Table 1: Annual Respondent Burden and Cost – NESHAP for Iron and Steel Foundries (40 CFR

	(A)	(B)	(C)	(D)
Burden item	Person hours per occurrence	No. of occurrences per respondent per year	Person hours per respondent per year (C=AxB)	Respondents per year ^a
1. Applications	N/A			
2. Surveys and studies	N/A			
3. Reporting requirements				
a. Familiarize with regulatory requirements ^c	2	1	2	45
b. Required activities ^d				
i. Initial performance tests ^{d, e}	70	2	140	0
ii. On-going performance tests ^e	70	0.4	28	45
iii. On-going opacity observations ^f	6	2	12	45
iv. Operation and maintenance plan ^d	72	1	72	0
v. Scrap selection/inspection plan ^d	10	1	10	0
vi. Scrap inspection ^g	0.5	350	175	45
vii. Monthly inspections of capture systems, maintenance of control devices and monitoring systems, and mould vent ignition plan	2	12	24	25
c. Create information	See 3B			
d. Gather existing information	See 3B			
e. Write report				
i. Notification of applicability ^d	2	1	2	0
ii. Notification of construction/reconstruction ^d	2	1	2	0
iii. Notification of actual startup ^d	2	1	2	0
iv. Notification of special compliance requirements ^d	N/A			
v. Compliance extension request ^d	2	1	2	0
vi. Notification of performance test ^e	1	0.4	0.4	45
vii. Site-specific test plan ^d	20	3.8	76	0
viii. Notification of CEMS performance evaluation ^d	60	1	60	0
ix. CEMS QA plan ^d	40	1	40	0
x. Notification of compliance status ^d	8	1	8	0
xi. NESHAP waiver application	N/A			
xii. Report of performance test (through CEDRI using ERT) ^e	8	0.4	3.2	45
xiii. Semiannual compliance reports ^h	12	2	24	45
Subtotal for Reporting Requirements				
4. Recordkeeping requirements				
a. Familiarize with regulatory requirements ^c	See 3A			
b. Plan activities ⁱ	3	1	3	15
c. Implement activities ⁱ	6	1	6	15
d. Develop record system i, j	1	1	1	15
e. Time to enter information ^k	0.5	52	26	45

f. Time to train personnel ⁱ	2	1	2	15
g. Time to adjust existing ways to comply with previously applicable requirements ⁱ	2	1	2	15
h. Time to transmit information ¹	0.25	2	0.5	45
i. Time for audits	N/A			
Subtotal for Recordkeeping Requirements				
TOTAL LABOR BURDEN AND COST (rounded) ^m				
CAPITAL AND O&M COST (rounded) ^m				
GRAND TOTAL (rounded) ^m				

Assumptions:

- ^a We have assumed that the average number of respondents that will be subject to this rule will be 45. We have assumed th
- ^b This ICR uses the following labor rates from the United States Department of Labor, Bureau of Labor Statistics, May 201
- ^c We have assumed that all respondents will have to familiarize with regulatory requirements each year.
- ^d We have assumed that existing respondents are in compliance with the initial rule requirements. New respondents would
- ^e Performance tests are required for particulate matter by Method 5 or total metal HAP by Method 29, for triethylamine by
- ^f Opacity performance tests should be conducted over 3-hour period as specified in §63.6(h)(5)(ii). Assumed average majo
- ^g Assumed it would talk 0.5 hours each operating day (assumed 350 operating days per year) to inspect scrap piles, scrap sh
- ^h We have assumed it will take 12 hours for each respondents to all the required information concerning deviations from an
- ⁱ Assume each foundry will review new electronic reporting forms and will plan, train, and implement recordkeeping activi
- ^j We have assumed that new respondents would of already have the technology and recordkeeping systems in place to mon
- ^k We have assumed that it will take each respondent one hour 52 times per year to enter information.
- ¹ We have assumed that it will take each of the respondents 15 minutes two times per year to transmit information.
- ^m Totals burden and costs have been rounded to 3 significant digits. Figures may not add exactly due to rounding.

