

Community Liaison Committee Meeting #37

Agenda

- 1. Review of March 16th, 2021 meeting notes
- 2. Membership Items and Terms of Reference
- 3. Algoma Steel Merger
- 4. Site Specific Standards / Technical Standards
- 5. Environmental Compliance Approval updates
- 6. Legacy Environmental Action Plan
- 7. Public Complaints
- 8. Next Meetings

Membership Items

Current Members and Alternates

Representation	Primary Member	Alternate
Algoma Steel	Fred Post	Chris Galizia
Ministry of Environment, Conservation & Parks	Lori Greco	Ron Dorscht
Public	David Trowbridge	Peter McLarty
Public	Jillian Marquis	
SSM Tribe of Chippewa Indians	Kathie Brosemer	Suzanne Lieurance
Algoma Public Health	Melissa Francella	Chris Spooney
Chippewa County Health Dept.	Steve Carey	
Batchewana First Nations	Dan Sayers Jr.	
City of Sault Ste. Marie	Catherine Taddo	Maggie McAuley
United Steel Workers Local 2251	Wayne Hubbard	Dennis Gagne
St. Mary's River RAP Coordinator	Lisa Derickx	



CLC Terms Of Reference

- An updated Terms of Reference was circulated for comments on February 1st and a final version was provided on February 11th.
- The updated TOR will be posted on Algoma's website after it is approved by the CLC.



Algoma Steel's Return to Public Markets

May 24, 2021 – Algoma Steel and Legato Merger Corp. Sign Definitive Merger Agreement

- The merger is an important step in Algoma Steel's transformation into a more sustainable company, demonstrating we are increasingly stable and investment worthy.
- Our transformation will competitively position Algoma Steel on a platform for growth and profitability.
- Legato Merger Corp is a publicly-listed special purpose acquisition company (SPAC) (Nasdaq:LEGO)
- The transaction brings capital into the company for strategic investments, including the potential for a substantial investment in electric arc steelmaking which would enhance earnings potential and substantially reduce Algoma's greenhouse gas emissions by approximately 70%.
- Upon closing, the merged entity will be a Canadian company, listed both in Canada (TSE) and in the US (Nasdaq).



Site Specific Standards for Particulate and BaP

- On March 27th, 2015 Algoma received a Site Specific Standard (SSS) for Particulate which sets specific emission limits in cokemaking. Expiry of the SSS has since been extended to June 2023 to allow enough time for a technical standard to be developed and for facilities to register. The rules and leak limits remain the same, but have been incorporated into a cokemaking Environmental Compliance Approval which requires:
 - Certified observers (per EPA Method 9 and Method 303)
 - 5 days per week, 10 Saturdays and 10 Sundays each year
 - Must observe daily per battery: 4 pushes, 5 charges, all lids, all doors, and all standpipes
 - Must make operational adjustments if over the daily limits and notify MECP



Cokemaking Emissions Performance – 100% compliance

Identifies Key Performance Indicators related to Cokemaking Emissions:

- o average intensity of pushing emissions
- o average duration of charging emissions
- o % lid leaks
- % off-takes leaks
- o % door leaks

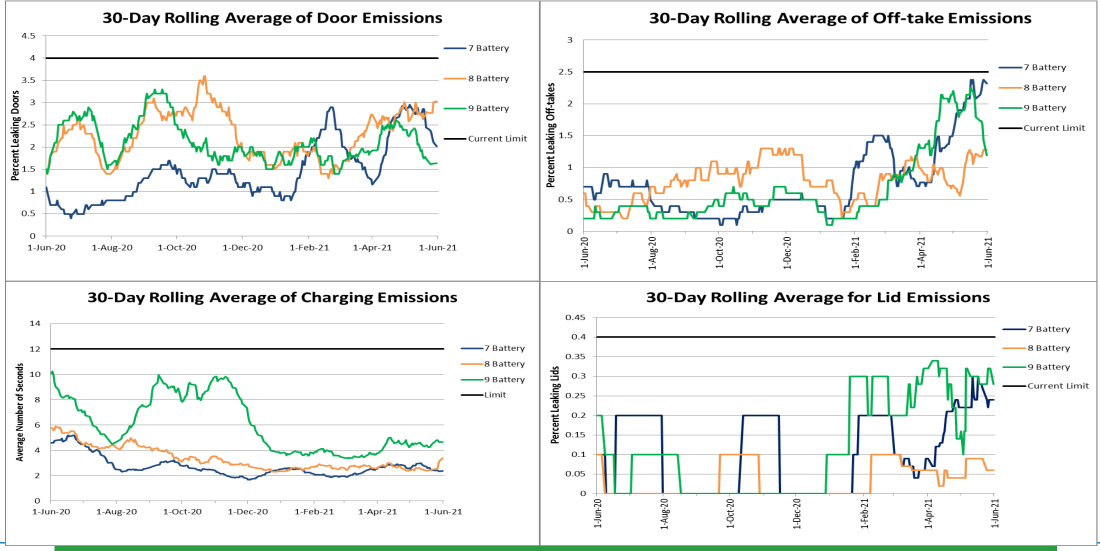
Conformance calculated daily for each battery

New limits introduced July 2015. Progressive, annual reduction.

