



ENVIRONMENTAL CODE OF PRACTICE FOR NON-INTEGRATED STEEL MILLS



CEPA 1999 CODE OF PRACTICE

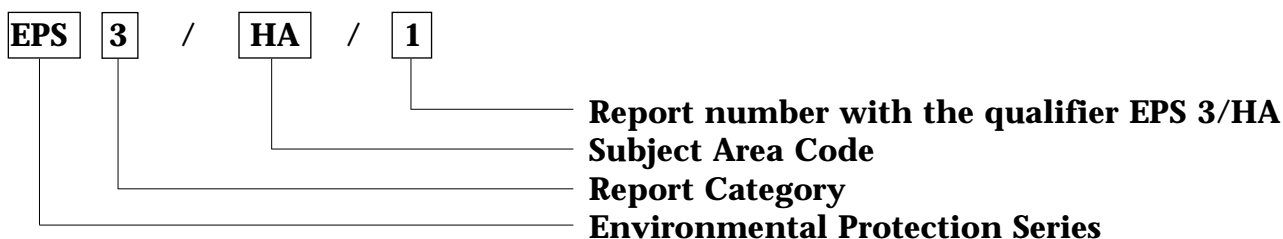


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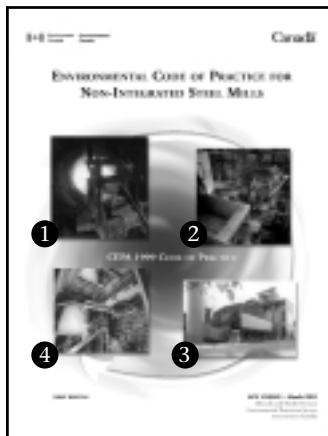
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- 1) Charging recycled steel into a Basic Oxygen Furnace (BOF)
- 2) Electric arc steelmaking — example of a twin shaft furnace
- 3) Bag filter dust collection at an electric arc steel plant (producing stainless steel)
- 4) Closed loop water recycling

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ABSTRACT

This Environmental Code of Practice for Non-Integrated Steel Mills outlines environmental concerns associated with the non-integrated mills segment of the steel manufacturing sector and advances recommendations aimed at preserving and enhancing the quality of the environment that is affected by these mills. Environmental performance standards are included for atmospheric emissions, water and wastewater, wastes, and environmental management practices. These recommended practices may be used by the steel sector, regulatory agencies, and the general public as sources of technical and policy guidance but do not negate any regulatory requirements.

The Code identifies minimum environmental performance standards for new non-integrated steel mills and provides a set of environmental performance goals that existing mills can strive to achieve through continual improvement over time.

More information on steel manufacturing sector is available on Environment Canada's Green Lane at www.ec.gc.ca/nopp/metals/index.cfm .

RÉSUMÉ

Ce code de pratiques écologiques se rapportant aux aciéries **non** intégrées expose les préoccupations environnementales liées au segment des aciéries **non** intégrées du secteur de la fabrication de l'acier et formule des recommandations visant à préserver et à améliorer les milieux naturels sur lesquels ces aciéries produisent des effets. De plus, il présente des normes de performance environnementale concernant les émissions atmosphériques, les ressources en eau, les eaux usées et les matières solides, ainsi que des pratiques de gestion de l'environnement. Ces pratiques recommandées peuvent être utilisées par l'industrie sidérurgique, des organismes de réglementation et le grand public en tant que sources d'orientation technique et stratégique, mais elles ne se substituent pas aux exigences réglementaires.

Le présent code de pratiques énonce les normes minimales de performance environnementale concernant les nouvelles aciéries **non** intégrées; ces normes constituent un ensemble d'objectifs de performance environnementale que les aciéries existantes peuvent s'efforcer d'atteindre par l'amélioration continue de leurs procédés.

De plus amples renseignements au sujet du secteur de la fabrication de l'acier sont disponibles sur la Voie verte d'Environnement Canada au www.ec.gc.ca/nopp/metals/index.cfm .



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SUMMARY

Various substances that are released, produced, or used by the steel manufacturing sector have been declared toxic under the *Canadian Environmental Protection Act* (CEPA) (for further information: www.ec.gc.ca/CEPARRegistry/the_act/). A multi-stakeholder Strategic Options Process (SOP) was launched in April 1995 to address the management of these substances. The SOP culminated in the development of a Strategic Options Report (SOR) in December 1997.

The SOR recommended among other things that Environmental Codes of Practice be developed for non-integrated steel mills. The non-integrated mills segment of the steel manufacturing sector includes all facilities that use scrap steel and direct reduced iron as raw materials to produce primary steel products. Primary steel production processes include electric arc furnace steelmaking, continuous casting, hot rolling and, in some plants, cold rolling and finishing, but does not include pipe or tube making or steel fabricating facilities. There are currently 12 non-integrated steel mills in Canada.

This Code of Practice outlines environmental concerns and alternative methods, technologies, designs, and procedures that will minimize the adverse environmental effects associated with non-integrated steel mills. A simplified flowsheet is presented in Figure S.1 showing the major feeds to and environmental releases from non-integrated steel mills. Operational activities addressed in the Code include:

- raw materials handling and storage;
- direct reduction of iron;
- steelmaking;
- continuous casting;
- hot forming;
- cold forming;
- pickling and cleaning; and
- coating.

The Code advances recommendations aimed at preserving and enhancing the quality of the

environment that is affected by these mills. Environmental performance standards are included for atmospheric emissions, water and wastewater, waste management, and environmental management practices. These recommended practices may be used by the steel sector, regulatory agencies, and the general public as sources of technical and policy guidance in the development and implementation of site-specific environmental protection practices and requirements.

The overall objective of the Code is to identify minimum environmental performance standards for new non-integrated steel mills and to provide a set of environmental performance goals that existing mills will strive to achieve through continual improvements over time. However, all municipal, provincial, and federal legal requirements must be met, and a commitment by companies to be consistent with Code recommendations does not remove obligations to comply with all regulatory requirements.

The Code was developed by Environment Canada in consultation with provincial environmental agencies, industry representatives, and other stakeholders. Federal, provincial, and international environmental guidelines and standards of relevance to the operation of non-integrated steel mills were considered in the development of Code recommendations, as were the environmental management practices recommended by various national and international organizations.

This Code of Practice will be adopted by Environment Canada and others as a guidance document that delineates appropriate environmental protection standards and practices for non-integrated steel mills. Some elements of the Code may be adopted under the Federal-Provincial/Territorial Environmental Harmonization Accord and associated sub-agreements such as Canada-Wide Standards. Some elements of the Code may be used in the development of initiatives or programs



to achieve the objectives of cooperative agreements including the Canada-Ontario Agreement and St. Lawrence Vision 2000.

The Code may be adopted on a voluntary basis by individual steel sector corporations and facilities and by the Canadian Steel Producers Association (CSPA) and its members. It may be included as commitment to Code recommendations in Environmental Performance Agreements among Environment Canada, provincial environment departments, and steel companies or facilities. It may also be adopted in whole or in part by regulatory agencies.

The Code may be used for benchmarking best practices to achieve continual improvement in the environmental performance of non-integrated steel mills in Canada and other countries. Code recommendations may also be used as benchmark criteria for the conduct of audits aimed at assessing the environmental performance of sector facilities or companies.

A summary of the recommendations is presented in Table S.1. The full text of the recommendations, presented in Section 4, should be consulted for details.



Figure S.1 Non-Integrated Plant Steelmaking Simplified Flowsheet

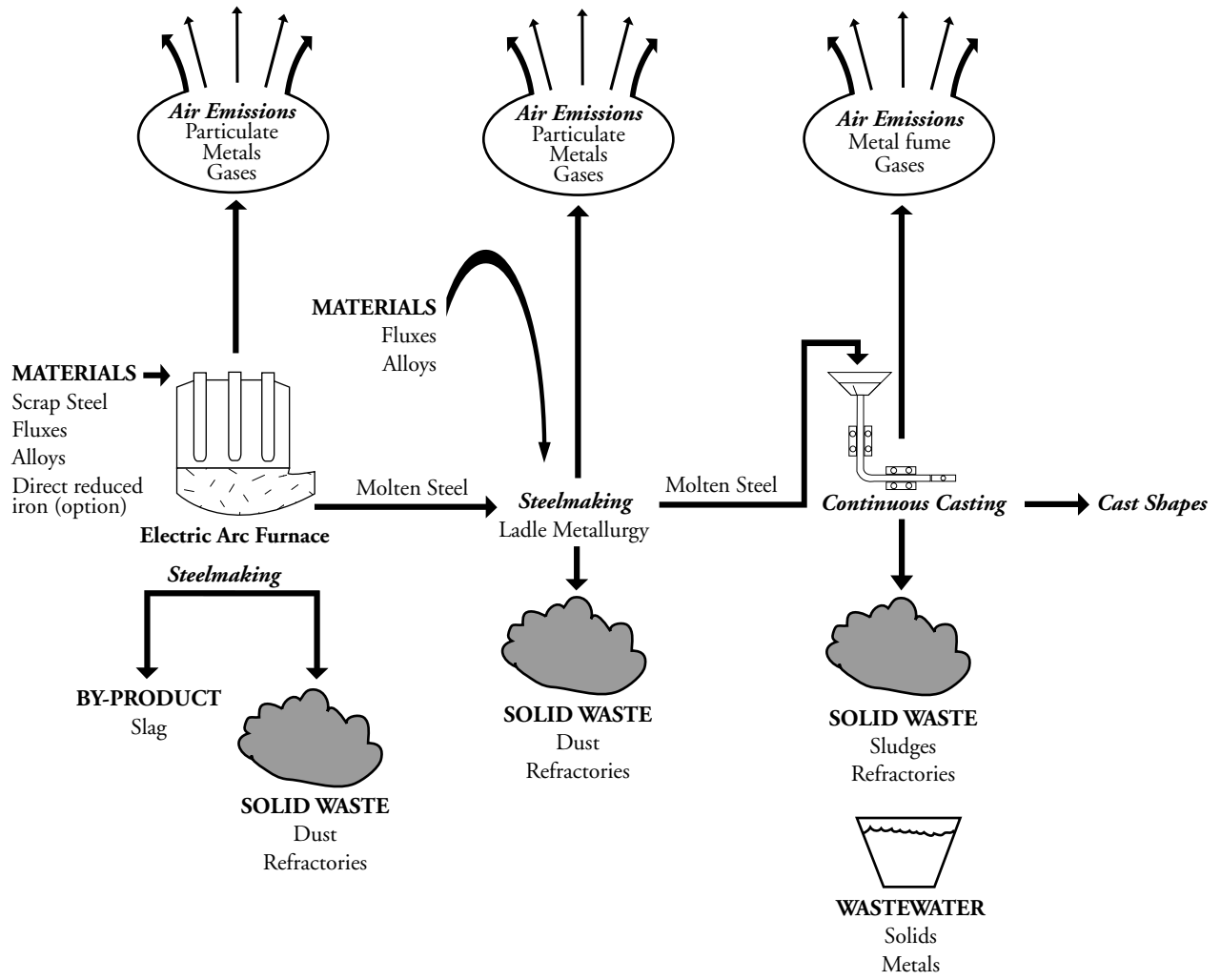


Table S.1 Summary of Recommendations

Number	Subject	Summary of Recommendation
Atmospheric Emission Management		
RN101	Release Guidelines for Particulate Matter	Each facility should target on achieving the following emission guideline for particulate matter after the emission control device: (i) electric arc furnaces: 20 mg/Nm ³ .
RN102	Environmental Performance Indicator	Each facility should target on limiting particulate emissions in accordance with the following: (i) electric arc furnaces: less than 150 grams per tonne of raw steel produced.
RN103	Collection of Electric Arc Furnace (EAF) Emissions	Adequately sized facilities should be engineered and installed, and documented operating and maintenance procedures should be developed for the collection of emissions associated with primary and secondary steelmaking.
RN104	Control of Fugitive Emissions	Adequately sized facilities should be engineered and installed, and documented operating and maintenance procedures should be developed for the control of emissions associated with primary and secondary steelmaking.
RN105	Solvent Degreasing	Documented procedures for the control or elimination of chlorinated solvent emissions from degreasing operations should be developed and implemented in accordance with the multi-stakeholder <i>Solvent Degreasing Strategic Options Report</i> (www.ec.gc.ca/degrease/degrease.htm) and the associated regulations that may be promulgated from time to time.
RN106	Ambient Air Quality Monitoring	An ambient air quality monitoring program should be developed and implemented by each facility in consultation with the appropriate regulatory authorities. This program should include monitoring of particulate matter (total, PM ₁₀ , and PM _{2.5}), taking into account: (i) the location of emission sources under the control of the facility operator; and (ii) local meteorological conditions.
Water and Wastewater Management		
RN107	Effluent Guidelines	All wastewater treatment facilities approved for construction and operation after the publication of this Code of Practice should be designed, constructed, and operated to achieve the following effluent quality prior to release to cooling water or to local receiving water body: On a continuous basis: pH 6.0–9.5 On a monthly average basis: Total suspended solids (TSS) 25 mg/l Chemical oxygen demand (COD) 200 mg/l Oil and grease 10 mg/l Cadmium 0.1 mg/l Chromium (total) 0.5 mg/l Lead 0.2 mg/l Mercury 0.01 mg/l Nickel (total) 0.5 mg/l Zinc 0.5 mg/l Toxicity No more than 50% mortality in 100% effluent



Table S.1 Summary of Recommendations (continued)

Number	Subject	Summary of Recommendation
		Wastewater treatment facilities approved prior to the publication of this Code of Practice should be so operated that effluent quality is as close to satisfying the above-listed criteria as is practicably possible.
RN108	Environmental Performance Indicators	Each facility should target on limiting total suspended solids discharges to less than: (i) 20 grams per tonne of raw steel for facilities without cold forming and finishing operations; and (ii) 30 grams per tonne of raw steel for facilities with cold forming and finishing operations.
RN109	Wastewater Collection	All wastewater streams that may exceed the effluent criteria should be directed to an approved treatment facility prior to discharge.
RN110	Water Use/Reuse	Water use should be minimized through the reuse or recycling of water and the cascading of cooling water and wastewater between production processes. Facilities should target on achieving 90% reuse of water.
RN111	Wastewater Containment Sizing	Wastewater collection and containment facilities constructed after the publication of this Code of Practice should be designed to contain the maximum volume of liquid that could reasonably be expected to be in storage prior to any of the following events, and: (i) the maximum volume of wastewater that would be generated during the time required to shut down wastewater generating processes, plus 50%; (ii) 110% of the volume that could enter the containment in the event of a leak or spill; or (iii) the accumulated precipitation from a 50-year return period, 24-hour precipitation event that is collected in an outdoor containment (e.g. rain that falls on the open surface or inside the containment berm).
RN112	Environmental Effects Monitoring	An environmental effects monitoring program should be developed and implemented where appropriate by each facility in consultation with the appropriate regulatory authorities.
Waste Management		
RN113	Location and Construction of Waste Disposal Sites	Expansions to existing waste disposal sites and construction of new sites should be undertaken so as to ensure that: (i) the site plan is updated to show clearly the location and dimensions of the new or expanded site; (ii) the perimeter of the disposal area is far enough away from all watercourses to prevent contamination by runoff, seepage, or fugitive emissions; (iii) the surface drainage from off-site areas is diverted around the disposal area; (iv) the expanded area is hidden from view by fences, berms, or buffer zones to the extent practicable; and (v) the beneficial uses of the site after closure have been considered.

