UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.1)*

Cleveland Cliffs, Inc.

		(Name	e of issuer)			
		Con	mmon Stock			
		(Title of C	lass of Secur	ities)		
			185896107			
		(CU:	 SIP Number)			
		An	ril 29, 2005			
	(Date of Eve			of this statem		
	(Date of Eve	anc which req	ires irring (or chis scacem	enc.,	
is no repose secus	k the following box ot required only if rting beneficial owr rities described in eto reporting benefi Rule 13d-7).	the filing potential tem 1; and	erson: (1) has re than five p (2) has filed	s a previous s percent of the no amendment	tatement on fi class of subsequent	le
init for	remainder of this of ial filing on this fany subsequent amend losures provided in	form with resplants	pect to the suing information	ıbject class o	f securities,	and
to b 1934	information required "filed" for the pu ("Act") or otherwis shall be subject to s).	rpose of Sec se subject to	tion 18 of the the liabilit:	e Securities E les of that se	xchange Act of ction of the A	
Cusi	p No. 185896107		13G		Page 2 of 5 Pa	ges
	NAME OF REPORTING PE S.S. or I.R.S. IDENI		. OF ABOVE PER	RSON		
	Veredus Asset Manage 61-1350302	ement, LLC				
2.	CHECK THE APPROPRIAT	E BOX IF A M	EMBER OF A GRO	OUP*	(a) (b)	_
3.	SEC USE ONLY					
4.	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Commonwealth of Kent	ucky				
	ER OF	5. SOLE VO	TING POWER	9	00	
	FICIALLY	6. SHARED	VOTING POWER		(A)	
OWNE: EACH		7. SOLE DI	SPOSITIVE POWE	ER 9	00	
REPO: WITH	RTING PERSON	8. SHARED	DISPOSITIVE PO	OWER		
9.	AGGREGATE AMOUNT BEN	EFICIALLY OW	NED BY EACH RI	EPORTING PERSO	N	
	900					
10.	CHECK BOX IF THE AGO	GREGATE AMOUN'	I IN ROW (9) I	EXCLUDES CERTA	IN SHARES*	
11.	PERCENT OF CLASS REE	PRESENTED BY	AMOUNT IN ROW	9		
	.004%					

12. TYPE OF REPORTING PERSON*

(A) Certain clients have retained voting power on these shares Cusip No. 185896107 13G Page 3 of 5 Pages Schedule 13G Additional Information Item # 1. (a) Name of Issuer: Cleveland Cliffs, Inc. (b) Address of Issuer's Principal Executive Offices: 1100 Superior Avenue Cleveland, OH 44114 (a) Name of Person Filing: Veredus Asset Management, LLC An Investment Adviser Registered Under the Investment Advisers Act of 1940 (b) Address of Principal Business Office for Each of the Above: 6060 Dutchmans Lane, St 320 Louisville, KY 40205 (c) Citizenship: US Organized in the Commonwealth of Kentucky (d) Title of Class of Securities: Common Stock (e) CUSIP Number: 185896107 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b). The person filing is a: An investment adviser in accordance with Section 240.13d-1(b)(1)(ii)(E) 4. Ownership: (a) Amount Beneficially Owned: 900 (b) Percent of Class: .004% Cusip No. 185896107 13G Page 4 of 5 Pages (c) Number of shares as to which such person has: (i) sole power to vote or to direct the vote 900 (ii) shared power to vote or to direct the vote (iii) sole power to dispose or to direct the disposition of 900 (iv) shared power to dispose or to direct the disposition of 5. Ownership of Five Percent or Less of a Class: {x}

8. Identification and Classification of Members of the Group:

7. Subsidiary

Ownership of More than Five Percent on Behalf of Another Person:

- 9. Notice of Dissolution of Group:
- (A) Certain clients have retained the voting power on these shares

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10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

May 2, 2005

Date:

/s/ James R. Jenkins

Signature

Vice-President and Chief Operating Officer

Name/Title

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative other than an executive officer or general partner of the filing person, evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission.

ATTENTION: INTERNATIONAL MISSATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS (SEE 18 U.S.C. 1001)