Implementation Date	30 da	30 day rolling average %		Charging	Pushing
	Doors	Lids	Off-takes	Emission	Opacity (%)
July 2, 2015	38	0.8	25	12 sec	50
Jan 1, 2016	22.5	0.8	15	12 sec	50
Jan 1, 2017	7	0.8	4.2	12 sec	50
Jan 1, 2019	7	0.8	4.2	12 sec	40
Jan 1, 2020	4	0.4	2.5	12 sec	30



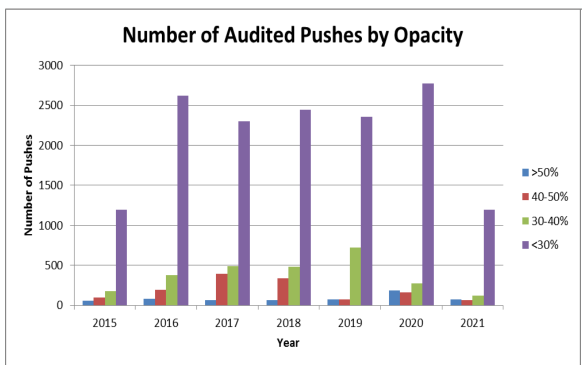
Site Specific Air Quality Standard - Particulate & B(a)P

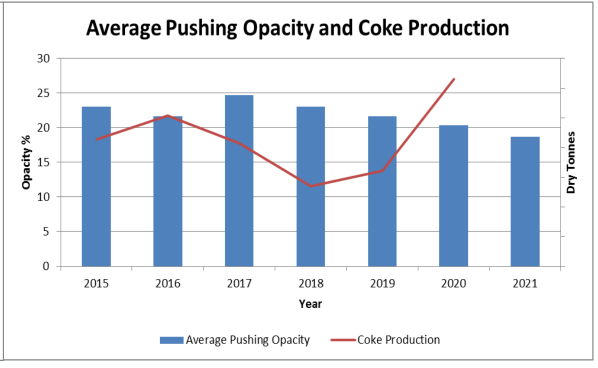




Site Specific Air Quality Standard - Particulate & B(a)P

Pushing Opacity





Notes:

- 2015 data begins on July 2nd when the SSS came into force
- 2021 data includes Jan 1, 2021 to date
- Number of audits per year vary based on changing operating conditions



To date all corrective actions have been successful at reducing pushing opacity below the limit.

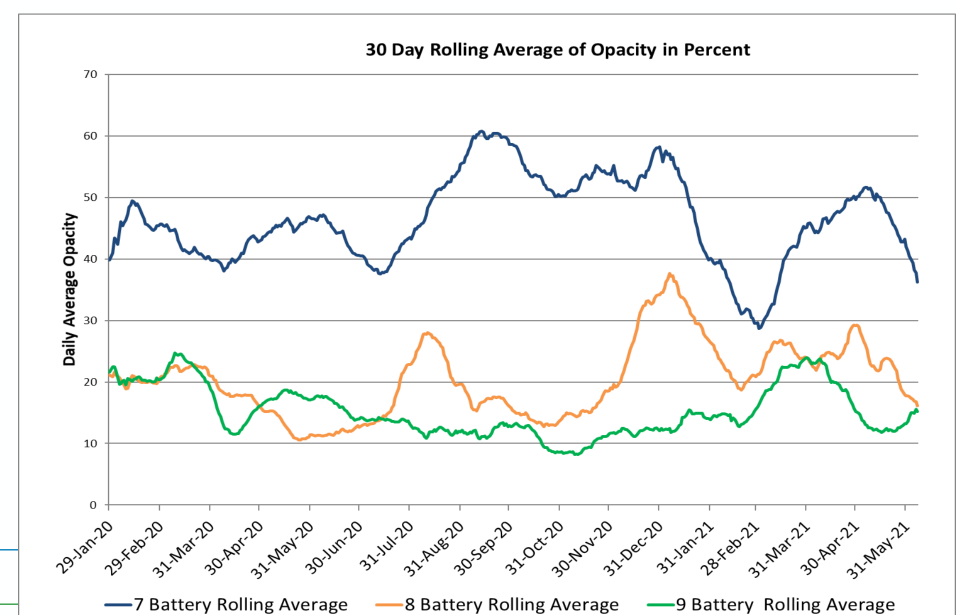
Cokemaking Stack Opacity

We have adopted a two-pronged approach to improving stack opacity. Efforts to date are showing positive results:

- 1. Replacing aging infrastructure and thoroughly inspecting and repairing oven masonry conditions. This minimizes gas leakage from the ovens to the flues and reduces stack opacity.
- 2. Implementing a thorough and methodical gas system inspection and correction program. This ensures clean gas is supplied, unrestricted to the batteries, allowing optimal combustion control and improving overall battery heating and stack opacity.