Table S.1 Summary of Recommendations (continued)

Number	Subject	Summary of Recommendation
RN114	Development of Solid Waste Disposal Sites	Solid waste disposal sites should be developed in accordance with the following practices: (i) the disposal area should be developed in modules or cells; (ii) all wastes should be so placed that they have physical and chemical stability suitable for land reuse; (iii) contouring, capping, and reclamation of cells should be undertaken throughout the operating life of the site; and (iv) all disposal sites should be reclaimed for beneficial uses before final closure.
RN115	Management of Waste Disposal Sites	All waste disposal sites should be managed in accordance with documented, site-specific waste management plans approved by the appropriate regulatory authority so that: (i) solid, liquid, and hazardous wastes are disposed of only in facilities specifically designed, approved, and operated for that purpose; (ii) access to the site is controlled and disposal activities are supervised by trained personnel; and (iii) records are maintained of the types, approximate quantities, and point of origin of the wastes.
RN116	Monitoring of Waste Disposal Sites	A groundwater monitoring program should be developed, to the extent that is feasible, for all waste disposal sites in accordance with the following guidelines: (i) a permanent system of appropriately located piezometers and wells should be provided; (ii) a program of pre-operational monitoring of groundwater regimes should be initiated; (iii) groundwater samples should be collected at least quarterly; and (iv) each groundwater sample should be analyzed for pH, total dissolved solids, and other appropriate (site-specific) parameters.
RN117	Liquid Storage and Containment	Liquid storage and containment facilities should be designed and constructed to meet the requirements of the appropriate standards, regulations, and guidelines of the pertinent regulatory agency.
RN118	Reduction, Reuse, and Recycling	Each corporate entity responsible for the operation of a non-integrated steel mill should develop, implement, and maintain a reduction, reuse, and recycling program.
Best Environmental Management Practices		
RN119	Implementation of an Environmental Management System (EMS)	Each facility should develop, implement, and maintain an EMS that is consistent with the requirements of a recognized national standard such as ISO 14001.
RN120	Environmental Policy Statement	Each facility should develop and implement an environmental policy statement.
RN121	Environmental Assessment	The development of new facilities and changes to existing facilities that could significantly increase releases to the environment should be subjected to an internal environmental assessment process.

Table S.1 Summary of Recommendations (continued)

Number	Subject	Summary of Recommendation
RN122	Emergency Planning	Each facility should develop and implement an Emergency Plan aimed at ensuring that facility management meet all legal requirements in developing, maintaining, exercising, and reporting emergency preparedness and resource activities.
RN123	Pollution Prevention Planning	Each facility should develop and implement a Pollution Prevention Plan aimed at avoiding or minimizing discharges to the environment.
RN124	Decommissioning Planning	Planning for decommissioning should begin in the design stage of the project life cycle for new facilities and as early as possible in the operating stage for existing facilities. All site closures should be undertaken in accordance with the CCME's National Guidelines for the Decommissioning of Industrial Sites.
RN125	Environmental Training	Each facility should establish and maintain procedures to identify its environmental training needs and ensure that all personnel whose work may create a significant impact upon the environment have received appropriate training.
RN126	Environmental Facility Inspection	Each facility should develop and implement an Environmental Inspection Plan.
RN127	Monitoring and Reporting	Documented procedures for the monitoring and reporting of environmental performance data should be developed and implemented.
RN128	Environmental Auditing	Each facility should conduct periodic internal environmental audits throughout the operating life of the facility.
RN129	Environmental Performance Indicators	Each facility should develop a set of environmental performance indicators that provides an overall measure of the facility's environmental performance.
RN130	Life Cycle Management	Each facility should develop and implement a Life Cycle Management (LCM) Program aimed at minimizing the environmental burdens associated with the products used and produced by its steelmaking facilities over the product life cycle.
RN131	Community Advisory Panel	Each facility should establish a Community Advisory Panel to provide a forum for the review and discussion of facility operations, environmental concerns, emergency preparedness, community involvement, and other issues that the Panel may decide are important.

SECTION 1 INTRODUCTION

Environment Canada and Health Canada have joint responsibility for the management of toxic substances under the *Canadian Environmental Protection Act (CEPA)* (for further information: www.ec.gc.ca/CEPARegistry/the_act/), which provides for actions, including regulations, relating to the quantity or concentration of a toxic substance that may be released to the environment.

Responsibilities under the Act include identifying substances that may be toxic, assessing them to determine whether they are toxic as defined in CEPA 1999 Part 5 and, for substances that are found to be toxic, establishing and applying controls to prevent harm to human health or the environment. The CEPA Schedule 1 List of Toxic Substances is available on Environment Canada's website at www.ec.gc.ca/CEPARegistry/subs_list/Toxicupdate.cfm.

Sixteen substances that are released, produced, or used by the Canadian steel manufacturing sector were assessed as toxic under Section 11 of CEPA (1988). Those substances are: benzene, polycyclic aromatic hydrocarbons (PAHs), inorganic arsenic compounds, inorganic cadmium compounds, hexavalent chromium compounds, lead, mercury, oxidic, sulphidic and soluble, inorganic nickel compounds, inorganic fluorides, dichloromethane, tetrachloroethylene, 1,1,1-trichloroethane, trichloroethylene, polychlorinated biphenyls, polychlorinated dibenzodioxins (dioxins), and polychlorinated dibenzofurans (furans). Dioxins and furans have been identified as substances targeted for virtual elimination (www.ec.gc.ca/toxics/toxic1_e.html#track1).

A Strategic Options Process (SOP) was launched in April 1995 to assess potential options for the management of these substances in the steel sector. A multi-stakeholder *Issue Table* was established under the SOP for the sector, with representatives from various government and non-government organizations. Eight meetings

of the *Issue Table* were held starting July 24-25, 1995, and ending November 25-26, 1996.

The SOP culminated in the development of a Strategic Options Report (SOR) (www.ec.gc.ca/sop/download/steel_e.pdf). Recommendations advanced by the SOR for the steel sector included: the development of an Environmental Code of Practice for Non-Integrated Steel Mills, the development of pollution prevention plans, and the conduct of environmental audits. It was also recommended that the Codes of Practice address best management practices for achieving continual improvement in the design, operation, and maintenance of air and water pollution control systems. The Environmental Code of Practice for Non-Integrated Steel Mills was developed in response to these recommendations.

A second group of substances, the CEPA Priority Substances List (PSL 2), is being assessed by Environment Canada and Health Canada (www.ec.gc.ca/CEPARegistry/subs_list/psl2.cfm).

The Code identifies good environmental protection practices for various production processes and operations of a non-integrated steel plant, with air emission and water effluent considerations as the highest priorities. It also includes multimedia and other considerations consistent with a comprehensive and life cycle approach to environmental protection.

1.1 Sector Description

The Canadian steel sector comprises the 17 facilities listed in Table 1.1 and shown in Figure 1.1. The sector consists of five integrated mills, including QIT-Fer et Titane Inc., and 12 non-integrated mills (10 mini-mills and two specialty steel mills).

Nine of these facilities, including four integrated mills, are located in Ontario. There are four mills in Quebec and one each in Alberta, Saskatchewan, Manitoba, and Nova Scotia.

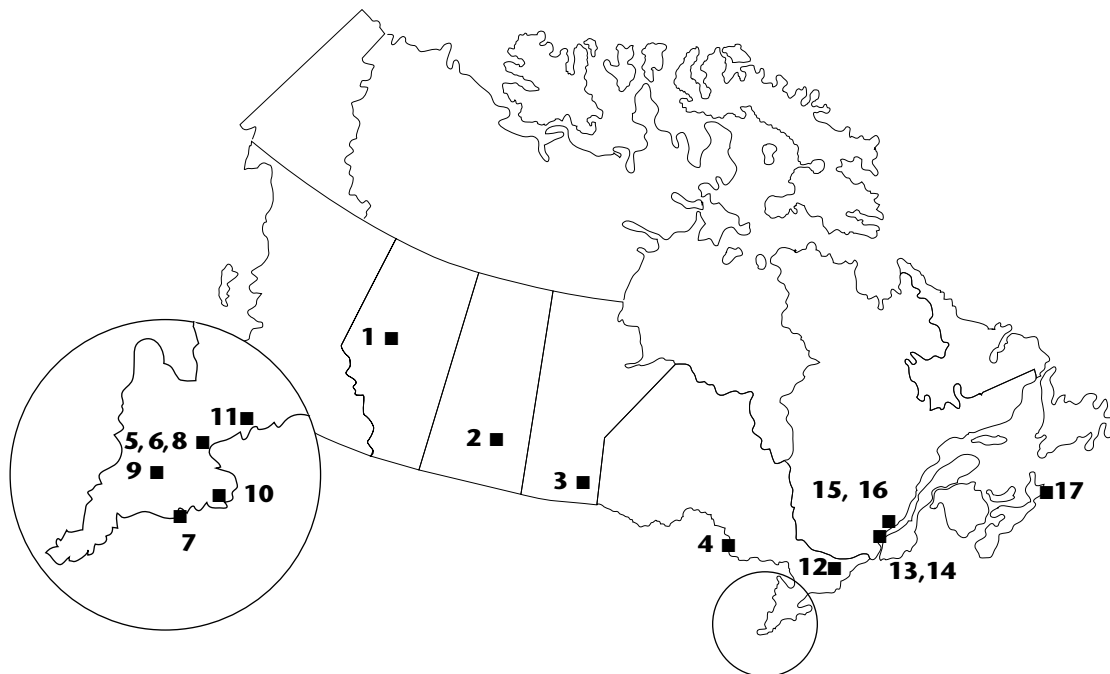
Table 1.1 Canadian Steel Plant Shipments (1996)

Plant No.	Plant Company/Name	Location	Manufacturing Process	Steel Shipments ¹ (tonnes)
1	AltaSteel Ltd.	Edmonton, AB	MM	225,000 ²
2	IPSCO Inc.	Regina, SK	MM	800,000 ^e
3	Gerdau MRM Steel Inc.	Selkirk, MB	MM	254,000
4	Algoma Steel Inc.	Sault Ste. Marie, ON	IM	1,907,000
5	Dofasco Inc.	Hamilton, ON	IEM	3,400,000 ³
6	Stelco Inc., Hilton Works	Hamilton, ON	IM	2,672,000 ⁴
7	Lake Erie Steel Co. (Stelco)	Nanticoke, ON	IM	1,485,000 ⁵
8	Slater Steels, Specialty Bar Division	Hamilton, ON	MM	306,000
9	Gerdau Courtice Steel Inc.	Cambridge, ON	MM	250,000
10	Atlas Specialty Steels	Welland, ON	SS	200,000 ^e
11	Co-Steel Lasco	Whitby, ON	MM	672,000
12	Ivaco Inc.	L'Orignal, ON	MM	525,000 ^e
13	Ispat Sidbec Inc.	Contrecoeur, QC	DRM	1,367,000
14	Stelco-McMaster Ltée	Contrecoeur, QC	MM	417,000 ⁶
15	Atlas Stainless Steels	Tracy, QC	SS	73,000
16	QIT-Fer et Titane Inc.	Sorel, QC	IM	350,000 ^e
17	Sydney Steel Corporation	Sydney, NS	MM	137,000

Legend: e estimated
 IM Integrated Mill
 IEM Integrated and Electric Arc Furnace Mill
 MM Mini-Mill
 DRM Direct Reduction Mini-Mill
 SS Specialty Steel Mill

Plant Numbers refer to locations on Figure 1.1

Figure 1.1 Steel Plant Location by Province (1997)



Ontario accounts for about 70% of Canadian steel capacity. Plant locations are shown in Figure 1.1.

In 1998, the 17 plants shipped 15.5 million tonnes of steel with a sales value of \$11.2 billion and employed approximately 34,500 people.⁷

Canada plays a major role in the international steel trade, exporting 5.2 million tonnes and importing 7.4 million tonnes in 1998. The United States, Canada's traditional major trade partner in steel, accounted for 88% of Canada's exports and 42% of imports in 1998.⁸ International competitiveness is a significant issue for the industry.

Steelmaking is a very complex, capital and energy intensive operation involving a progression of manufacturing processes that transform raw materials into iron and steel products. Figure 1.2 illustrates the iron and steel manufacturing processes.

