

US EPA ARCHIVE DOCUMENT



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VIA CERTIFIED MAIL WITH RETURN RECEIPT

December 3, 2013



Attn: Compliance Tracker, AE17J
Air Enforcement and Compliance Assurance Branch
U.S. Environmental Protection Agency, Region 5
77 West Jackson Boulevard
Chicago, Illinois 60604

Subject: Response to CAA Section 114 Request
Beemsterboer Slag Corporation
106th Street Facility, Chicago

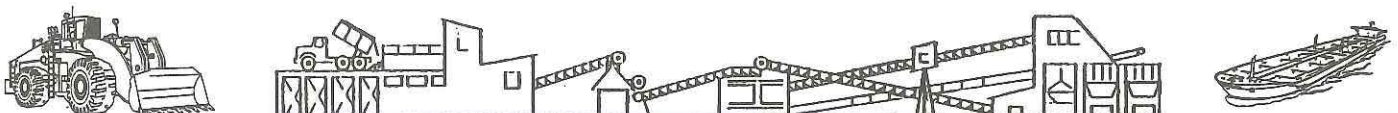
This letter and enclosures provide information requested in the subject information request we received on November 26, 2013.

Pursuant to Item 2 in Appendix A of the request, we are providing below a list of persons who provided information used or considered in each response, as well as each person consulted in the preparation of the responses. This is provided in lieu of providing the same after each numbered response.

Simon Beemsterboer President Beemsterboer Slag Corp.	Certifying official, review and verification of information and language provided in this response.
Pete Smith Sales Beemsterboer Slag Corp.	Review and verification of information and language provided in this response.
Michael Maher Attorney/Partner Swanson, Martin & Bell LLP	Review and legal oversight of information and language provided in this response.
Susan Grenzebach Environmental Consultant ST Environmental LLC	Drafting and editing of documents, information and language provided in this response.

Pursuant to Appendix A, *Electronic Submissions*, we understand that electronic submissions are only required if in lieu of a hard copy. However, we can provide a Portable Document Format (PDF) in searchable format. This information can be forwarded via electronic mail.

Appendix B, Item 1 and 2:



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Pursuant to Item 3 of Appendix A, we proposed the installation of PM-10 monitors to be located near the northeast and southwest corners of the facility property. The filter-based FRM monitor will be located near the northeast corner. Attached is a general map of the proposed PM-10 monitor site locations also indicates locations of nearby residential, commercial and industrial properties.

Appendix B, Items 3-22:

We fully intend to comply with these requests, however, we feel that 30 days may be inadequate to install, operate, setup data acquisition and reporting programs, and implement operation and maintenance programs and personnel for two monitoring stations and a weather station. Although the facility will expedite this to the extent possible, Beemsterboer wishes to reserve the option of asking for additional time to complete this should it be necessary.

Appendix B, Item 20a:

We ask for meaning and clarification on the request for daily logs of "each site visit and operator activities." We are not sure if "each site visit" refers to site visits from EPA or IEPA and we will need clarification for this. The request for "operator activities" is vague and can potentially place an unnecessary burden on operating personnel to document all activities on a daily basis.

We look forward to mutual cooperation with EPA on these matters. If there are any questions regarding this submittal, please contact me at (219) 931-7462.

I certify under penalty of law that I have examined and am familiar with the information in the enclosed documents, including all attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are, to the best of my knowledge and belief, true and complete. I am aware that there are significant penalties for knowingly submitting false statements and information, including the possibility of fines or imprisonment pursuant to Section 113(c)(2) of the Clean Air Act and 18 U.S.C. §§ 1001 and 1341.

Respectfully,



Simon Beemsterboer
President

cc: Michael Maher, Atty, SMB LLC, 330 N. Wabash, Suite 3300, Chicago, IL 60611
Company File



Response to EPA Section 114 Request, Appendix B, Item 2.
 Proposed PM10 Monitor Locations and Nearby Properties
 Beemsterboer Slag Corp - 106th Street Facility



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DRAWN:	SSG	SCALE:	N/A	DATE:	11/29/2013
CHECKED:	Beemsterboer	FILENAME:			
PROJECT:	EPA 114 Request	Item 2, Site Map			