Part 63, Subpart EEEEE) (Proposed Amendments)

123.71 42.8 **(E) (F)** (H) (G) **Technical** Management Clerical **Total Cost** person-hours person hours person hours per year, (\$)b per year per year per year (E=CxD) (F=Ex0.05)(G=Ex0.1)9 90 4.5 \$8,262 \$0 0 0 0 1260 63 126 \$115,662 \$49,570 540 27 54 0 0 0 \$0 0 0 0 \$0 7875 393.75 787.5 \$722,890 600 30 60 \$55,077 0 0 \$0 0 \$0 0 0 0 0 0 \$0 0 0 0 \$0 18 0.9 1.8 \$1,652 0 0 0 \$0 0 0 0 \$0 0 \$0 0 0 \$0 0 0 0 144 7.2 14.4 \$13,219 1080 54 108 \$99,139 13,348 \$1,065,470 2.25 4.5 \$4,131 45 90 9 \$8,262 4.5 15 0.75 1.5 \$1,377 1170 58.5 117 \$107,401

Salaries taken for May 2018

Occupation Code

11-0000 17-2081 43-0000

			\$1,400,000
	15,000		\$1,190,000 \$206,000
	1,613		\$128,743
22.5	1.125	2.25	\$2,065
30	1.5	3	\$2,754
30	1.5	3	\$2,754

at there will be no new foundries projected during the next three years of this ICR.

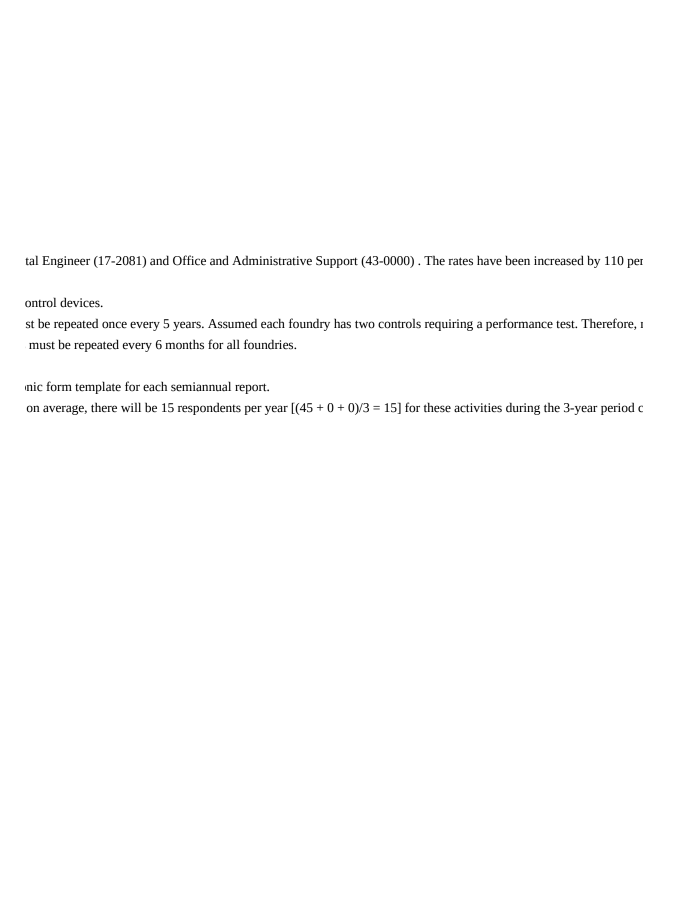
8, mean labor rates for Foundries (NAICS 331500) for Management Occupations (11-0000), Environmen

have to comply with the initial rule requirements including notification and performance test for add-on comethod 18, and VOHAP by Method 18 or 25A, depending on the emission source. Performance tests must source foundry would have two separate building openings to observe, so total duration is 6 hours. Tests ipments, or scrap suppliers, as appropriate, according the the scrap selection and inspection plan. It is well as a performance requirements under the NESHAP rule into the electrotics during the first year. These activities will not be necessary in the second and third year of the ICR, so itor its daily operations and to comply with existing regulations.

r NAICS 331500: Foundries

https://www.bls.gov/oes/current/naics4 331500.htm

Title	Mean Hourly Rate	110% OH and benefits	Estimated Total Pay with Benefits
Mgmt Occup	58.91	64.80	123.71
Envir Engr	38.73	42.60	81.33
Office and Admir	20.38	22.42	42.8





: \$123.71 for mana	agement; \$81.33 for tech	unical; and \$42.80 for	clerical.	