Steel is produced in Canada by two main steelmaking processes: basic oxygen furnaces (58.5% in 1998) and electric arc furnaces (41.5% in 1998).⁹ The basic oxygen furnace is used in integrated mills in conjunction with cokemaking, sintering, and blast furnace ironmaking operations. The integrated mills, which smelt iron ore and melt scrap, produce the greatest diversity of products including bars, rods, structural shapes, plates, sheets, pipes and tubes, and wire rod. The integrated mills are gradually changing their product mix towards a greater concentration in flat-rolled products.

While electric arc furnace technology is gaining importance, it is usually used in non-integrated mills (mini-mills or specialty steel mills) fed by scrap or direct reduced iron (DRI) to produce a wide product range of carbon and alloy steels. Dofasco Inc. operates the only integrated steel plant in Canada that produces part of its steel by the electric arc furnace process. Ispat Sidbec Inc. operates the only Canadian steel mill that produces and uses DRI as part of its raw material feed.

Ancillary or secondary steelmaking processes that are common to both integrated and non-integrated steelmaking include ladle metallurgy, continuous casting, hot forming, cold forming, and finishing. Three of the integrated mills have finishing operations, which may include acid pickling, pickle acid regeneration, annealing, and coating. Lake Erie Steel Co. Ltd. produces hot-rolled flat product only. Two non-integrated mills (Ispat Sidbec Inc. and Atlas Stainless Steels) have some finishing operations (acid pickling, cold rolling, and annealing).

QIT-Fer et Titane Inc. was grouped with the integrated mills because it operates a basic oxygen furnace, a ladle metallurgy station, and a continuous casting machine for secondary steelmaking.¹⁰ QIT-Fer et Titane Inc. also produces titanium (TiO₂) slag and high-quality pig iron from smelting calcined ilmenite ore and coal in rectangular electric arc furnaces. The iron oxide slag from the electric arc furnaces is fed to a basic oxygen furnace to produce high-quality steel billets.

¹ Canadian Steel Producers Association, *Producer Information*, www.canadiansteel.ca, downloaded Feb. 11, 1998.

² Ibid.

³ Dofasco Inc., *Annual Report 1996*.

⁴ Stelco Inc, *Annual Report 1996*.

⁵ Ibid.

⁶ Ibid.

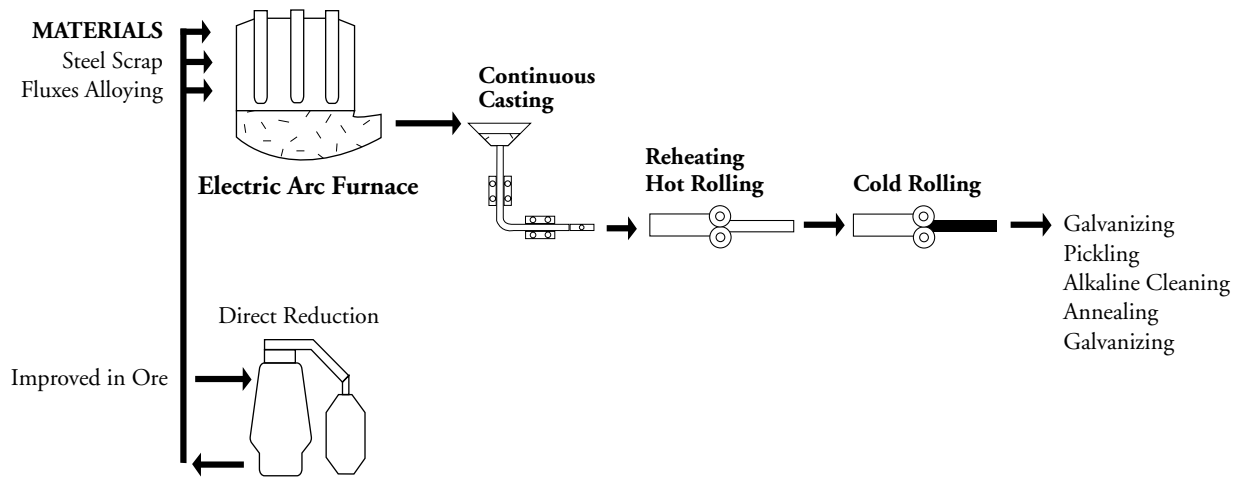
⁷ Canadian Steel Producers Association, *Steel Facts 1992–1998*, 29/03/99.

⁸ Ibid.

⁹ International Iron and Steel Institute, *World Steel in Figures, 1999 Edition*, Brussels, Belgium.

¹⁰ QIT-Fer et Titane Inc., corporate brochure.

Figure 1.2 Simplified Steel Manufacturing Flowsheet



1.2 Scope of the Code

The non-integrated mills segment of the steel sector includes all facilities that use scrap steel and direct reduced iron (DRI) as raw materials to produce primary steel products. Primary steel production processes include direct iron reduction, steelmaking, hot and cold forming, coating operations, and associated production and ancillary processes and facilities. It does not include pipe or tube making or steel fabricating facilities.

This Code of Practice outlines environmental concerns and alternative methods, technologies, designs, practices, and procedures that will minimize the adverse environmental effects associated with non-integrated steel mills. It also contains recommendations considered to be reasonable and practical measures to preserve and enhance the quality of the environment that is affected by these mills. Environmental performance standards are included for atmospheric emissions, water and wastewater, solids, and environmental management practices. These recommended practices may be used by the steel sector, regulatory agencies, and the general public as sources of technical and

policy guidance in the development and implementation of site-specific environmental protection practices and requirements.

While Code recommendations are intended to be clear and specific with regard to expected results, they are not intended to discourage the use of alternative technologies and practices that can achieve an equivalent or better level of environmental protection. The Code is intended to be applied with some flexibility, recognizing that some recommendations will require interpretation to allow for site-specific conditions and concerns, particularly in the context of existing facilities. However, interpretations of Code recommendations should be undertaken in consultation with the appropriate regulatory authorities and stakeholders.

The overall objective of the Code is to identify minimum environmental performance standards for new non-integrated steel mills and to provide a set of environmental performance goals for existing mills to achieve through continual improvement over time. However, all municipal, provincial, and federal legal requirements must be met, and a commitment

by companies to be consistent with Code recommendations does not remove obligations to comply with all regulatory requirements.

1.3 Code Development

The Code was developed by Environment Canada and provincial environmental agencies in consultation with industry representatives and other stakeholders. Federal, provincial, and international environmental guidelines and standards of relevance to the operation of non-integrated steel mills were considered in the development of these recommendations, as were the environmental management practices recommended by various national and international organizations. Sources of standards-related information included environmental agencies in the United States, various countries in the European Union, Japan, the World Bank, and the United Nations Economic Commission for Europe (UNECE). Information on best management practices was drawn from various reports and literature produced by provinces, Environment Canada, the Canadian Council of Ministers of the Environment (CCME), the United States Environmental Protection Agency (U.S. EPA), the United Nations Environment Programme (UNEP), the World Bank, the International Iron and Steel Institute (IISI), steel companies, and technical journals.

1.4 Code Structure

The Code describes operational activities (Section 2) and related environmental concerns such as atmospheric emissions, wastewater discharges, and waste management (Section 3). Recommended environmental protection practices are presented in Section 4.

1.5 Implementation of the Code

This Code of Practice will be adopted by Environment Canada and others as a guidance document that delineates appropriate environmental protection standards and practices for non-integrated steel mills. Some elements of the Code may be adopted under the Federal-Provincial/Territorial Environmental Harmonization Accord and associated sub-agreements such as Canada-Wide Standards (CWS) (www.ccme.ca/3e_priorities/3ea_harmonization/3ea2_cws_3ea2a.html).

Some elements of the Code may be used in the development of initiatives or programs to achieve the objectives of cooperative agreements including the Canada-Ontario Agreement (COA) and St. Lawrence Vision 2000 (www.on.ec.gc.ca/coa/intro.html) (www.slv2000.qc.ec.gc.ca/bibliotheque/rapport/quin9398/rapport_accueil_a.pdf).

The Code may be adopted on a voluntary basis by individual steel sector corporations and facilities and by the Canadian Steel Producers Association and its members. It may be included as a commitment to Code recommendations in Environmental Performance Agreements among Environment Canada, provincial environment departments, and steel companies or facilities. It may also be adopted in whole or in part by regulatory agencies.

The Code may be used for benchmarking best practices to achieve continual improvement in the environmental performance of non-integrated steel mills in Canada and other countries. Code recommendations may also be used as benchmark criteria for the conduct of audits aimed at assessing the environmental performance of sector facilities or companies.

SECTION 2 OPERATIONAL ACTIVITIES

This section describes the major activities involved in the operation of non-integrated steel mills. It is not intended to be an all-inclusive list of operational activities of potential environmental significance; nor are all activities and techniques necessarily applicable to all mills. Rather, the intent is to identify the nature and scope of activities addressed in the Code with emphasis on those activities that relate to the environmental concerns and mitigative measures that are discussed in Sections 3 and 4.

The major activities and processes of relevance to this Code of Practice and the associated environmental releases are illustrated in Figures 2.1 and 2.2.

2.1 Raw Materials Handling and Storage

Steel scrap may be classified as home or "revert" scrap (generated from the steel plant operations), and purchased scrap. The availability of home scrap has been decreasing as a result of the application of new technologies aimed at increasing productivity. Purchased scrap may be classified as "prompt" industrial scrap returned directly from customers, lower-grade scrap such as shredded automobiles or turnings, mixed scrap from miscellaneous sources, obsolete scrap from the demolition of buildings or other structures, stainless steel scrap, and alloy scrap. Purchased scrap is usually transported by rail or truck and is usually stored outdoors.

Iron ore used in the direct reduction of iron process operated by Ispat Sidbec Inc. is transported by rail and boat.

Fluxing materials for steelmaking include burnt lime, burnt dolomite, fluospar, and silica. Steelmaking fluxes are usually transported by truck and stored in enclosed silos.

2.2 Direct Reduction of Iron

The Midrex direct reduction of iron process is used by Ispat Sidbec Inc. to produce direct reduced iron (DRI) to replace part of the steel scrap feed to its electric arc furnaces. In the Midrex direct reduction process, iron oxide is fed through the top of a shaft furnace. It moves down the shaft and is heated by a hot counter-flowing gas mixture of hydrogen and carbon monoxide (carbon monoxide is produced by cracking natural gas). The material is cooled and discharged from the shaft as DRI or is hot briquetted and then cooled. The DRI metalization is usually in the range of 90% to 93% carbon.

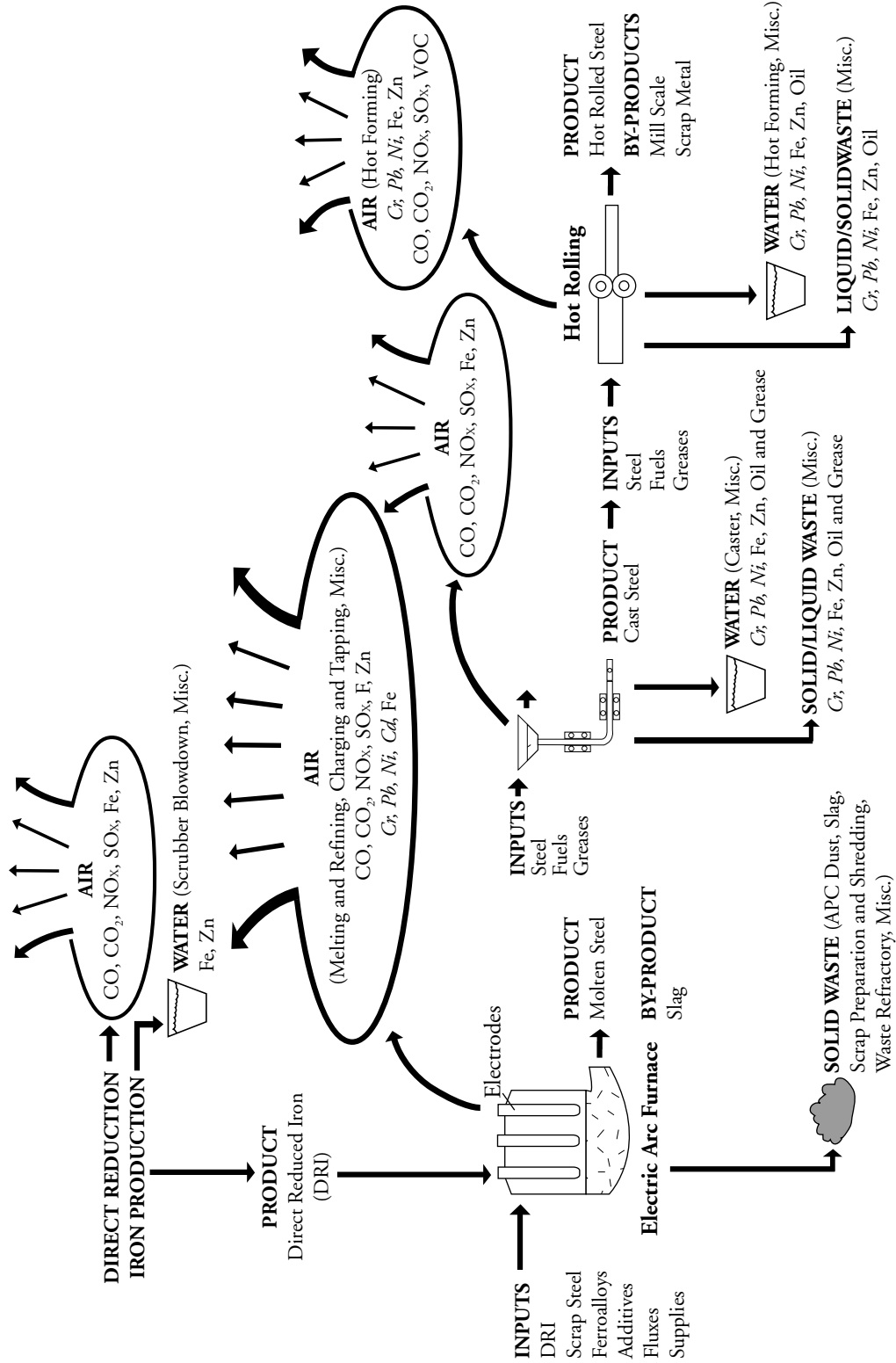
2.3 Steelmaking

The electric arc steelmaking process is used in Canadian non-integrated steel plants to produce steel. Dofasco Inc. also uses an electric arc furnace (EAF) to produce part of its steel.

