11,639
		6,483		\$745,677
0	0	0	0	\$0
11	44	2.2	4.4	\$5,820
0	0	0	0	\$0
		51		\$5,820
				\$751,496
		6,500	1	\$750,000
				\$50,300

No. of responses
0
0
0
0
0
0
22
11
33

Hours per response
197

	\$800,000
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v source that will become subject to the rule each year over the 3-year period of

.47 per hour for Technical labor, and \$58.15 per hour for Clerical labor. These Vorkers, by Occupational and Industry group." The rates are from column 1, employed by private industry.

ystems; daily testing of oil content for the sinter plant feed [3 plants, 4 strands each operating day; and every 2.5 years, each non-baghouse emission point gitive emissions; and once during each term of their title V operating permit, to determine the opacity of fugitive emissions (3.7=11/3 plants). Compliance removal program or certify the use of scrap without mercury annually.

g Method 5; 3.9 (43/11) emission points per respondent that need to be sampled er plants, 1 facility has 2 strands), the oil content of the sinter feed must be med Method 29 mercury add-on costs to Method 5 for PM of \$6,240 per test. 125(a)-(f) and 11 facilities will choose to comply with §63.7791 using the d).

d over the 3-year period of this ICR. includes keeping records of failures to meet the standards and the actions taken

ce with NVMSRP/approved mercury removal program or nonmercury scrap

	(A)	(B)	(C)	(D)
Activity	EPA person- hours per occurrence	No. of occurrences per plant per year	EPA person- hours per plant per year (C=AxB)	Plants per year ª
New Respondents ^c				
i. Notification of compliance status	4	1	4	0
ii. Notification of intent to construct a major source and review application	4	1	4	0
iii. Notification of start of construction	2	1	2	0
iv. Notification of actual startup	2	1	2	0
v. Notification of initial performance test and test plan	4	1	4	0
Existing Respondents				
i. Performance test report for Method 5 and Method 9 $^{\rm d}$	15	0.4	6	3.7
ii. Review semiannual compliance reports ^e	6	2	12	11
iii. Certify compliance with NVMSRP/approved mercury removal program or nonmercury scrap	2	1	2	11
Subtotals Labor Burden and Cost				
TOTAL ANNUAL BURDEN AND COST (rounded) ^g				

Assumptions:

^a There are approximately 11 existing sources currently subject to this rule. We expect there will be no additional new sc this ICR.

^b This cost is based on the following labor rates which incorporates a 1.6 benefits multiplication factor to account for gov \$41.07 + 60%), Technical rate of \$48.75 (GS-12, Step 1, \$30.47 + 60%), and Clerical rate of \$26.38 (GS-6, Step 3, \$16.4 "2018 General Schedule" which excludes locality rates of pay.

^c These requirements are one-time requirements that apply to new respondents. There are no new respondents estimated o

^d Every 2.5 years (or about 0.4 times per year, if averaged over the 3-year period of ICR), respondents must sample each ε observations, and submit an electronic report to CEDRI with results.

^e Sources are required to submit electronic semiannual compliance reports to CEDRI.

^f We have assumed that each facility per year will submit their certification of compliance with NVMSRP/approved merc

^g Totals have been rounded to 3 significant figures. Figures may not add exactly due to rounding.

\$48.75	\$65.71	\$26.38	Labor Cost per Hour
(E)	(F)	(G)	(H)
Technical person- hours per year (E=CxD)	Management person-hours per year (Ex0.05)	Clerical person-hours per year (Ex0.1)	Cost, \$ ^b
0	0	0	\$0
0	0	0	\$0
0	0	0	\$0
0	0	0	\$0
0	0	0	\$0
0	0	0	\$0
22	1.1	2.2	\$1,203
132	6.6	13.2	\$7,217
22	1.1	2.2	\$1,203
	202		\$9,623
	202		\$9,600

ESHAP for Integrated Iron and Steel Manufacturing (40 CFR Part 63, Subpart FFFFF) (Fi

surce that will become subject to the rule each year over the 3-year period of

'ernment overhead expenses: Managerial rate of \$65.71 (GS-13, Step 5, 9 + 60%). These rates are from the Office of Personnel Management (OPM)

ver the 3 year period of this ICR.

emission point using Method 5 for particulate matter, Method 9 for opacity

ury removal program or nonmercury scrap for EPA review.

nal Rule)

(A)	(B)	(C)	(D)	(E)	(F)
Continuous Monitoring Device	Capital/Startup Cost for One Respondent	Number of New Respondents	Total Capital/Startup Cost, (B X C)	Annual O&M Costs for One Respondent	Number of Respondents with O&M
Leak detectors	\$9,000	0	0	\$2,389	11
Continuous opacity monitors	\$37,000	0	0	\$8,000	3
TOTAL					

(G)
Total O&M,
\$26,279
\$24,000
\$50,300