Table 1: Annual Respondent Burden and Cost – NESHAP for Iron and Steel Foundries (40 CFR

	(A)	(B)	(C)	(D)
Burden item	Person hours per occurrence	No. of occurrences per respondent per year	Person hours per respondent per year (C=AxB)	Respondents per year ^a
1. Applications	N/A		(C-MAD)	
Surveys and studies	N/A			
3. Reporting requirements	1,72			
a. Familiarize with regulatory requirements ^c	2	1	2	
b. Required activities ^d				
i. Initial performance tests ^{d, e}	70	2	140	
ii. On-going performance tests ^e	70	2	140	
ii. On-going opacity observations ^f	6	2	12	
iii. Operation and maintenance plan ^d	72	1	72	
iv. Scrap selection/inspection plan ^d	10	1	10	
v. Scrap inspection ^g	0.5	350	175	
vi. Monthly inspections of capture systems, maintenance of control devices and monitoring systems, and mould vent ignition plan	2	12	24	
c. Create information	See 3B			
d. Gather existing information	See 3B			
e. Write report				
i. Notification of applicability ^d	2	1	2	0
ii. Notification of construction/reconstruction ^d	2	1	2	0
iii. Notification of actual startup ^d	2	1	2	0
iv. Notification of special compliance requirements ^d	N/A			
v. Compliance extension request ^d	2	1	2	0
vi. Notification of performance test ^d	2	3.8	7.6	0
vii. Site-specific test plan ^d	20	3.8	76	0
viii. Notification of CEMS performance evaluation ^d	60	1	60	0
ix. CEMS QA plan ^d	40	1	40	0
x. Notification of compliance status ^d	8	1	8	0
xi. NESHAP waiver application	N/A			
xii. Report of performance test	8	0.4	3.2	45
xiii. Semiannual compliance reports ^h	12	2	24	
Subtotal for Reporting Requirements				
4. Recordkeeping requirements				
a. Familiarize with regulatory requirements ^c	See 3A			
b. Plan activities ⁱ	3	1	3	15
c. Implement activities ⁱ	6	1	6	15
d. Develop record system ^{i, j}	1	1	1	15
e. Time to enter information ^k	0.5	52	26	

f. Time to train personnel ⁱ	2	1	2	15
g. Time to adjust existing ways to comply with previously applicable requirements ⁱ	2	1	2	15
h. Time to transmit information ¹	0.25	2	0.5	
i. Time for audits	N/A			
Subtotal for Recordkeeping Requirements				
TOTAL LABOR BURDEN AND COST (rounded) ^m				
CAPITAL AND O&M COST (rounded) ^m				
GRAND TOTAL (rounded) ^m				

Assumptions:

- ^a We have assumed that the average number of respondents that will be subject to this rule will be 45. We have assumed th
- ^b This ICR uses the following labor rates from the United States Department of Labor, Bureau of Labor Statistics, May 201
- ^c We have assumed that all respondents will have to familiarize with regulatory requirements each year.
- ^d We have assumed that existing respondents are in compliance with the initial rule requirements. New respondents would
- ^e Performance tests are required for particulate matter by Method 5 or total metal HAP by Method 29, for triethylamine by
- f Assumed it would take 6 hours to conduct opacity performance tests of building openings for typical foundry; tests must b
- ^g Assumed it would talk 0.5 hours each operating day (assumed 350 operating days per year) to inspect scrap piles, scrap sh
- ^h We have assumed it will take 12 hours for each respondents to all the required information concerning deviations from an
- ⁱ Assume each foundry will review new electronic reporting forms and will plan, train, and implement recordkeeping activi
- ^j We have assumed that new respondents would of already have the technology and recordkeeping systems in place to mon
- ^k We have assumed that it will take each respondent one hour 52 times per year to enter information.
- ¹ We have assumed that it will take each of the respondents 15 minutes two times per year to transmit information.
- ^m Totals hours are rounded to the nearest 100; total dollars have been rounded to nearest 1,000. Figures may not add exactly

Part 63, Subpart EEEEE) (Renewal)

81.33 123.71 **(E) (F)** (G) (H) **Technical** Management Clerical **Total Cost** person hours person hours person-hours per year, (\$)^b per year per year per year (E=CxD) (F=Ex0.05)(G=Ex0.1)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 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 \$0 0 0 0 \$0 0 0 0 0 \$0 7.2 14.4 \$13,219 144 0 0 0 \$0 166 \$13,219 45 2.25 4.5 \$4,131 90 4.5 9 \$8,262 1.5 \$1,377 15 0.75 0 0 0 \$0

Salaries taken for May 2018

Occupation Code

11-0000 17-2081 43-0000

91.7955

30	1.5	3	\$2,754
0	0	0	\$0
	242		\$19,277
	242 400		\$19,277 \$32,000

1at there will be no new foundries projected during the next three years of this ICR.