The major raw material for the EAF is steel scrap, which comes from within the plant, customers, and scrap recyclers. The latter collect and process scrap from scrap automobiles, appliances, containers, demolition sites, and other sources. Several of the steel companies operate captive steel recyclers. DRI is used by Ispat Sidbec Inc. to replace part of its steel scrap feed.

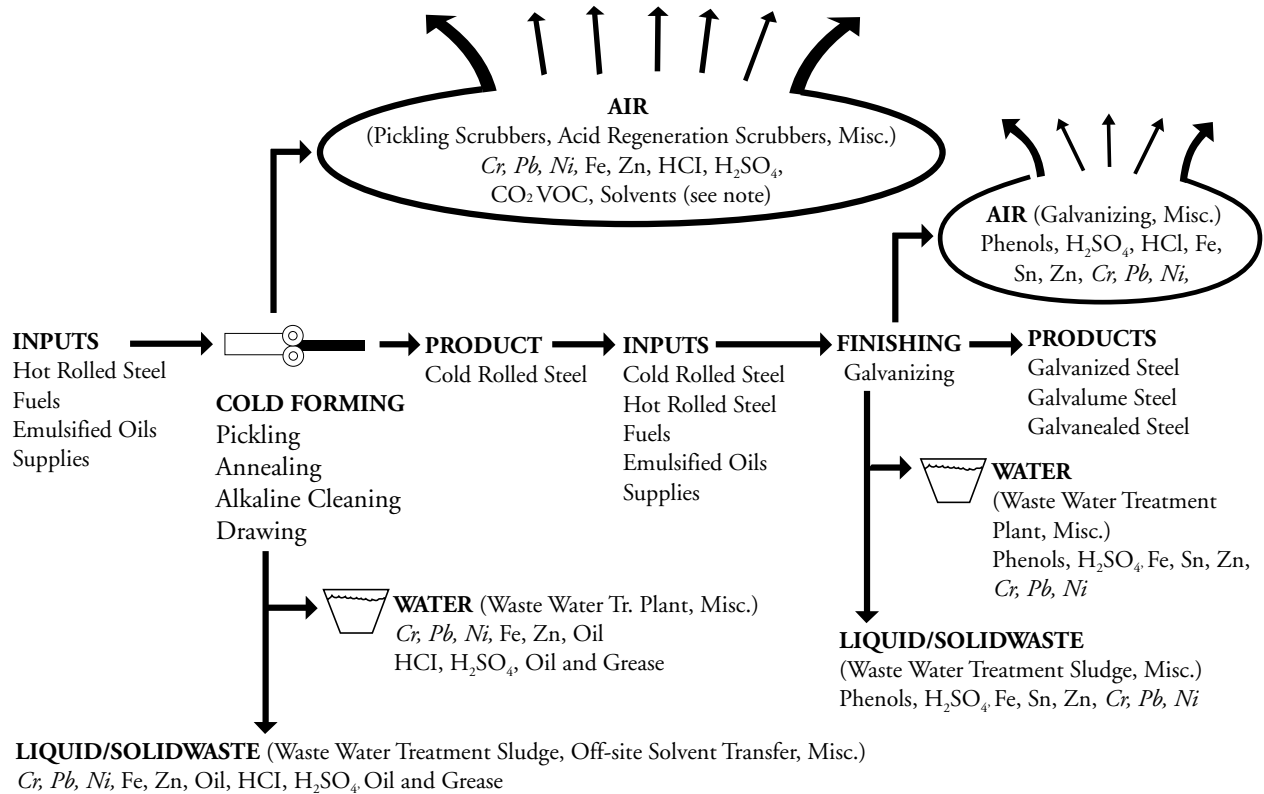
The furnace shell is generally refractory-lined below the slag layer with water-cooled panels above and has a moveable refractory-lined or water-cooled roof, which swings open for scrap charging. Scrap is charged from bottom-opening buckets into the open furnace shell. Carbon electrodes are introduced through the roof, and scrap is melted by the heat generated by the electric arcs that form between the scrap and the electrodes. The heat derived from the alternating current (AC) or direct current (DC) electrical power is supplemented by natural gas, oxygen, and other fuels. Fluxing materials are added to combine with unwanted materials and

Figure 2.1 Direct Reduction Iron Making, Electric Arc Furnace Steelmaking and Hot Forming and Related Environmental Releases



Notes: CEPA-toxic substances are in *italics>*
 APC: Air Pollution Control

Figure 2.2 Cold Forming and Finishing and Related Environmental Releases



Notes: Trichloroethane, Trichloroethylene, Tetrachloroethylene, Dichloromethane
CEPA-toxic substances are in *italics*

form a slag. The furnace is tilted to tap the steel into a refractory-lined ladle.

Most modern steel plants increase productivity by using the EAF for the melting phase and a ladle metallurgy facility for the final refining and alloying phase. In some cases, the steel ladle is taken to a vacuum degassing station where the gas content of the molten steel is reduced for quality requirements.

2.4 Continuous Casting

Over 97% of Canadian steel production is continuously cast into semi-finished products including slabs, blooms, billets, or beam blanks depending on the finished product and metallurgical and rolling requirements. The balance is cast into moulds to produce ingots.

In the continuous casting process, a ladle containing liquid steel is positioned over a refractory-lined vessel called a tundish into which steel is tapped to a predefined level. The steel flow can be shrouded by refractory tubes to minimize contact with air. Stoppers or sliding gates in the base of the tundish are opened to control the flow of the liquid steel into one or more water-cooled oscillating copper moulds. A solid shell forms around the steel in contact with the mould and the shell. The molten core is withdrawn through the bottom of the mould and carried through guiding rollers where solidification is completed with the help of water sprays. The solidified steel is subsequently cut to length with either mechanical shears or a flame-cutting torch depending on the thickness of the steel.

2.5 Hot Forming

In many modern plants the continuous cast product is transported hot to a reheat furnace to ensure that it is at the uniform temperature required to meet the hot forming specification. Prior to hot forming, surface imperfections may be removed by scarfing the surface with an oxy-fuel flame or by mechanical means. Modern steelmaking practices aim to minimize surface imperfections and eliminate this operation. Hot forming changes the shape and metallurgical properties of the steel slab, bloom, billet, or beam blank by compressing the hot metal between electrically powered rolls. The rolls for bar, wire rod, or structural shapes (long products) have indentations to change the shape of the steel progressively to the final desired form. The rolls for sheet, strip and plate (flat-rolled) products are flat or have a small contour to form the flat surface of the final product.

Following the hot forming operation, the product may be processed in finishing operations. These include roller straightening and cut-to-length operations for long products, sheet products, and plate products, and edge trimming and coiling for strip products. Some of the strip in coil form is sent to cold forming for further processing.

2.6 Cold Forming

Ispat Sidbec Inc. and Atlas Stainless Steels have cold forming facilities for flat-rolled products. Some hot-formed products, primarily flat-rolled products (steel strip or sheet), undergo further processing by cold forming. The first process is acid pickling to remove the oxide coating that forms during hot forming. The steel strip or sheet is then cold reduced by compression between rolls to the required thickness and specifications. The material may have its metallurgical properties altered by annealing. Some flat-rolled products have a final pass in a temper mill to meet flatness and surface hardness specifications.

Some specialty or alloy bar mill products may be cold formed by pulling the bar through a die to meet shape and surface hardness specifications.

2.7 Pickling and Cleaning

The oxide coating on the surface of hot-formed flat-rolled product is removed by passing the steel strip through an acid pickling operation followed by a rinse operation to remove any trace of acid. Hydrochloric acid is the most common acid used; however, some plants use sulphuric acid. A mixture of nitric acid and hydrofluoric acid is used for stainless steel.

Waste hydrochloric and sulphuric acid pickling liquors are processed in acid regeneration plants to enable reuse of the acid and the recovery of iron oxide for recycling or sale. The nitric/hydrofluoric acid mixture used for stainless steel is not amenable to such reclamation and must be treated as a waste.

Alkali or solvent cleaning is used to remove oil that remains on the product from the cold forming operation prior to annealing or coating to prevent surface staining or contamination.

2.8 Coating

A zinc coating is applied to steel strip for protection and decoration. Ispat Sidbec Inc. is the only non-integrated plant with a coating facility. It has a joint venture with Dofasco Inc. in an off-site hot dip galvanizing plant. The zinc coating is applied by hot dipping the strip into a molten bath of zinc.

SECTION 3 ENVIRONMENTAL CONCERNS

The major activities and processes of relevance to this Code of Practice and the associated environmental releases are illustrated in Figures 2.1 and 2.2.

3.1 Raw Materials Handling and Storage

The main environmental issue relating to raw materials handling and storage is the fugitive emission of particulate material arising from material transfers, truck traffic, and wind erosion of raw material storage piles. A secondary issue is the suspended solids and, in some cases, oil, contained in the runoff water from the storage areas.

Fugitive emissions of particulate are usually controlled by spraying stockpiles with water or crusting agents and ensuring that roadways and vehicle wheels are kept clean. The water runoff is usually directed to a wastewater treatment plant.

3.2 Direct Reduction of Iron

Emissions from the direct reduction process arise primarily from materials-handling operations, which result in airborne dust, and from the exhaust gases from the shaft furnace. These exhaust gases carry entrained particulate. The exhaust gases are typically cleaned by fabric filters or water scrubbers.

3.3 Steelmaking

Electric Arc Furnaces (EAFs) use one or three anodes. The exhaust gases are evacuated from most EAFs through a "fourth hole" in the roof (Direct Evacuation System). Primary emissions from the electric arc furnace include particulate matter and gases. Particulate matter, including metal oxides, is generated during the melting and refining phases and is exhausted from the furnace. Carbon monoxide (CO) and carbon dioxide (CO₂) are generated in the furnace from combustion of auxiliary fuel, oil contained in the scrap, and decarburization of some of the

scrap. Dioxins and furans are also generated. The exhaust gases are cleaned by fabric filters.

Secondary emissions of particulate matter, including metal oxides, are generated during the charging and tapping of the furnace, and a small quantity may be emitted during furnace operations. The secondary emissions are usually collected by hoods above the furnace or in the roof structure and are typically cleaned by fabric filters.

Minor emissions of particulate matter and metal oxides arise from the secondary steel making processes (ladle metallurgy and vacuum degassing) are collected and typically cleaned by fabric filters.

The only wastewater effluents from electric arc furnace operations are leaks from hydraulic systems or cooling water systems.

Solid waste generated by electric arc furnace steelmaking includes slag, dust collected by the fabric filters, and used refractory materials.

3.4 Continuous Casting

Air emissions of particulate matter and metals arise from the transfer of molten steel to the mould and from the cutting to length of the product by oxy-fuel torches.

Wastewater effluents are generated during the cooling of the hot metal and include scale particles and oil.

Solid waste is generated from the cutting of the steel but is minor in amount and is usually recycled within the plant.

3.5 Hot Forming

Air emissions from hot forming include gases generated by the combustion of fuel in the heating furnaces and volatile organic compounds (VOCs) from rolling and lubrication oils.

Wastewater effluents are generated from the high-pressure water descaling of the hot steel and include suspended solids, oil, and grease.

Solid waste is primarily waste iron oxides recovered from the descaling and wastewater treatment operations and includes oil and grease.

3.6 Cold Forming

Air emissions from cold forming are primarily VOCs from rolling and lubrication oils. Some minor emissions result from the combustion of annealing furnace fuel.

Wastewater effluents are generated from rolling oil filtering systems, leaks, and spills and include oil and minor amounts of suspended solids.

3.7 Pickling and Cleaning

The major air emissions are acid aerosols from the acid pickling operations and the acid regeneration plant, if acid regeneration is used. There are also solvent emissions from the solvent cleaning of stainless steel strip at Atlas Stainless Steels.

The major sources of wastewater effluents are the acid pickling rinse water and acid fume scrubber, acid regeneration plant scrubber, stainless steel pickling wastewater treatment plant and alkaline cleaning. Acid pickling rinse water discharges can be minimized by counter flow cascading and, in some cases, recycling to the acid regeneration plant. The wastewater effluents contain suspended solids, oil and grease, metals and acids.

The major sources of solid wastes are iron oxide from the acid regeneration process and sludge from wastewater treatment facilities.

3.8 Coating

The major air emissions from the off-site galvanizing plant operated by Ispat Sidbec Inc. and Dofasco Inc. are the combustion gases from the heating furnace and zinc fumes from the zinc pot.

Wastewater effluent is minimal and will contain oil and grease and suspended solids including zinc.

3.9 Environmental Release Inventories

The National Pollutant Release Inventory (NPRI) is a federal government regulatory initiative designed to collect annual, comprehensive, national data on releases to air, water, and land, and transfers for disposal or recycling of specified substances. The NPRI data support a wide range of environmental initiatives, including toxic substance assessment, and pollution prevention and control. NPRI data are accessible by the public and provide information on all sectors – industrial, government, commercial, and others (www.ec.gc.ca/pdb/npri/npri_home_e.cfm).