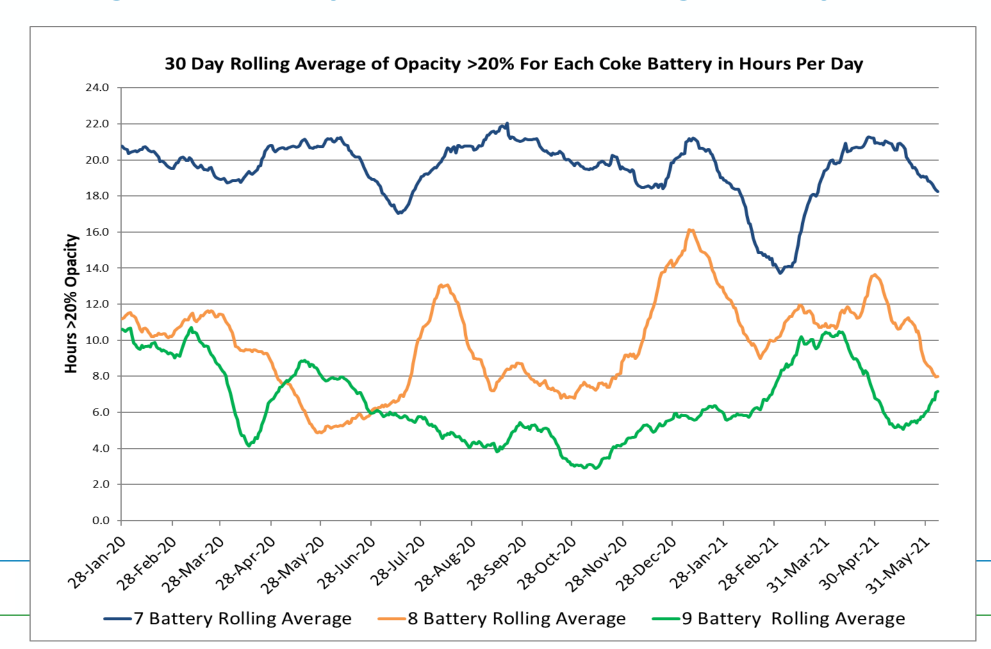


Cokemaking Stack Opacity Performance – Average Opacity





Cokemaking Stack Opacity Performance – Average Opacity Duration >20%





Technical Standard

Regulatory Instrument to replace existing SSS's

- A new integrated steelmaking industry Technical Standard for multiple air contaminants is under development
- Contaminants include: Suspended Particulate Matter, B(a)P, Benzene, Sulfur Dioxide, Total Reduced Sulfur and Manganese
- The MECP hosted a meeting April 25th to review the draft rationale document and has scheduled a series of follow up meetings to discuss concerns raised at the April meeting.

Algoma Steel participating in MECP led working groups focusing on:

- Fugitive metal/particulate emissions from on-site roadways; steel-making; slag management;
- Identifying current emission sources and air pollution controls to ensure no back-sliding;
- Expanding Leak Detection And Repair (LDAR) programs in by-product plants for benzene;
- Coke oven gas de-sulphurization (Federally required by January 1, 2026);
- Development of an Ontario-based cokemaking emission auditor training and certification program;
- Completing a jurisdictional review of best available emission control techniques globally;
- Industry economic overview and economic feasibility assessment (industry led);
- Development of trigger mechanisms to facilitate a review of the appropriateness of the Technical Standard every 7-8 years



Environmental Compliance Approvals

There are currently no applications for new environmental compliance approvals.

The MECP is proposing to amend the Benzene Emissions Control ECA to include new leak detection and repair requirements which will be implemented this calendar year.



LEAP - Addressing Legacy Environmental Issues

Legacy Environmental Action Plan (LEAP)

- The LEAP is a risk-based environmental management plan with the objectives of identifying, assessing, managing and mitigating off-site adverse environmental effects caused by Legacy Environmental Contamination at the Site.
- Targeted annual investment \$3.8 million; totaling \$79.8 million over 21 years

\$4.4 million in projects have are planned for 2021 including the following:

- Refurbish #7 Tank for future Groundwater Collection System (Underway)
- Design Base Line Road Ditch Water Treatment Facility (Underway)
- Carbon capture and storage testing (Underway)
- Extrusion briquetting testing (Underway)
- Boat Slip Sediment Study to develop a rehabilitation target for sediment quality criteria (Underway)
- Expanding the site wide baseline hydrogeological investigation (Underway)
- Design Oil Water Separator and Groundwater Collection System (Underway)
- Design Dirt / Oil / Water Separator for Vacuum Truck Dumping (Underway)
- Designing groundwater collection and treatment systems (Underway)
- Tank Bottom Clean-out (#1 & #5 Tanks) (Planned)
- Surface stabilization, ground and surface water management and revegetation (Underway)



Public Complaints

The following public complaints were received by the company since the last CLC:

- Noise Caused by blast furnace
- Odour Unknown source

An internal investigation into each public complaint is conducted and a report is submitted to the MECP and a summary is listed on the company website.



Next Meetings

- Proposed 2021 Schedule:
 - Sept 14th, 2021
 - Dec 14th, 2021