.8, mean labor rates for Foundries (NAICS 331500) for Management Occupations (11-0000), Environmen

have to comply with the initial rule requirements including notification and performance test for add-on complete Method 18, and VOHAP by Method 18 or 25A, depending on the emission source. Performance tests muse repeated every 6 months for all foundries.

nipments, or scrap suppliers, as appropriate, according the the scrap selection and inspection plan.

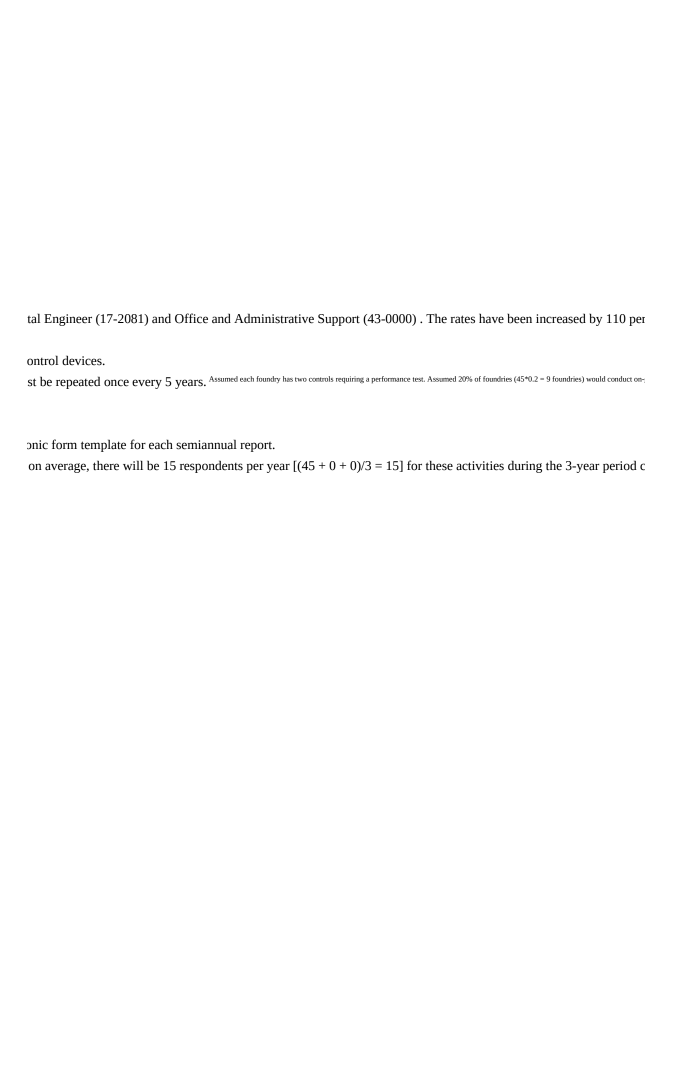
By emissions limitation or operation and maintenance requirements under the NESHAP rule into the electron ties during the first year. These activities will not be necessary in the second and third year of the ICR, so itor its daily operations and to comply with existing regulations.

y due to rounding.

r NAICS 331500: Foundries

https://www.bls.gov/oes/current/naics4 331500.htm

Title	Mean Hourly Rate	Estimated Total Pay with Benefits
Mgmt Occup	58.91	123.71
Envir Engr	38.73	81.33
Office and Admir	20.38	42.8



cent to account for the benefit packages available to those employed by private industry. Ful	ly burdened hourly rates are
going performance tests each year.	
covered by the ICR.	

: \$123.71 for mana	agement; \$81.33 for tech	unical; and \$42.80 for	clerical.	

Capital/Startup vs. Operation and Maintenance (O&M)

(A)	(B)	(C)	(D)	(E)
Continuous Monitoring Device		Number of New Respondents	- · r · · · · · r	Annual O&M Costs for One Respondent
Leak detectors	\$9,000	0	\$0	\$1,470
Flow rate monitors	\$7,500	0	\$0	\$2,000
pH monitor	\$7,500	0	\$0	\$2,000
Pressure drop	\$7,500	0	\$0	\$2,000
VOC CEM	\$100,000	0	\$0	\$10,000
Total ^b			\$0	

^a Assumes all 45 major source foundries use baghouse to meet melting PM limits. Estimated that 23 four