The Accelerated Reduction/Elimination of Toxics (ARET) is an initiative dedicated to decreasing the adverse effects of toxic substances on human health and the environment. ARET especially targets toxic substances that persist in the environment and bioaccumulate in living organisms. Through voluntary action, organizations that use, generate, or release toxic substances strive to reduce or eliminate their emissions of these substances. According to the 1998 ARET report, 14 of the 17 steel plants participated in ARET for the 1997 calendar year (www.ec.gc.ca/aret/reports.html). The substances reported by non-integrated mills in 1997 are identified in the ARET list of substances.

SECTION 4 RECOMMENDED ENVIRONMENTAL PROTECTION PRACTICES

This section presents recommended mitigative measures for activities of potential environmental concern. These recommendations were derived from regulatory and non-regulatory standards, in particular on environmental practices, published by various agencies and organizations.

The overall objective of the Code is to identify minimum environmental performance standards for new non-integrated steel mills and to provide a set of environmental performance goals for existing mills to achieve through continual improvement over time.

Application of the recommendations to individual mills may involve practices that are not mentioned in this Code of Practice but achieve an equivalent or better level of environmental protection.

Site-specific municipal, provincial, federal, legal, and non-legal requirements must be taken into account where they exist.

4.1 Atmospheric Emissions Management

The guidelines recommended in RN101 and RN102 are based on the application of demonstrated emission control technologies, such as fabric filters, and are generally considered technically and economically feasible for application to non-integrated steel mills. These guidelines are consistent with standards and practices currently in place in Canada, the United States, Europe, and other jurisdictions. More stringent criteria may be required by local regulatory authorities where deemed appropriate to the circumstances.

The effective control of particulate emissions will result in attendant reductions of metal emissions, which, in combination with the management practices recommended in RN103, RN104, and RN105, will reduce the overall environmental impact associated with air releases of CEPA toxics by the steel sector.

4.1.1 Release Guidelines for Particulate Matter

RECOMMENDATION RN101 Each facility should target on achieving the following emission guideline for particulate matter after the emission control device:

- (i) electric arc furnaces: 20 mg/Nm³.

Emission testing should be carried out on an annual basis in a manner that is consistent with *Reference Methods for Source Testing: Measurement of Releases of Particulate from Stationary Sources*,¹¹ as amended from time to time. In cases where the emission control system does not have a stack, emission testing should be carried out in a manner that is consistent with the U.S. Environmental Protection Agency *Method 5D – Determination of Particulate Matter Emissions from Positive Pressure Fabric Filters*.¹² It is recognized that particulate emission estimates for facilities without stacks are typically less accurate than emission estimates for facilities equipped with stacks and that relative accuracy must be taken into account in assessing the results of tests conducted in accordance with Method 5D.

More stringent criteria may be required by local regulatory authorities where deemed appropriate to the circumstances.

¹¹ Environment Canada, *Reference Methods for Source Testing: Measurement of Releases of Particulate from Stationary Sources, Reference Method*, Report EPS 1/RM/8, December 1993.

¹² U.S. Environmental Protection Agency, *Method 5D – Determination of Particulate Matter Emissions from Positive Pressure Fabric Filters*, Federal Register, CFR 40 Part 60, Appendix A, pp. 647-651, 07/01/96.

4.1.2 Environmental Performance Indicator

RECOMMENDATION RN102 Each facility should target on limiting particulate emissions in accordance with the following:

- (i) electric arc furnaces: less than 150 grams per tonne of raw steel produced.

The calculation of this Environmental Performance Indicator should be undertaken in accordance with Section A.1 of Appendix A.

4.1.3 Collection of Electric Arc Furnace Emissions

RECOMMENDATION RN103 Adequately sized facilities should be engineered and installed, and documented operating and maintenance procedures should be developed for the collection of emissions associated with:

- (i) primary steelmaking including both primary and secondary emission control, scrap, and other materials charging operations, tapping and slagging operations, and slag transfer and processing; and
- (ii) secondary steelmaking including hot metal transfer, furnace operations, and continuous casting operations.

4.1.4 Control of Fugitive Emissions

RECOMMENDATION RN104 Adequately sized facilities should be engineered and installed, and documented procedures should be developed for the control of emissions associated with materials handling and storage operations, steelmaking operations, the crushing and screening of slag, the disposal of by-products and wastes, and maintenance operations. These procedures should include:

- (i) enclosure and/or hooding with emission controls, where appropriate, of those operations that are potential sources of fugitive emissions;

- (ii) operating practices that minimize fugitive emissions from those operations that are not amenable to enclosure or hooding; and
- (iii) criteria for building, working, and maintaining bulk-material storage piles.

4.1.5 Chlorinated Solvents Used in Solvent Degreasing

RECOMMENDATION RN105 Documented procedures for the control or elimination of chlorinated solvent emissions from degreasing operations should be developed and implemented in accordance with the multi-stakeholder Strategic Options Report¹³ for solvent degreasing and the associated regulations that may be promulgated from time to time (www.ec.gc.ca/degrease/degrease.htm).

4.1.6 Ambient Air Quality Monitoring

RECOMMENDATION RN106 An ambient air quality monitoring program should be developed and implemented by each facility, in consultation with the appropriate regulatory authorities, with the objective of enabling the facility to demonstrate that operations are being conducted in a manner that is consistent with the *National Ambient Air Quality Objectives for Air Contaminants*¹⁴ as amended from time to time. This program should include monitoring of particulate matter (total, PM₁₀, and PM_{2.5}), taking into account:

- (i) the location of emission sources under the control of the facility operator; and
- (ii) local meteorological conditions such as direction of the prevailing winds.

4.2 Water and Wastewater Management

Technologies capable of achieving the criteria recommended in RN107 and RN108 have been demonstrated and are considered technically and economically feasible for application to non-integrated steel mills. These criteria are consistent with standards and practices

¹³ Environment Canada, *Canadian Environmental Protection Act, Strategic Options Report for the Management of Toxic Substances, Trichloroethylene and Tetrachloroethylene in Solvent Degreasing*, 1997.

¹⁴ Canada Gazette, Department of the Environment, *National Ambient Air Quality Objectives for Air Contaminants*, Part I, August 12, 1989.

currently in place in Canada, the United States, Europe, and other jurisdictions.

Although limits have not been prescribed for all parameters of potential environmental concern, the application of technologies capable of achieving the specified criteria, in combination with the water and wastewater management practices recommended in RN109 through RN112, will reduce the overall environmental impact associated with water use and wastewater discharges. More stringent criteria may be required by local regulatory authorities where deemed appropriate to the circumstances.

4.2.1 Effluent Guidelines

RECOMMENDATION RN107 All wastewater treatment facilities approved for construction and operation after the publication of this Code of Practice should be designed, constructed, and operated to achieve the following effluent criteria prior to release to cooling water or to local receiving water body:

Wastewater treatment facilities approved by the appropriate regulatory authorities prior to the

publication of this Code of Practice should be so operated that effluent quality is as close to satisfying the above-listed criteria as is practicably possible.

Wastewater testing should be carried out on a continuous basis for pH, on a daily basis for total suspended solids, and on a weekly basis for the balance of the substances. Toxicity testing should be conducted quarterly.

Wastewater sampling and analyses should be carried out in accordance with documented, performance-based standards approved by the appropriate regulatory authorities.

4.2.2 Environmental Performance Indicators

RECOMMENDATION RN108 Each facility should target on limiting total suspended solids discharges from wastewater to less than:

- (i) 20 grams per tonne of raw steel for facilities without cold forming and finishing operations; and
- (ii) 30 grams per tonne of raw steel for facilities with cold forming and finishing operations.

On a continuous basis:	
pH	6.0–9.5
On a monthly average basis:	
Total suspended solids (TSS)	30 mg/l
Chemical oxygen demand (COD)	200 mg/l
Oil and grease	10 mg/l
Cadmium	0.1 mg/l
Chromium (total)	0.5 mg/l
Lead	0.2 mg/l
Mercury	0.01 mg/l
Nickel (total)	0.5 mg/l
Zinc	0.5 mg/l
Toxicity	No more than 50% mortality in 100% effluent when tested in accordance with Environment Canada Reference Methods 1/RM/13 ¹⁵ and 1/RM/14. ¹⁶

¹⁵ Environment Canada, *Biological Test Method: Reference Method for Determining Acute Lethality of Effluents to Rainbow Trout*, Report EPS 1/RM/13, 1990, as amended in May 1996.

¹⁶ Environment Canada, *Biological Test Method: Reference Method for Determining Acute Lethality of Effluents to Daphnia magna*, Report EPS 1/RM/14, 1990, as amended in May 1996.

The calculation of these Environmental Performance Indicators should be undertaken in accordance with the methodology presented in Section A.2 of Appendix A.

4.2.3 Wastewater Collection

RECOMMENDATION RN109 All wastewater streams that may exceed the effluent criteria specified in RN107 should be directed to an approved treatment facility prior to discharge to a local receiving water body. To the extent practicable, system designs should provide for the segregation and collection of similar wastewaters (e.g. oily, acid, cleaning, and sanitary wastes).

4.2.4 Water Use/Reuse

RECOMMENDATION RN110 Water use should be minimized through the reuse or recycling of water and the cascading of cooling water and wastewater between production processes. Facilities should target on achieving 90% reuse of water. Flow measurements should be carried out in accordance with documented, performance-based standards approved by the appropriate regulatory authorities. Engineering design data or estimates should be used where flow measurements are not feasible.

The calculation of this Environmental Performance Indicator should be undertaken in accordance with the methodology presented in Section A.3 of Appendix A.

4.2.5 Wastewater Containment Sizing

RECOMMENDATION RN111 Wastewater collection and containment facilities constructed after the publication of this Code of Practice should be designed to contain the maximum volume of liquid that could reasonably be expected to be in storage prior to any of the following events, and:

- (i) the maximum volume of wastewater that would be generated during the time required to shut down wastewater generating processes, plus 50%;

- (ii) 110% of the volume that could enter the containment facility in the event of a leak or spill; or
- (iii) the accumulated precipitation from a 50 year return period, 24-hour precipitation event that is collected in an outdoor containment (e.g. rain that falls on the open surface or inside the containment berm).

4.2.6 Environmental Effects Monitoring

RECOMMENDATION RN112 An environmental effects monitoring program should be developed and implemented where appropriate by each facility in consultation with regulatory authorities. This program should be sufficiently comprehensive to enable the facility to:

- (i) measure changes in receiving water quality, aquatic sediments, and important aquatic and terrestrial organisms; and
- (ii) assess the need to incorporate changes in operational activities and procedures affecting the receiving environment.

The frequency and duration of this monitoring activity should be assessed, in consultation with the appropriate regulatory authorities, on the basis of test results.

4.3 Waste Management

For the purposes of this Code "wastes" are defined as substances or objects that are disposed of, or are intended to be disposed of, or are required to be disposed of by the provisions of national, provincial, or municipal law.¹⁷ The recommendations presented in this section are based on guidelines, practices, and procedures currently in place in Canada with regard to the management of wastes generated by industrial facilities. The nature of the waste material (e.g. hazardous, solid, liquid), local site conditions, and local regulatory requirements should be considered in the development of waste management plans and strategies. More stringent requirements may be stipulated by local regulatory authorities where deemed appropriate to the circumstances.

¹⁷ United Nations Environment Programme, *Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and Their Disposal Adopted by the Conference of Plenipotentiaries on 22 March 1989*, www.unep.ch/basel .

4.3.1 Location and Construction of Waste Disposal Sites

RECOMMENDATION RN113 Expansions to existing waste disposal sites that extend beyond the spatial bounds of areas that have been approved by the appropriate regulatory authority, before the publication of this Code of Practice, and location and construction of new sites should be undertaken so as to ensure that:

- (i) the site plan is updated to show clearly the location and dimensions of the new or expanded site;
- (ii) the perimeter of the disposal area is far enough away from all watercourses to prevent contamination by runoff, seepage, or fugitive emissions;
- (iii) the surface drainage from off-site areas is diverted around the disposal area;
- (iv) the expanded area is hidden from view by fences, berms, or buffer zones to the extent practicable; and
- (v) the beneficial uses of the site after closure have been considered.

4.3.2 Development of Solid Waste Disposal Sites

RECOMMENDATION RN114 Solid waste disposal sites should be developed in accordance with the following practices:

- (i) the disposal area should be developed in modules or cells throughout its operational life;
- (ii) all wastes should be so placed that they have physical and chemical stability suitable for land reuse;
- (iii) contouring, capping, and reclamation of cells should be undertaken throughout the operating life of the site and, where feasible, should include the re-establishment of vegetation as a means of controlling fugitive emissions and the erosion of side slopes; and
- (iv) all disposal sites should be reclaimed for beneficial uses before final closure.

4.3.3 Management of Waste Disposal Sites

RECOMMENDATION RN115 All waste disposal sites should be managed throughout their operational life in accordance with documented, site-specific waste management plans approved by the appropriate regulatory authority so that:

- (i) solid, liquid, and hazardous wastes are disposed of only in facilities specifically designed, approved, and operated for that purpose;
- (ii) access to the site is controlled and disposal activities are supervised by trained personnel; and
- (iii) records are maintained of the types, approximate quantities, and point of origin of the wastes.

4.3.4 Monitoring of Waste Disposal Sites

RECOMMENDATION RN116 A groundwater monitoring program should be developed, to the extent that is feasible, for all waste disposal sites in accordance with the following guidelines:

- (i) a permanent system of appropriately located piezometers and wells should be provided for monitoring the quantity, quality, and flow direction of groundwater;
- (ii) a program of pre-operational monitoring of groundwater regimes that may be affected by new facilities should be initiated at least one year prior to the commencement of disposal activities;
- (iii) groundwater samples should be collected at least quarterly from all monitoring wells during the first two years of well operation and at a frequency based on the results of this test program in subsequent years; and
- (iv) each groundwater sample should be analyzed for pH, total dissolved solids, and other appropriate (site-specific) parameters.

