

CONCRETE Build for life

December 17, 2019

Vickly La Financial Instruments Branch – Policy Unit Minisry of the Environment, Conservation and Parks 40 St. Clair Avenue West, 8th Floor Toronto, ON M4V 1M2

Re: ERO 019-0570: Harmonizing Greenhouse Gas Reporting Requirements to Reduce Burden

The Cement Association of Canada (CAC) is pleased to offer its support for these proposed changes, and in particular the aligning of both the definition of facility with the federal definition and the quantification methods and other requirements for reporting GHG emissions.

We are in support of any changes that reduce unnecessary costs and reduce regulatory burden and welcome the harmonization from these changes.

In conclusion, the cement industry supports the government's approach to streamlining regulations and reducing unnecessary red tape to ensure the competitiveness of industries in Ontario. We look forward to continuing to work with you on this and the Made-in-Ontario Environment Plan.

Sincerely,

Michael B. Megocine

Michael McSweeney President & CEO