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

Costs	
(F)	(G)
Number of Respondents with O&M	Total O&M, (E x F)
45	\$66,150
30	\$60,000
23	\$46,000
7	\$14,000
2	\$20,000
	\$206,000

 ${\it idries}$ use TEA scrubber. Estimated that 7 foundries use wet scrubber for other PM control. Estimated that two fc



Table 2: Average Annual EPA Burden and Cost - NESHAP for Iron and Steel Foundries (40 CFR Part 63, Subpart EEEI 2019:

			2019:
(A) EPA person- hours per occurrence	(B) No. of occurrences per plant per year	(C) EPA person hours per plant per year (AxB)	(D) Plants per year ^a
40	1	40	0
N/A			
2	1	2	0
1	0.4	0.4	45
2	1	2	0
4	1	4	0
2	1	2	0
4	1	4	0
2	0.4	0.8	45
2	2	4	45
4	1	4	0
4	1	4	0
	hours per occurrence 40 N/A 2 1 2 4 2 4 2 4 2 4 2 4 2 4	A) EPA person-hours per occurrences occurrences per plant per year	N/A

Assumptions:

- ^a We have assumed that the average number of respondents that will be subject to this rule will be 45. There will be n
- ^b This cost is based on the following 2019 labor rates which incorporates a 1.6 benefits multiplication factor to accoun
- ^c We have assumed that EPA personnel would not attend any ongoing performance tests.
- ^d We have assumed that existing respondents are in compliance with the initial rule requirements. New respondents w
- ^e Performance tests are required for particulate matter by Method 5 or total metal HAP by Method 29, for triethylamin
- ^f We have assumed that all respondents are required to submit semiannual compliance reports.
- g Totals have been rounded to 3 significant figures. Figures may not add exactly due to rounding.

Agency Worker Rates	abor Rates, \$/hr	60% Overhead	Total, \$/hr
Managerial (GS-13, step 5)	\$41.64	\$24.98	\$66.62
Technical (GS-12, step 1)	\$30.90	\$18.54	\$49.44
Clerical (GS-6, step 3)	\$16.72	\$10.03	\$26.75

 $\frac{a\ https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/pdf/2019/GS\ h.pdf}{Effective\ January\ 2019}$

EE) (Proposed Amendments)

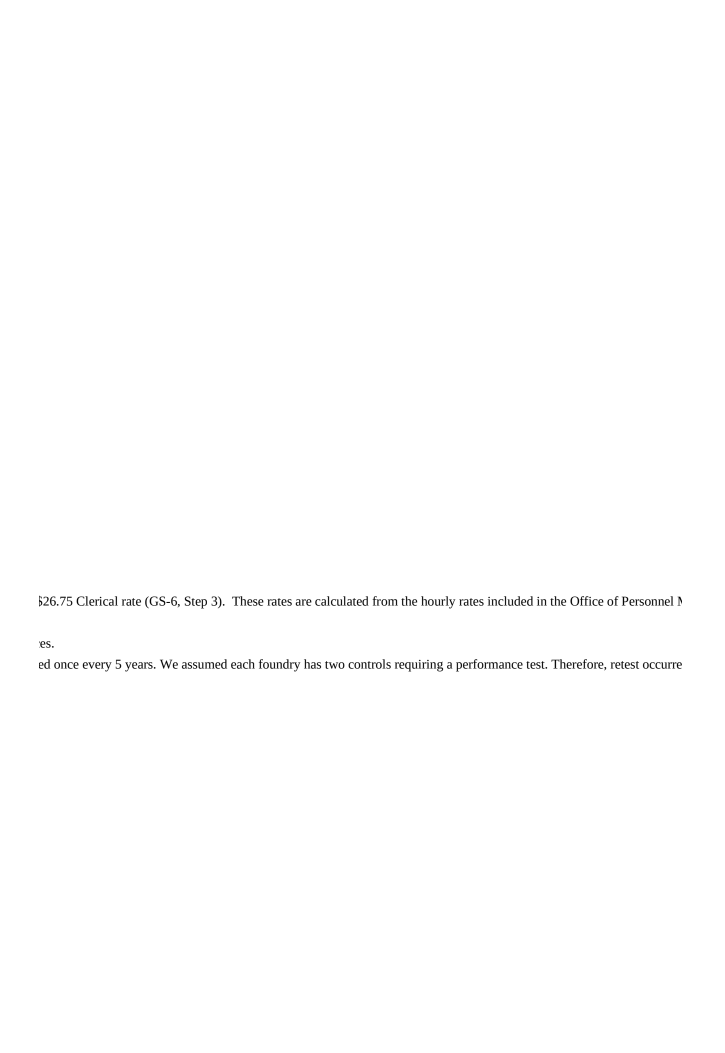
\$49.44	\$00.02	\$20.75	
(E) Technical person- hours per year (CxD)	(F) Manageme nt person- hours per year (Ex0.05)	(G) Clerical person- hours per year (Ex0.1)	(H) Cost, \$ b
0	0	0	\$0
0	0	0	\$0
0	0	0	\$0
18	1	2	\$998
0	0	0	\$0
0	0	0	\$0
0	0	0	\$0
0	0	0	\$0
36	2	4	\$1,996
180	9	18	\$9,980
0	0	0	\$0
0	0.0	0.0	\$0.00
269			\$13,000