4.3.5 *Liquid Storage and Containment*

RECOMMENDATION RN117 Liquid storage and containment facilities should be designed and constructed to meet the requirements of the appropriate standards, regulations, and guidelines of the pertinent regulatory agency. This recommendation applies to liquid fuels, acids, petroleum products, solvents, and other liquids that are combustible or potentially harmful to the environment.

4.3.6 *Reduction, Reuse, and Recycling*

RECOMMENDATION RN118 Each corporate entity responsible for the operation of a non-integrated steel mill should develop, implement, and maintain a reduction, reuse, and recycling program that:

- (i) identifies opportunities for in-plant reduction, reuse, and recycling of wastes;
- (ii) develops and implements plans for the evaluation and implementation of reduction, reuse, and recycling opportunities;
- (iii) identifies and evaluates market opportunities for wastes with a view to maximizing waste material reduction, reuse, and recycling (this includes the sale of by-products, such as slag, that would otherwise be considered wastes); and
- (iv) develops and implements a research and development program for reducing, reusing, and recycling residual wastes.

4.4 **Best Environmental Management Practices**

In the context of this Code of Practice, Best Environmental Management Practices (BEMPs) can be broadly defined as those activities, actions, processes, and procedures that go beyond legal requirements in helping to ensure that facilities have minimal impact on the environment in which they operate. The effective development and implementation of BEMPs will also facilitate efforts to achieve continual improvement in the overall environmental performance of non-integrated steel mills.

The recommendations presented in this section are based on the policies, principles, and commitments advanced by Environment Canada, the CCME, provinces, the Canadian Steel Producers Association, and the International Iron and Steel Institute.

4.4.1 *Implementation of an Environmental Management System*

RECOMMENDATION RN119 Each facility should develop, implement, and maintain an environmental management system that is consistent with the requirements of a nationally recognized standard such as ISO 14001.¹⁸

4.4.2 *Environmental Policy Statement*

RECOMMENDATION RN120 Each facility should develop and implement an environmental policy statement. The International Iron and Steel Institute's Statement on Environment, provides a good example of the principles that should be considered in the development of the policy statement (www.worldsteel.org/environment/env_policy/index.html). The Canadian Steel Producers Association's Environmental Policy Statement is available on the website at www.canadiansteel.ca/environment/environs_statement.html.

4.4.3 *Environmental Assessment*

RECOMMENDATION RN121 The development of new facilities and changes to existing facilities that could significantly increase releases to the environment should be subjected to an internal environmental assessment process, with the aim of identifying potential problems and formulating cost-effective solutions that address the concerns of stakeholders. This self-assessment process should be initiated during the early stages of pre-project planning and continue as an iterative process through the project design, construction, and operations phases. Consideration should be given to potential impacts on air quality, water quality, water supply and use, land use, flora and fauna, and local infrastructure.

¹⁸ Canadian Standards Association, *Environmental Management Systems – Specification with Guidance for Use*, CAN/CSA-ISO 14001-96, 1996.

4.4.4 Emergency Planning

RECOMMENDATION RN122 Each facility should develop and implement an Emergency Plan aimed at ensuring that facility management meets all legal requirements in developing, maintaining, exercising, and reporting emergency preparedness and resource activities. This plan should be consistent with a nationally recognized guideline such as the Canadian Standards Association's *Emergency Planning for Industry Major Industrial Emergencies*.¹⁹ An appropriate emergency plan should:

- (i) ensure the safety of workers, response personnel, and the public;
- (ii) reduce the potential for the destruction of property or for actual product losses;
- (iii) reduce the magnitude of environmental and other impacts;
- (iv) assist response personnel in determining and performing proper remedial actions quickly;
- (v) reduce recovery times and costs; and
- (vi) inspire confidence in response personnel, industry, and the public.

4.4.5 Pollution Prevention Planning

RECOMMENDATION RN123 Each facility should develop and implement a Pollution Prevention Plan aimed at avoiding or minimizing environmental releases that is consistent with a nationally recognized guideline such as the Canadian Standards Association's *Guideline for Pollution Prevention*.²⁰

4.4.6 Decommissioning Planning

RECOMMENDATION RN124 Planning for decommissioning should begin in the design stage of the project life cycle for new facilities and as early as possible in the operating stage for existing facilities. Decommissioning should be carried out in a way that ensures that limited adverse risk to the environment or human health will remain after closure. All site closures and associated decommissioning activities

should be undertaken in accordance with the CCME's *National Guidelines for the Decommissioning of Industrial Sites*.²¹

4.4.7 Environmental Training

RECOMMENDATION RN125 Each facility should establish and maintain procedures to identify its environmental training needs and ensure that all personnel whose work may create a significant impact upon the environment have received appropriate training. The organization should also require that contractors working on its behalf are able to demonstrate that their employees have the requisite training. The environmental training program should include:

- (i) a list by job title or classification of all personnel that require training; and
- (ii) an outline of the topics to be covered, the training methods to be used, and the required frequency of refresher training for each group of personnel.

4.4.8 Environmental Facility Inspection

RECOMMENDATION RN126 Each facility should develop and implement an environmental inspection plan including:

- (i) documented procedures for the inspection of each environmental facility including air emission control equipment; wastewater treatment facilities; liquid handling, storage, and containment facilities; waste handling, storage, and containment facilities; and air emission and wastewater monitoring and control instrumentation;
- (ii) visual observations for air emission excursions and liquid leaks;
- (iii) a documented schedule for inspections including timing of inspections and identification of a responsibility centre;
- (iv) documented procedures for the reporting of inspection results to both internal management and external agencies; and
- (v) documented procedures for follow-up to inspection reports.

¹⁹ Canadian Standards Association, *Emergency Planning for Industry Major Industrial Emergencies, A National Standard of Canada*, CAN/CSA-Z731-95, January 1995.

²⁰ Canadian Standards Association, *Guideline for Pollution Prevention*, Z754-94, June 1994.

²¹ Canadian Council of Ministers of the Environment, *National Guidelines for Decommissioning of Industrial Sites*, CCME-TS/WM-TRE013E, March 1991.

4.4.9 Monitoring and Reporting

RECOMMENDATION RN127 Documented procedures for the monitoring and reporting of environmental performance data should include:

- (i) the identification of all parameters to be monitored and the associated sampling frequency;
- (ii) definition of the procedures and protocols to be followed in sample collection, preservation, handling, shipment, and analysis;
- (iii) action(s) to be undertaken when prescribed environmental criteria have been exceeded;
- (iv) the means by which data are to be reported to government agencies and other stakeholders;
- (v) quality assurance/quality control of the monitoring data;
- (vi) reporting to the National Pollutant Release Inventory (NPRI) and, where applicable, the Accelerated Reduction/Elimination of Toxics (ARET) program; and
- (vii) reporting on the status of implementation of this Environmental Code of Practice.

4.4.10 Environmental Auditing

RECOMMENDATION RN128 Each facility should conduct periodic internal environmental audits throughout the operating life of the facility as a means of assessing environmental risk, ensuring conformance with regulatory, appropriate non-regulatory, and corporate requirements, and identifying opportunities for improving environmental performance. The recommendations advanced in this Code of Practice should be included in the audit criteria.

4.4.11 Environmental Performance Indicators

RECOMMENDATION RN129 Each facility should develop a set of environmental performance indicators that provide an overall measure of the facility's environmental performance. These indicators would include a broad and practical set of ecological and economic elements that offer significant opportunities to link environmental performance to financial performance. An Environmental

Performance Data Sheet that could be used for the development of environmental performance indicators is contained in Appendix B.

4.4.12 Life Cycle Management

RECOMMENDATION RN130 Each corporate entity responsible for the operation of a non-integrated steel mill should develop and implement a Life Cycle Management (LCM) Program aimed at minimizing the environmental burdens associated with the materials used and produced by its steelmaking facilities over the product life cycle. The LCM Program should include consideration of:

- (i) types of materials used;
- (ii) sources of supply of materials;
- (iii) sources of energy used;
- (iv) type and amount of packaging; and
- (v) management of manufacturing by-products and wastes.

A summary of the International Iron and Steel Institute's Policy Statement on Life Cycle Assessment is available on the website at www.worldsteel.org/environment/env_life/index.html.

4.4.13 Community Advisory Panel

RECOMMENDATION RN131 Each facility should establish a Community Advisory Panel to provide a forum for the review and discussion of facility operations, environmental concerns, emergency preparedness, community involvement, and other issues that the Panel may decide are important.

The range of constituency categories could include local residents.

The Panel should be an advisory group and not a decision-making body.

4.4.14 Other

Other recommendations may follow.

GLOSSARY OF TERMS

Acid Neutralization	Chemical treatment of water to eliminate acidity and remove iron compounds from solution.
Annealing	Controlled heating of steel to relieve cooling stresses induced by cold or hot working and to soften the steel to improve its machinability or formability.
Baghouse	An air pollution control device used to trap particulates by filtering gas streams through large fabric bags, usually made of glass fibres.
Blowdown	Refers to the controlled discharge of spent waters to limit the build-up of dissolved solids and other pollutants.
Carbon Steel	A kind of steel with various percentages of carbon and little or no other alloying elements; also known as straight carbon steel or plain carbon steel.
Clarifier Thickener	A settling tank that is used to remove settleable solids by plain gravity or colloidal solids by coagulation following chemical flocculation; will also remove floating oil and scum through skimming.
CO	Carbon monoxide is a normal product of incomplete fossil fuel combustion. CO is itself a fuel as it can be oxidized to form CO ₂ .
CO₂	Carbon dioxide is a product of fossil fuel combustion. Globally it is the dominant greenhouse gas.
COD	Chemical oxygen demand is the amount of oxygen required for the chemical oxidation of organic matter in a wastewater sample.
Cooling Tower	A device that reduces the temperature of the water through contact with air.
Dolomite	A mineral (CaMg(CO ₃) ₂) consisting of a calcium magnesium carbonate found in crystals and in extensive beds as a compact limestone.
Dry Dust Catcher	A device to remove solid particles from a gas stream.
Electrostatic Precipitator	An air pollution control device that removes particulate matter by imparting an electrical charge to particles in a gas stream for mechanical collection on an electrode.
Effluent	A release of pollutants into waters.
Emission	A release of pollutants into the air.
Emission Factor	The average amount of a pollutant emitted from each type of polluting source in relation to a specific amount of material processed.
Fabric Filters	A device for removing dust and particulate matter from industrial emissions, much like a home vacuum cleaner bag. Fabric filters are generally located in a baghouse.

Flocculation	In wastewater treatment, the process of separating suspended solids by chemical creation of clumps or flocs.
Fluorspar	Fluorspar is the commercial term for fluorite, a calcium fluoride mineral (CaF ₂) that is used as a flux material in electric arc furnace operations to achieve the desired slag fluidity.
Fugitive Emissions	These emissions usually result from process leakage and spills of short duration that are associated with storage, material handling, charging, and other secondary process operations. Fugitive emissions are usually uncontrolled.
Galvalume	Steel sheet with a unique coating of 55% aluminium and 45% zinc that resists corrosion. The coating is applied in a continuous hot-dipped process, which improves the steel's weather resistance. Galvalume is a trademark of BHP Steel, and the product is popular in the metal building market.
Galvanizing	The process of applying a coating of zinc to the finished cold-rolled steel; the coating is applied by dipping in molten zinc (hot dip) or by the electrolytic method.
Hexavalent Chromium (Cr⁺⁶)	Chromium in its hexavalent state.
ISO 14000	The International Organization for Standardization (ISO) is an international federation of over 100 national standards bodies that since 1993 has been developing a series of integrated environmental management systems (EMS) standards, known as the ISO 14000 series.
Life Cycle Management	An integrated approach to minimizing the environmental impacts associated with a product or service through all stages of the life cycle.
Metalization	Refers to that portion of the total iron present as metallic iron.
Multiple-Cyclone Separator	An air pollution control device that separates particulate matter from a gas by spinning the gas in a vortex fashion. It consists of a number of small-diameter cyclones operating in parallel with a common gas inlet and outlet. The gas enters the collecting tube and has a swirling action imparted to it by a stationary vane.
New Facility	Any facility whose construction or reconstruction was not approved by the appropriate regulatory authority(ies) prior to the date of publication of this Code of Practice. Reconstruction means the replacement of components of an existing facility to such an extent that the fixed capital cost of the new components is a significant proportion (in excess of 50%) of the fixed capital cost of the facility.
Nm³	Refers to volume of gas at Normal conditions of 101.325 kPa and 25°C.
NO_x	Refers collectively to nitric oxide (NO) and nitrogen dioxide (NO ₂) expressed as nitrogen dioxide equivalent.

Particulates	Particulates are any finely divided solid or liquid particles in the air or in an emission. Particulates include dust, smoke, fumes, and mist.
Scale	An iron oxide that forms on the surface of the hot steel.
Scale Pit	A settling basin for removing solid materials from water used on rolling mills. These solids are mostly mill scale, the flakes and particles of iron oxide that form on steel during heating. The solids sink to the bottom of the basin, from which they can be dredged for recycling. Oil rising to the surface of the basin can be skimmed off and reprocessed.
Scrubber	An air pollution control device that uses a liquid spray to remove pollutants from a gas stream by absorption or chemical reaction. Scrubbers also reduce the temperature of the gas stream.
Sedimentation	In wastewater treatment the settling out of solids by gravity.
Shaft Furnace	A refractory-lined vertical cylinder where iron pellets are fed into the top of the shaft furnace through a large number of distributor pipes, which reduce the possibility of size separation and gas channelling.
SO₂	Sulphur dioxide, formed primarily by the combustion of sulphur-containing fuels.
Stormwater	Any water from a precipitation event that is not considered to have been contaminated as defined by the appropriate regulatory authority.
Sustainable Development	Development that meets the needs of the present without compromising the ability of future generations to meet their own needs.
Tempering	A special rolling procedure that adds hardness to the steel, usually applied after annealing.
Vacuum Degassing	Vacuum degassing is used as a refining operation to reduce the hydrogen content in the molten steel for rolling operations in order to prevent the formation of flakes or internal cracks.
Venturi Scrubber	An air pollution control device in which the liquid injected at the throat of a venturi is used to scrub particulate matter from the gas flowing through the venturi.
U.S. EPA	The environmental protection agency in the United States that is the U.S. equivalent to Environment Canada.
VOCs	Volatile organic compounds are also known as reactive organic gases (ROG) or non-methane volatile organic compounds (N-MVOC). Volatile organic compounds refer only to photochemically reactive hydrocarbons and therefore exclude compounds such as methane, ethane, and several chlorinated organics.

Wastes

Solid or liquid materials that are generated by production processes, maintenance, and demolition activities that have no further use and have to be disposed to appropriate disposal sites. Some wastes are classified as hazardous wastes. Recycled materials, by-products, and co-products that are sold or reused are not considered to be wastes.

Wastewater

Any water that is known to contain a deleterious substance that originates in and is discharged from the plant. This includes the discharge of water used for direct cooling or cleaning, blowdown from water treatment systems, and water that has been contaminated by process leaks. This does not include water used for indirect cooling or stormwater.

REFERENCES

- Canada Gazette, Part I, Department of the Environment, *National Ambient Air Quality Objectives for Air Contaminants*, August 12, 1989.
- Canada Gazette, Part II, *Order Adding Toxic Substances to Schedule I to the Canadian Environmental Protection Act (items 28 to 45)*, Vol. 133, No. 6, March 17, 1999.
- Canadian Council of Ministers of the Environment, *A Canada-wide Accord on Environmental Harmonization*, updated June 22, 1998, www.ccme.ca .
- Canadian Council of Ministers of the Environment, *Canada-Wide Standard for Mercury Update*, August 20, 1998, www.ccme.ca .
- Canadian Council of Ministers of the Environment, *Canada-Wide Standards for Dioxins and Furans – Update*, updated September 8, 1999, www.ccme.ca .
- Canadian Council of Ministers of the Environment, *A Guide to Canada-Wide Standards*, last updated February 9, 1999, www.ccme.ca .
- Canadian Council of Ministers of the Environment, *National Guidelines for Decommissioning Industrial Sites*, CCME-TS/WM-TRE013E, March 1991, www.ccme.ca .
- Canadian Council of Ministers of the Environment, *The PM and Ozone Priority Canada-Wide Standards*, updated May 7, 1999, www.ccme.ca .
- Canadian Standards Association, *Emergency Planning for Industry Major Industrial Emergencies A National Standard of Canada*, CAN/CSA-Z731-95, January 1995.
- Canadian Standards Association, *Environmental Management Systems – Specification with Guidance for Use*, CAN/CSA-ISO 14001-96, 1996.
- Canadian Standards Association, *Guideline for Pollution Prevention*, Z754-94, June 1994.
- Canadian Steel Producers Association, *CSPA Statement of Commitment and Action Regarding Environmental Protection*, June 1998, www.canadiansteel.ca/environment/environment01.html .
- Canadian Steel Producers Association, *Producer Information*, www.canadiansteel.ca, downloaded Feb. 11, 1998.
- Canadian Steel Producers Association, *Steel Facts 1992-1998*, March 29, 1999.
- Dofasco Inc., *Annual Report 1996*.
- Environment Canada, *1993-1998 Summary Report, The St. Lawrence Vision 2000 Action Plan*, www.slv2000.ec.gc.ca/slv2000/english/library/report/report_home.htm .
- Environment Canada, *ARET Leaders 2, Voluntary Action on Toxic Substances, Appendix 1 – ARET Substance List*, January 1998.
- Environment Canada, *Biological Test Method: Reference Method for Determining Acute Lethality of Effluents to Daphnia magna*, Report EPS 1/RM/14, 1990, as amended in May 1996.
- Environment Canada, *Biological Test Method: Reference Method for Determining Acute Lethality of Effluents to Rainbow Trout*, Report EPS 1/RM/13, 1990, as amended in May 1996.
- Environment Canada, *Canada Gazette Part 1, February 13, 1999*, www.ec.gc.ca/pdb/npri .
- Environment Canada, *Canada Gazette Part 1, April 24, 1999*, www.ec.gc.ca/pdb/npri .

- Environment Canada, *Canadian Environmental Protection Act, Schedule 1, List of Toxic Substances*, Items 1–26, www.ec.gc.ca/CEPARegistry/default.cfm .
- Environment Canada, *Guide to the National Pollutant Release Inventory 1998*, Canadian Environmental Protection Act, www.ec.gc.ca/pdb/npri .
- Environment Canada, *National Pollutant Release Inventory, Summary Report 1997*, Canadian Environmental Protection Act, www.ec.gc.ca/pdb/npri .
- Environment Canada, *Reference Methods for Source Testing: Measurement of Releases of Particulate from Stationary Sources*, Reference Method EPS 1/RM/8, December 1993.
- Environment Canada, *The Second Priority Substances List under the Canadian Environmental Protection Act (CEPA)*, Extract from the Canada Gazette, Part I, published on December 16, 1995, updated February 26, 1999, www.ec.gc.ca/cceb1/ese/eng/psl2-3.htm .
- Environment Canada, *Strategic Options for the Management of Toxic Substances from the Steel Manufacturing Sector, Report of Stakeholder Consultations*, December 22, 1997, www.ec.gc.ca/sop/download/steel_e.pdf .
- Environment Canada, *Strategic Options Report for the Management of Toxic Substances, Trichloroethylene and Tetrachloroethylene in Solvent Degreasing*, Canadian Environmental Protection Act, 1997.
- Environment Canada, *Toxic Substances Management Policy*, June 1995.
- Environment Canada, *Updates on PSL2 (Second Priority Substances List) Environmental Assessments*, updated February 26, 1999, www.ec.gc.ca/cceb1/ese/eng/psl2-3.htm .
- Environment Canada/Ontario, *The Canada Ontario Agreement respecting the Great Lakes Basin Ecosystem*, April 1994, www.on.ec.gc.ca/coa .
- Environment Canada/Ontario, *The Canada-Ontario Agreement respecting the Great Lakes Basin Ecosystem, Annex Report*, April 1994.
- International Iron and Steel Institute, *IISI Environmental Principles*, April 13, 1992.
- International Iron and Steel Institute, *IISI WORLDSTEEL, IISI Policy Statements, Life Cycle Assessment*, www.worldsteel.org/environment/env_policy/index.html, downloaded Nov. 25, 1999.
- International Iron and Steel Institute, *World Steel in Figures*, 1999 Edition, Brussels, Belgium.
- Minister of Supply and Services Canada, *Canadian Environmental Protection Act*, R.S., 1985, c 16 (4th Supp.), July 1994.
- Personal communication, André Germain, Environment Canada, Montreal, to W. Lemmon, March 23, 1999.
- QIT-Fer et Titane Inc., corporate brochure.
- Standards Council of Canada (SCC.CA), *Questions and Answers about ISO 14000*, www.scc.ca/iso14000/infobref.html .
- Stelco Inc, *Annual Report 1996*.
- United Nations Environment Programme, *Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and Their Disposal Adopted by the Conference of Plenipotentiaries on 22 March 1989*, www.unep.ch/basel .
- U.S. Environmental Protection Agency, *Method 5D – Determination of Particulate Matter Emissions from Positive Pressure Fabric Filters*, Federal Register, CFR 40 Part 60, Appendix A, pp. 647-651, 07/01/96.

BIBLIOGRAPHY

- Apogee Research *et al.*, *Steel Manufacturing Sector Strategic Options Process, Final Phase I Report*, prepared for Environment Canada, January 29, 1997.
- British Columbia Steel Task Force, *Development of Pollution Control Criteria for Integrated Iron and Steel Production*, prepared by Charles E. Napier Company Ltd., November 1996.
- Canada Centre for Mineral and Energy Technology, *Canadian Steelmaking By-product Wastes*, Mineral Sciences Laboratories Division Report MSL 94-20 (R), April 1994.
- Canadian Council of Ministers of the Environment, *Canada-Wide Standard for Mercury Update*, August 20, 1998, www.mbnet.mb.ca/ccme/3e_priorities/3ea_harmonization/3ea2_cws/3ea2e_priorities/3ea2e3.html.
- Canadian Council of Ministers of the Environment, *Canada-Wide Standards for Dioxins and Furans – Basic Overview*, December 7, 1998, www.mbnet.mb.ca/ccme/3e_priorities/3ea_harmonization/3ea2_cws/3ea2i_overviews/3ea2i2.html, www.ccme.ca.
- Canadian Council of Ministers of the Environment, *A Strategy to Fulfil the CCME Commitment to Pollution Prevention*, May 1996.
- Canadian Standards Association, *Guideline for Pollution Prevention*, Z754-94, ISSN 0317-5669, June 1994.
- Canadian Steel Producers Association, *STEEL*, Spring 1997, Vol. 3, No. 2.
- Canadian Steel Producers Association Website, *CSPA Policies 1997-8 Environment*, www.canadiansteel.ca, downloaded Feb. 11, 1998.
- Canadian Steel Producers Association Website, *Steel and the Environment*, www.canadiansteel.ca, downloaded Feb. 11, 1998.
- Charles E. Napier Company Ltd. and Amendola Engineering, *Background Reports prepared for the Steel Manufacturing Sector Strategic Options Report*, December 9, 1996.
- Environment Canada, *Compilation of Environmental Performance Standards for the Steel Manufacturing Sector*, prepared by Charles E. Napier Company Ltd. and C.C. Doiron & Associates, September 1999.
- Government of Canada, *Pollution Prevention – A Federal Strategy for Action*, June 1995.
- Hans, M., Dart, D., and Wojciechowski, E., *Environmental Self-Audits and Enforcement in Steel Minimills – An EPA Initiative*, Iron and Steelmaker, pp. 25-27, January 1998.
- Hatch Associates Ltd., *Releases and Control of Priority and Other Substances of Concern from the Iron and Steel Industry in Canada*, prepared for Environment Canada, March 9, 1995.
- Industry Canada, *Sector Competitiveness Frameworks, Primary Steel, Metals and Minerals Processing Branch*, 1996.
- International Iron and Steel Institute, *The Management of Steel Plant Ferruginous By-Products*, Committee on Environmental Affairs and Committee on Technology, 1994.
- Iron and Steel Society Inc., *Proceedings of the Process Technology Conference, Part I: Environmental Concerns in the Iron and Steel Industry; Part II: Environmental Concerns in Mechanical Working; Part III: Environmental Concerns in Electric Furnace Steelmaking*, 1994.

- Jones, Jeremy A.T., "Interactions Between Electric Arc Furnace Operations and Environmental Concerns," *Iron and Steel Engineer*, December 1995.
- Lake Michigan Forum, *Mercury Pollution Prevention Initiative, Voluntary Agreement Between the Lake Michigan Forum, Indiana Department of Environmental Management, U.S. Environmental Protection Agency and Bethlehem Steel Burns Harbor, Ispat Inland Inc. Indiana Harbor Works, and U.S. Steel Gary Works*, September 25, 1998, www.lkmichiganforum.org/progress/agreement.html .
- Lake Michigan Forum, "Three Indiana Steel Mills to Cut Mercury Use," *Mercury Fact Sheet*, September 25, 1998, www.lkmichiganforum.org/progress/mercury.html .
- Maedgen, D.R. and H.D. Hunt, "An Update on Project STAR: Zero Waste Program at Chaparral Steel," *Iron and Steelmaker*, January 1998.
- McMaster Symposium No. 21, *Pretreatment and Reclamation of Dusts, Sludges and Scales in Steel Plants*, McMaster University, May 1993.
- Ontario Ministry of Environment and Energy, *Development Document for the Effluent Limits Regulation for the MISA Iron and Steel Manufacturing Sector*, April 1995.
- Queen's Printer for Ontario, *Pollution Prevention Planning Guidance Document and Workbook*, Ontario, 1993, ISBN 0-7778-3963-6.
- Queen's Printer for Ontario, *Technology Status Report, Electric Arc Furnace Fume Systems and Control Technologies*, ISBN 0-7778-6892-X, November 1997.
- Renz, o. Prof. Dr. ver. Nat. Otto, *et al.*, *Emission Control at Stationary Sources in the Federal Republic of Germany – Vol. II Heavy Metal Emission Control*, French-German Institute for Environmental Research, University of Karlsruhe (TH), January 1997.
- Simpson, Dr. Alison E., and Mr. Edmund Mangan, *The Effects of Governmental Policy on Costs and Competitiveness – Iron and Steel Sector*, Steel Committee, OECD, November 1997.
- Smithyman, C.M., "Alternate Iron Sources for the EAF," *Iron and Steelmaker*, August 1996.
- United Nations Economic Commission for Europe, *The 1998 Aarhus Protocol on Heavy Metals*, June 24, 1998, www.unece.org/env/hm_h1.htm .
- United Nations Economic Commission for Europe, *The 1998 Aarhus Protocol on Persistent Organic Pollutants (POPs)*, June 24, 1998, www.unece.org/env/pops.h1.htm .
- United Nations Environment Programme, Industry and Environment, *Steel Industry and the Environment Technical and Management Issues*, Technical Report No. 38, 1997.
- U.S. Environmental Protection Agency, *Facility Pollution Prevention Guide*, EPA/600/R-92/088, Office of Solid Waste and the Risk Reduction Engineering Laboratory, May 1992.
- U.S. Environmental Protection Agency, *Multi-Media Investigation Manual*, EPA-330/9-89-003-R, Office of Enforcement, National Enforcement Investigations Center, Revised March 1992.
- U.S. Environmental Protection Agency, *Profile of the Iron and Steel Industry*, EPA-310-R-95-005, Office of Enforcement and Compliance Assurance, September 1995.
- United States Steel, *The Making, Shaping and Treating of Steel*, 10th Edition, Association of Iron and Steel Engineers, 1985.
- World Bank Group, *Pollution Prevention and Abatement Handbook*, Pre-publication version, August 1998, World Bank.