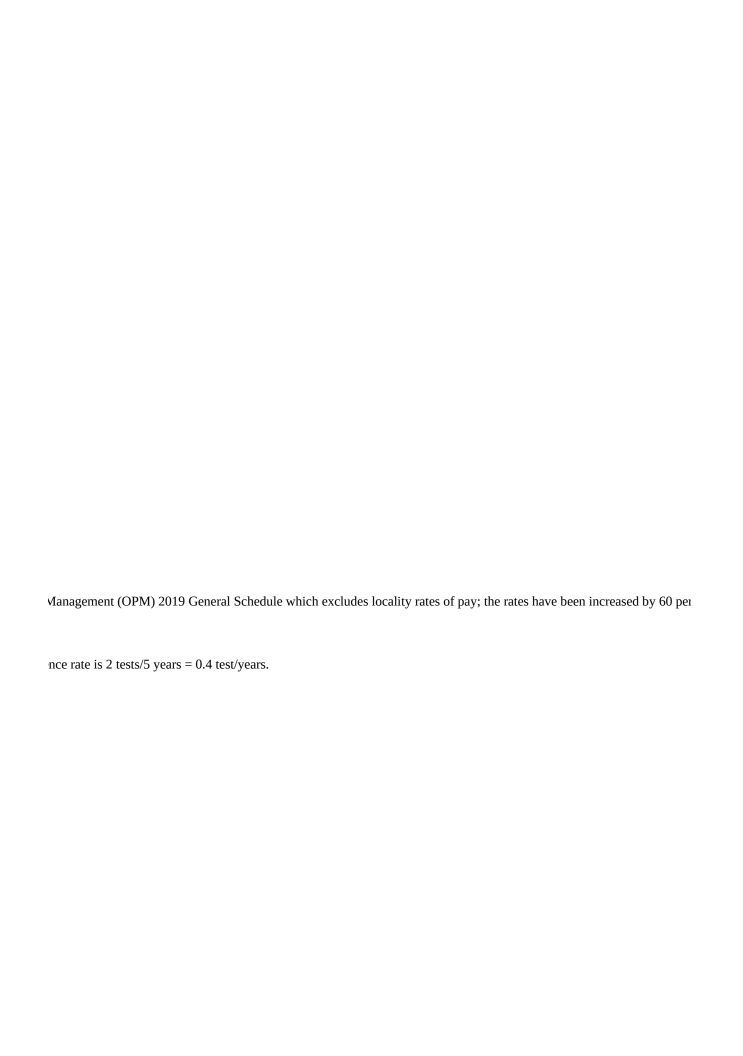
o new foundries projected during the next three years of this ICR.

t for government overhead expenses: \$66.62 Managerial rate (GS-13, Step 5), \$49.44 Technical rate (GS-12, Step 1), and 5

ould have to comply with the initial rule requirements including notification and performance test for add-on control device by Method 18, and VOHAP by Method 18 or 25A, depending on the emission source. Performance tests must be repeated.

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Information Collection Activity	Number of Respondents	Number of Responses
Initial Notification	0	0
Notification of Compliance Status	0	0
Notification of Foundry Reclassification	0	0
Notification of Performance Test for PM ^a	45	0.4
Report of performance test (through CEDRI using ERT)	45	0.4
Semiannual compliance reports	45	2

Aver

Number of Existing Respondents That Keep Records But Do Not Submit Reports	Total Annual Responses
	E=(BxC)+D
0	0
0	0
0	0
0	18
1	18
0	90
Total	126

ge response burden

119.05