APPENDIX A METHODOLOGIES FOR THE CALCULATION OF ENVIRONMENTAL PERFORMANCE INDICATORS

A.1 Methodology for Calculation of Particulate Emissions from Electric Arc Furnaces (Recommendation RN102)

- The Indicator should be based on liquid steel produced (steel tapped into ladle, not including liquid heel).
- The following particulate sources should be included in the Indicator:
 - primary particulate emissions from the electric arc furnace operations including charging, melting, and refining;
 - fugitive particulate emissions from the above electric arc furnace operations that are collected by the secondary emission control system;
 - fugitive particulate emissions that are not collected by the secondary emission control system, including tapping and slagging;
 - particulate emissions from ladle metallurgy, vacuum degassing, and continuous casting; and
 - particulate emissions from the flux handling and injection systems.
- All emission testing should be carried out downstream of the emission control devices.
- Measurement of the particulate emissions from the electric arc furnace emission control device(s) should be carried out in a manner that is consistent with the emission testing methodology referred to in Recommendation RN101.
- Testing should be carried out during normal operations, i.e., upset or malfunction conditions should be excluded.
- The particulate emission discharge from the emission control device(s) for the primary and secondary systems for one production cycle (one heat of steel) should be calculated in accordance with the formula:

$$(P \times F_p + S \times F_s) \times \Delta t = E_d$$

where: **P** is the primary emission control system particulate emission concentration;
 F_p is the primary emission control system gas flow at standard conditions;
 S is the secondary emission control system emission particulate concentration where applicable;
 F_s is the secondary emission control system gas flow at standard conditions;
 Δt is the duration of the production heat cycle; and
 E_d is the total particulate emissions discharged from the control devices for the production heat cycle.

- The calculation of fugitive particulate emissions from the electric arc furnace operations should be based on a fugitive emission factor that is widely used in the industry (e.g., EPA AP 42) for each phase of the operations and the estimated capture efficiency of the secondary emission collection system. Fugitive particulate emissions should be calculated in accordance with the formula:

$$[E_f \times (1 - S_c)] \times \Delta t = F_e$$

where: **E_f** is the fugitive particulate emission factor for the electric arc furnace operation;
S_c is the secondary emission collection system estimated capture efficiency;
Δt is the duration of the production heat cycle; and
F_e is the fugitive particulate emission discharge to the atmosphere.

- The calculation of particulate emissions from the particulate emission control devices for other operations should be based on testing of the emission control devices. The formula that should be used is:

$$\Sigma(F_{lp} \times F_{fl} \times \Delta t) = F_{le}$$

where: **F_{lp}** is the control device particulate concentration;
F_{fl} is the control device gas flow at standard conditions;
Δt is the duration of the production cycle;
Σ(F_{lp} × F_{fl} × Δt) is the sum of the particulate discharges from the emission control devices; and
F_{le} is the total particulate emissions discharged from the flux emission control devices for the duration of the production heat cycle.

- The mass emission factor for a heat of steel should be calculated for a complete production cycle of a heat of steel in accordance with the formula:

$$(E_d + F_e + F_{le}) / S_p = MEF$$

where: **S_p** is the liquid steel production; and
MEF is the mass emission factor for the production of one heat of steel.

- The Environmental Performance Indicator is the average of the mass emission factors for three production cycles.

A.2 Methodology for Calculation of Total Suspended Solids Discharges for Non-Integrated Steel Mills (Recommendation RN108)

a) For facilities without cold forming and finishing operations:

- The Indicator should be based on liquid steel produced (steel tapped into ladle, not including liquid heel).
- Wastewater from the following discharge sources should be included in the Indicator:
- steelmaking operations including ladle metallurgy, vacuum degassing, and continuous casting;
- hot forming operations;

- cold forming and finishing operations where applicable;
- direct cooling;
- environmental control operations; and
- service activities (e.g.: maintenance and steam generation);

All wastewater discharges to receiving water bodies should be included (non-contact cooling water not included). Wastewater discharges to municipal treatment facilities that meet the municipal wastewater quality requirements should not be included.

- Wastewater sampling and analyses should be carried out in a manner that is consistent with the methodology referred to in Recommendation RI107 and is downstream of the wastewater treatment facilities where applicable.
- Wastewater flow measurement should be carried out in a manner that is consistent with the methodology referred to in Recommendation RI110 and is downstream of the wastewater treatment facilities where applicable.
- The total suspended solids measurement for the Indicator should be based on a 30-day average.
- The total suspended solids discharge should be calculated in accordance with the formula:

$$\Sigma(\text{TSS} \times \text{Fw} \times \Delta\text{t}) / \text{Sp} = \text{Ti}$$

where: TSS is the total suspended solids concentration;
 Fw is the flow of each wastewater discharge;
 Δt is the elapsed time of the measurement period (e.g., 30 days);
 Σ(TSS x Fw x Δt) is the sum of the discharges;
 Sp is the liquid steel production for the measurement period; and
 Ti is the total suspended solids Environmental Performance Indicator.

b) For facilities with cold forming and/or finishing operations:

The only change from (a) is that the wastewater discharges from the cold forming and finishing operations should be included.

A.3 Methodology for Calculation of Water Use/Recycle for Non-Integrated Steel Mills (Recommendation RN110)

Sources of wastewater discharges should include those resulting from direct-contact cooling, environmental control operations, production operations including direct iron reduction, steel making, cold forming, finishing, and service activities (e.g., maintenance and steam generation).

- Wastewater discharges should include discharges to receiving water bodies and to municipal treatment facilities.
- Water use on the basis of a once-through system, should be calculated based on flow measurements or engineering calculations for all uses.

Wastewater discharge on the basis of actual cascading and re-circulation, should be calculated based on discharge flow measurements, engineering calculations or engineering estimates.

- Flow measurements should be carried out in a manner that is consistent with the methodology referred to in Recommendation RI110 for operating units and downstream of the wastewater treatment facilities where applicable.
- The recycle rate should be calculated in accordance with the following principles and formula:

Once-through flow is measured, calculated, or estimated for the following activities:

Direct-contact cooling flow + process water flow + potable water flow = total once-through water flow or **TWF**)

Actual water discharge flow is measured, calculated, or estimated for the following activities:

Direct-contact cooling discharge flow + process water discharge flow + potable water discharge flow = Total wastewater discharge flow or **TWD**)

The recycle rate is then:

$$(TWF - TWD) / TWF = Wr$$

where: **Wr** is the water recycle rate.

APPENDIX B ENVIRONMENTAL PERFORMANCE DATA SHEET

Environmental Performance Profile Data Sheet (EPPDS)

Minerals and Metals Sectors

Steel Manufacturing Sector

Identification: _____ **NPRI Identification No.:** _____

Manufacturer

Company: _____
 Address: _____
 Website: _____
 Contact person: _____
 Tel: _____
 Fax: _____
 E-mail: _____

Product and By-product Information**

	1999	1998	1997	1996	1995
Steel Shipped					
Production (tonnes)					
Liquid Steel					
Iron					
Coke					
By-products (tonnes)					
Coke Breeze					
Light Oil					
Slag					
Other (specify)					

****Definition** A by-product is a material that is produced and sold during the production of another material (or other materials) whose production and sales form(s) the economic basis of the operation. The operation would be economically viable even if the by-products were not produced or, in the case of wastes, were disposed of rather than sold.

Prepared by: _____

Date: _____



Environmental Management Systems, Policy, Plans, Participation

	Yes/No	Other Comments (e.g. date of issue, developed with public involvement, publicly available)
Environmental Policy Statement		
Commitment to:		
Environmental Assessment		
Emergency Planning		
Pollution Prevention Planning		
Decommissioning Planning		
Environmental Training		
Environmental Facility Inspection		
Monitoring and Reporting		
Environmental Performance Indicators		
Life Cycle Management		
Environmental Reporting		
Part of Corporate Report		
Separate Environmental Report		
Sustainable Development Report		
Environmental Management System		
EMS in place		
Registered to ISO 14001		
Commitment to ISO 14001		
Environmental Auditing		
Environmental Management Agreement		
With Federal Government		
With Provincial Government		
With Local Government		
Virtual Elimination Plans		
Community Advisory Panel		
Participation		
In NPRI		
In ARET		
Other (specify)		
Compliance (most recent year – specify)		
% Compliance		
Number of Exceedences – Ambient Air		
Number of Exceedences – Effluent		
Number of Notices of Violations		
Number of Fines		
Number of Prosecutions		

Sources

Raw Materials Sources	
From mines and quarries (specify source(s), type, tonne/yr)	
From recycled sources (specify source(s), type, tonnes/yr)	
From other sources (specify source(s), type, tonnes/yr)	
Energy Use/Sources	
Efficiency (Gj/product unit)	
Hydroelectric (% of total)	
Fossil fuels (%)	
Nuclear (%)	
Biomass/land fill gas (%)	
Cogeneration (%)	
Other sources (%)	
Water Use	
Process water (m ³ /product unit)	
Cooling water – direct	
Cooling water – indirect	

Release Attributes

Air Emissions	
Regulations (Federal, Provincial)	
Voluntary (ARET, Management)	
Agreement, Environment Canada Codes, other)	
Total Particulate Matter (TPM)	
Maximum Concentrations (mg/m ³)	
Annual Release (tonnes/yr)	
Loading (kg TPM/tonne product)	
PM ₁₀ (% of total)	
PM _{2.5} (% of total)	
Maximum Ambient Concentrations	
CEPA Toxics (specify)	
Annual Release (tonnes/yr)	
Loading (kg/tonne product)	
Maximum Ambient Concentrations	
Dioxins and Furans	
Tests conducted?	
Annual Release (gr ITEQ/yr)	
Loading (nanogr/tonne product)	
Hexachlorobenzene	
Tests conducted?	
Annual Release (gr ITEQ/yr)	
Loading (nanogr/tonne product)	
Others (specify)	
Sulphur Dioxide	
Annual Release (tonnes/yr)	
Loading (kg/tonne product)	
Maximum Ambient Concentrations	
Nitrogen Oxides	
Annual Release (tonnes/yr)	
Loading (kg/tonne product)	
Volatile Organic Compounds (VOC)	
Annual Release (tonnes/yr)	
Loading (kg/tonne product)	

Carbon Monoxide	
Annual Release (tonne/yr)	
Loading (kg tonne product)	
Greenhouse Gases	
CO ₂ (kg/tonne product)	
N ₂ O (kg/tonne product)	
CH ₄ (kg/tonne product)	
(Other (e.g. HFC, PFC))	
Annual Release (kg/yr)	
Liquid Effluents	
Regulations (Federal, Provincial)	
Voluntary (ARET, other)	
Total Suspended Solids (TSS)	
Maximum Concentrations (mg/L)	
Annual Release (kg/yr)	
Loading (kg TSS/tonne product)	
CEPA Toxics	
Metals (e.g. As, Cd, Cr⁶, Pb, Ni, Hg, other)	
Maximum Concentrations (mg/L)	
Annual Release (kg/yr)	
Loading (kg/tonne product)	
Other (e.g. solvents)	
Maximum Concentrations (mg/L)	
Annual Release (kg/yr)	
Loading (kg/tonne product)	
Other Metals (e.g. Cu, Zn)	
Maximum Concentrations (mg/L)	
Annual Release (kg/yr)	
Loading (kg/tonne product)	
Maximum/Minimum Ph	
Acute lethal toxicity	
(Rainbow Trout and <i>Daphnia magna</i>)	
Environmental Effects Monitoring	
Waste Materials	
Regulations (Federal, Provincial)	
Voluntary (ARET, other)	
Annual Release (tonne/yr)	
Loading (kg/tonne product)	
On site, type of treatment	
Off site, type of treatment	

Releases – Historic and Commitments (tonnes/year)

Substance	Commitment			Historic						
	2015	2005	2000	1999	1998	1997	1996	1995	1994	1993
Arsenic, Inorganic Compounds										
Air										
Water										
Waste										
Benzene										
Air										
Water										
Waste										
Cadmium, Inorganic Compounds										
Air										
Water										
Waste										
Chromium, Hexavalent Compounds										
Air										
Water										
Waste										
Dioxins/Furans**										
Air										
Water										
Waste										
Fluorides, Inorganic										
Air										
Water										
Waste										
Lead										
Air										
Water										
Waste										
Mercury*										
Air										
Water										
Waste										
Nickel, Oxidic, Sulphidic, and Soluble										
Air										
Water										
Waste										
Polychlorinated Biphenyls (PCBs)*										
Air										
Water										
Waste										
Polycyclic Aromatic Hydrocarbons (PAHs)										
Air										
Water										
Waste										
Tetrachloroethylene										
Air										
Water										
Waste										
1,1,1-trichloroethane										
Air										
Water										
Waste										
Trichloroethylene										
Air										
Water										
Waste										

Releases – Historic and Commitments (tonnes/year) (continued)

Notes * kilograms per year

** grams per year

Please attach reference documents as appropriate.

The Environmental Performance Profile Program is being developed under the auspices of Environment Canada, Minerals and Metals Division and associated mineral and metals sectors associations and corporations.

In calculating loadings, particular stressors and metrics were chosen to allow for the presentation of site-specific data. The data contained within this EPPDS are based on annual values and thus represent average conditions that apply to the production of the product.

The system boundary used in this quantification starts with raw materials and ends at the facility gate. This boundary includes the energy used for the transportation and processing of all raw materials and the on-site or off-site treatment of liquid effluent. It excludes the energy used for transportation of raw materials other than that to the facility and any potential downstream effects after the product has left the facility.